CONSOLIDATED FINANCIAL STATEMENTS OF

MONUMENT MINING LIMITED

(Expressed in thousands of United States dollars)

Condensed Consolidated Interim Financial Statements For the three and six months ended December 31, 2016 (Unaudited)

In accordance with National Instrument 51-102 released by the Canadian Securities Administrators, the Company discloses that its auditors have not reviewed the condensed consolidated interim financial statements for the three months and six ended December 31, 2016.

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CONDENSED CONSOLIDATED INTERIM STATEMENTS OF FINANCIAL POSITION

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

	Notes	December 31, 2016	June 30, 2016
		Unaudited	Audited
		\$	\$
ASSETS			
Current assets			
Cash and cash equivalents	4	15,350	20,913
Trade and other receivables	5	1,385	1,476
Income tax receivable	6	2,082	1,761
Prepaid expenses and deposits		644	700
Inventories	7	12,962	9,726
Total current assets		32,423	34,576
Non-current assets			
Inventories	7	9,920	12,347
Property, plant and equipment	8	37,702	40,274
Exploration and evaluation	9	172,834	170,468
Intangible asset	10	1,272	1,272
Deferred costs	11	270	117
Total non-current assets		221,998	224,478
Total assets		254,421	259,054
LIABILITIES AND EQUITY			
Current liabilities			
Accounts payable and accrued liabilities	14	4,615	6,100
Finance lease obligations	15	18	138
Total current liabilities	10	4,633	6,238
Non-current liabilities			
Asset retirement obligations	16	9,215	10,232
Deferred tax liabilities		3,469	3,973
Total non-current liabilities		12,684	14,205
		17,317	20,443
Total liabilities		17,317	20,443
		11,511	20,443
Equity	17	·	
Equity Share capital	17 18	117,172	117,172
Equity Share capital Capital reserves – warrants	18	117,172 2,612	117,172 2,612
Equity Share capital Capital reserves – warrants Capital reserves – options		117,172 2,612 10,303	117,172 2,612 10,303
Equity Share capital Capital reserves – warrants	18	117,172 2,612	117,172 2,612 10,303 108,524 238,611

Commitments and contingencies (Notes 4 and 24) Subsequent events (Note 27)

Approved on behalf of the Board:

"Robert Baldock""Graham Dickson"Robert Baldock, DirectorGraham Dickson, Director

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF COMPREHENSIVE INCOME

For the three and six months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

	Notes	Three mont	hs ended	Six months	ended
		December 31,	December 31,	December 31,	December 31,
		2016	2015	2016	2015
		\$	\$	\$	\$
Mining operations					
Revenue		4,637	5,681	7,779	14,010
Production costs	19	(4,598)	(4,146)	(7,836)	(10,141)
Income/(loss) from mining operations		39	1,535	(57)	3,869
Corporate expenses	20	(929)	(891)	(1,657)	(1,656)
Income/(loss) before other items		(890)	644	(1,714)	2,213
Other income/(loss)					
Interest income		11	22	25	43
Gain on marketable securities		-	87	-	87
Gain on disposal of assets		-	-	-	32
Impairment loss		(6)	-	(6)	(63)
Foreign currency exchange gain/(loss)		828	(1,336)	408	(2,826)
Income/(loss) from other items		833	(1,227)	427	(2,727)
Loss before income taxes		(57)	(583)	(1,287)	(514)
Tax expense	21	(8)	(4,001)	(220)	(3,954)
Total net and comprehensive loss		(65)	(4,584)	(1,507)	(4,468)
Loss per share					
- Basic	22 :	\$ (0.00)	\$ (0.01)	\$ (0.00) \$	(0.01)
- Diluted	22 :	\$ (0.00)	\$ (0.01)	\$ (0.00) \$	(0.01)
Weighted average number of common shares		, ,	, ,	, , ,	
- Basic	22	308,718,030	310,218,030	308,718,030	310,218,030
- Diluted	22	308,718,030	310,218,030	308,718,030	310,218,030

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CHANGES IN EQUITY

For the three months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

	Common shares	Capital reserve - warrants	Capital reserve - options	Retained earnings	Total equity
	\$	\$	\$	\$	\$
Balances at June 30, 2015	118,015	2,612	10,302	110,204	241,133
Share-based compensation	-	-	1	-	1
Net loss for the period	-	-	-	(4,468)	(4,468)
Balances at December 31, 2015	118,015	2,612	10,303	105,736	236,666
Balances at June 30, 2016	117,172	2,612	10,303	108,524	238,611
Net loss for the period	-	-	-	(1,507)	(1,507)
Balances at December 31, 2016	117,172	2,612	10,303	107,017	237,104

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CASH FLOWS

For the three months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

	Notes	Three mont	hs ended	Six month	s ended
		December 31,	December 31,	December 31,	December 31,
		2016	2015	2016	2015
			\$		\$
Operating activities					
Net income/(loss) for the period		(65)	(4,584)	(1,507)	(4,468)
Adjustments to reconcile net income to net cash provided from					
operating activities:					
Depreciation, depletion and amortization		1,330	867	2,219	2,154
Accretion expense on asset retirement obligations		41	42	86	85
Share-based compensation		-	-	-	1
Unrealized foreign currency exchange (gain)/loss		(725)	1,385	(349)	1,093
Impairment loss		6	-	6	63
Gain on disposal of assets		-	-	-	(32)
Loss on gold forward sale settlement		-	-	-	233
Gain on marketable securities		-	(87)	-	(87)
Deferred income tax (recovery)/expense		(142)	4,000	(607)	3,953
Cash provided from/(used in) operating activities before change in					
working capital items		445	1,623	(152)	2,995
Change in non-cash working capital items:					
Trade and other receivables		560	(157)	91	(308)
Prepaid expenses and deposits		47	42	56	51
Inventories		499	(292)	(93)	(492)
Deferred business development costs		(133)	(133)	(153)	(230)
Accounts payable and accrued liabilities		135	(269)	(308)	(1,935)
Cash from/(used in) operating activities		1,553	814	(559)	81
Financing activities					
Payment of finance lease obligations	15	(56)	(57)	(117)	(117)
Cash used in financing activities		(56)	(57)	(117)	(117)
Investing activities			• • •	• • •	
Expenditures on exploration and evaluation, net of recoveries		(1,318)	(2,601)	(2,803)	(4,628)
Expenditures on property, plant and equipment		(1,318)	(418)	(2,003)	
Proceeds on disposal of equipment		(807)	(410)	(2,004)	(963) 363
Cash used in investing activities		(2,125)	(3,019)	(4,887)	(5,228)
cash asca in investing activities		(2,123)	(3,013)	(4,007)	(3,228)
Decrease in cash and cash equivalents		(628)	(2,262)	(5,563)	(5,264)
Cash and cash equivalents at the beginning of the period		15,978	26,351	20,913	29,353
Cash and cash equivalents at the end of the period	4	15,350	24,089	15,350	24,089
Cash and cash equivalents consist of:					
Cash		5,722	14,467	5,722	14,467
Restricted cash		9,628	9,622	9,628	9,622
		15,350	24,089	15,350	24,089

Supplemental Cash Flow Information (Note 25)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and six months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

1. Corporate Information and Nature of Operations

Monument Mining Limited ("Monument" or "the Company") is a Vancouver based gold producer, engaged in the operation of gold mines and acquisition, exploration and development of precious metals and other base metals mineral properties with a focus on gold. The Company is incorporated and domiciled under the Canada Business Corporations Act and listed on the Toronto Stock Venture Exchange ("TSX-V: MMY") and Frankfurt Stock Exchange ("FSE: D7Q1") with the head office located at 1100 Melville Street, Suite 1580, Vancouver, British Columbia, Canada V6E 4A6.

The Company's 100% owned Selinsing Gold Mine is located in Pahang State, Malaysia, and has been in commercial production since September 2010. The Company's exploration and development mineral assets are 100% owned through its subsidiaries, including the Selinsing gold portfolio in Pahang State, Malaysia comprised of the Selinsing, Buffalo Reef, Felda Land and Famehub projects (together "Selinsing"), and Murchison gold portfolio in Western Australia ("WA") comprised of the Burnakura, Tuckanarra and Gabanintha projects; and the Mengapur Polymetallic Project ("Mengapur") in Pahang State, Malaysia.

The condensed consolidated interim financial statements of the Company for the period ended December 31, 2016 comprising the Company and its subsidiaries are presented in thousands of United States ("US") dollars and all values are rounded to the nearest thousand dollar except per share amounts or where otherwise indicated.

These unaudited condensed consolidated interim financial statements were approved by the Board of Directors of the Company on February 28, 2017.

2. Basis of Preparation

These unaudited condensed consolidated interim financial statements have been prepared in accordance with IAS 34 – Interim Financial Reporting ("IAS 34") as issued by the International Accounting Standards Board ("IASB"). Accordingly, certain disclosures included in annual financial statements prepared in accordance with International Financial Reporting Standards ("IFRSs") as issued by the IASB have been condensed or omitted. These unaudited condensed interim consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended June 30, 2016 which have disclosed a detailed discussion of the Company's significant accounting policies along with significant accounting estimates and judgments used or exercised by management in the preparation of theses financial statements. A summary of significant accounting policies are presented in Note 3 and have been consistently applied in each of the periods presented.

These condensed consolidated interim financial statements were prepared on a going concern basis under the historical cost method except for certain derivatives, which are measured at fair value.

3. Significant Accounting Policies

The interim financial statements have been prepared in accordance with the accounting policies adopted in the Company's most recent annual financial statements for the year ended June 30, 2016 except where otherwise indicated

a) Critical accounting estimates and judgments

When preparing interim financial statements, management makes a number of judgments, estimates and assumptions in the recognition and measurement of assets, liabilities, income and expenses. Actual financial results may not equal the estimated results due to differences between estimated or anticipated events and actual events. The judgments, estimates and assumptions made in the preparation of these condensed interim consolidated financial statements were similar to those made in the preparation of the Company's annual financial statements for the year ended June 30, 2016.

b) New and amended standards and interpretations

Effective for future annual periods

IAS 12 - Income taxes: Recognition of Deferred Tax Assets for Unrealised Losses ("IAS 12")

IAS 12 has amendments to clarify the accounting for deferred tax assets for unrealised losses on debt instruments measured at fair value. The amendments clarify that an entity needs to consider whether tax law restricts the sources of taxable profits against which it may make deductions on the reversal of that deductible temporary difference. Furthermore, the amendments provide guidance on how an entity should determine future taxable profits and explains in which circumstances taxable profit may include the recovery of some assets for more than their carrying amount. Application of the standard is mandatory for annual periods beginning on or after January 1, 2017. The Company is evaluating any potential impact of this standard.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and six months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

IFRS 9 - Financial Instruments ("IFRS 9")

IFRS 9 will replace IAS 39 "Financial Instruments: Recognition and Measurement" (IAS 39). IFRS 9 utilizes a single approach to determine whether a financial asset is measured at amortized cost or fair value and a new mixed measurement model for debt instruments having only two categories: amortized cost and fair value. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. It also introduces a new expected loss impairment model and limited changes to the classification and measurement requirements for financial assets. Application of the standard is mandatory for annual periods beginning on or after January 1, 2018, with early application permitted. The Company is evaluating any potential impact of this standard.

IFRS 15 - Revenue from Contracts with Customers ("IFRS 15")

IFRS 15 will replace IAS 18, "Revenue", IAS 11, "Construction Contracts", and related interpretations on revenue. IFRS 15 establishes a single five-step model framework for determining the nature, amount, timing and uncertainty of revenue and cash flows arising from a contract with a customer. Application of the standard is mandatory for annual periods beginning on or after January 1, 2018, with early application permitted. The Company is evaluating any potential impact of this standard.

IFRS 16 - Leases ("IFRS 16")

IFRS 16 will replace IAS 17, "Leases". IFRS 16 provides a single lessee accounting model, requiring lessees to recognize assets and liabilities for all leases unless the lease term is 12 months or less or the underlying asset has a low value. Application of the standard is mandatory for annual periods beginning on or after January 1, 2019, with early application permitted. The Company is evaluating any potential impact of this standard.

4. Cash and Cash Equivalents

	December 31, 2016	June 30, 2016
	\$	\$
Cash and cash equivalents	5,722	11,279
Restricted cash	9,628	9,634
	15,350	20,913

Cash at banks earns interest at floating rates based on daily bank deposit rates.

As at December 31, 2016, the Company has restricted cash of \$9.63 million (June 30, 2016: \$9.63 million), which represents \$0.19 million (June 30, 2016: \$0.19 million) issued letters of credit as guarantees for custom duties and certain equipment, and \$9.44 million (June 30, 2016: \$9.44 million) set aside in a custodian bank account pursuant to a Shah Alam High Court Order, issued in relation to the litigation "SMSB vs Monument". The restricted cash is the subject of an interlocutory relief pending determination of the full trial; it is not an indicative settlement of legal liability, neither in nature nor in quantity.

On October 10, 2012, Selinsing Mining Sdn. Bhd. ("SMSB") filed a Writ and Statement of Claim against Monument and its wholly-owned subsidiaries, Selinsing Gold Mine Manager Sdn. Bhd. ("SGMM") and Able Return Sdn. Bhd. ("Able") (together "Monument"), claiming, among other things, a "5% Participating Joint Venture interest" from two of the tenements of Monument's Selinsing Gold Mine. SMSB was the previous sub-lease holder and operator that sold the Selinsing Gold Mine to Monument and its subsidiaries free and clear of any encumbrances. The transaction was closed on June 25, 2007 and SMSB was paid in full. SMSB did not make its claim in relation to the purported "Participating Joint Venture Interest" until October 2012. Monument denies that SMSB has any joint venture interest in the Selinsing Gold Mine and intends to continue to vigorously defend this claim which has no merit.

Monument and its Malaysian subsidiary has filed suit in Kuantan High Court against Kesit Pty Ltd. and Peter Steven Kestel, claiming for ownership of the 100% issued shares of SMSB by virtue of the "Able/Selinsing Purchase Agreement" dated May 31, 2007. The entire 100% of SMSB issued shares are now held by Kesit Pty Ltd., a company owned and controlled by Peter Steven Kestel. Peter Steven Kestel is also one of the Directors of SMSB.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and six months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

Trade and Other Receivables

	December 31, 2016	June 30, 2016
	\$	\$
Interest receivable	25	25
Goods and services tax receivable	378	326
Other receivables	982	1,188
	1,385	1,539
Impairment provision	-	(63)
	1,385	1,476

Trade and other receivables are non-interest bearing. Other receivables of \$0.98 million include \$0.90 million (June 30, 2016: \$1.03 million) due from Third Party contractors in relation to top soil iron production pursuant to the Harmonization Agreement (Note 9 (c)).

6. Income Tax Receivable

The Company paid income tax of \$2.41 million including income tax payable of \$0.33million and income tax instalments of \$2.08 million, subject to a ruling application for change of mining allowance computation. Subsequently, a favourable ruling was obtained from the Malaysia tax authority and as a result, the amounts became income tax receivable.

As of December 31, 2016, the income tax receivable balance of \$2.08 million (June 30, 2016: \$1.76 million) comprised of \$1.98 million (June 30, 2016: \$1.76 million) from fiscal 2015 and fiscal 2016, and \$0.10 million (June 30, 2016: \$nil) from fiscal 2017, which is the net of current period tax instalments paid of \$0.43 million and current tax expense of \$0.33 million (Note 21).

7. Inventories

	December 31, 2016	June 30, 2016
	\$	\$
Current assets		
Mine operating supplies	1,302	1,347
Stockpiled ore	7,109	4,127
Material discharged from gravity plant for CIL process	503	558
Work in progress	4,048	3,678
Finished goods	-	16
	12,962	9,726
Non-current assets		
Stockpiled ore (a)	9,920	12,347
	22,882	22,073

The cost of inventory that were incurred and recorded against cost of gold sold during the quarter ended December 31, 2016 was \$4.30 million (Q2 fiscal 2016: \$3.79 million).

(a) The portion of the ore stockpile that is to be processed more than 12 months from the reporting date is classified as non-current inventory. As at the six-month ended December 31, 2016, non-current assets include ore stockpiled of 1,171,060 tonnes (June 30, 2016: 1,751,879) comprised of 1,151 tonnes (June 30, 2016: 162,540 tonnes) of sulphide ore with an estimated 29 ounces (June 30, 2016: 7,619 ounces) of contained gold and 1,169,549 tonnes (June 30, 2016: 1,589,339) of super low grade oxide ore with an estimated 19,192 ounces (June 30, 2016: 26,305 ounces) of contained gold. During the quarter, 173,957 tonnes of sulphide ore with an estimated 8,116 ounces of contained gold have been reclassified to current assets from non-current assets.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and six months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

8. Property, Plant and Equipment

	Mineral	Buildings, plant	Construction	Tota
	Properties (a)	and equipment	in Progress (b)	
	\$	\$	\$	5
Cost				
As at June 30, 2015	46,938	45,694	592	93,224
Addition	340	472	2,379	3,191
Change in ARO provision	302	108	-	410
Disposal	-	(387)	-	(387)
Impairment on long-lived assets	-	(470)	-	(470)
Reclassification	-	(623)	-	(623)
As at June 30, 2016	47,580	44,794	2,971	95,345
Addition	675	190	703	1,568
Change in ARO provision	(63)	(26)	-	(89)
As at December 31, 2016	48,192	- 44,958	3,674	96,824
Accumulated depreciation				
As at June 30, 2015	(28,345)	(16,053)	-	(44,398)
Charge for the period	(8,633)	(2,663)	-	(11,296)
Reclassification	-	623	-	623
As at June 30, 2016	(36,978)	(18,093)	-	(55,071)
Charge for the period	(2,780)	(1,271)	-	(4,051)
As at December 31, 2016	(39,758)	(19,364)	-	(59,122)
No. 1 and a second seco				
Net book value	10.502	20.041	гоэ	40.000
As at June 30, 2015	18,593	29,641	592	48,826
As at June 30, 2016	10,602	26,701	2,971	40,274
As at December 31, 2016	8,434	25,594	3,674	37,702

- a) Included under mineral properties is the Selinsing Gold Mine in Pahang State, Malaysia, comprised of open pits from the Selinsing Gold and Buffalo Reef, subject to depletion on a unit of production basis.
- b) Included under Construction in Progress are the Selinsing Phase IV plant upgrades at Selinsing Gold Mine in Malaysia, including testing and building an Intec circuit in order to treat sulphide ore, and the Burnakura heap leach facility development and crushing circuit upgrade for the Burnakura Gold Processing Plant in Western Australia. Construction expenditure is not subject to depreciation until it is available for use.

As of December 31, 2016 total expenditures were \$3.67 million, comprised of \$2.19 million (June 30, 2016: \$1.78 million) for the Selinsing Phase IV plant upgrades with \$0.41 million incurred in the current fiscal year and \$1.48 million (June 30, 2016: \$1.19 million) for the Burnakura heap leach facility and crushing plant upgrade with \$0.23 million incurred in the current fiscal year.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and six months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

9. Exploration and Evaluation

	Selinsing	Murchison	Mengapur	Total
	Gold Portfolio	Gold Portfolio	Polymetallic Portfolio	
	\$	\$	\$	\$
	Note 9 (a)	Note 9 (b)	Note 9 (c)	
Balance, June 30, 2015	22,704	21,799	118,266	162,769
Acquisition costs	-	24	(41)	(17)
Assay and analysis	673	274	-	947
Drilling	810	1,112	-	1,922
Geological	547	669	14	1,230
Metallurgical	21	90	-	111
Plant maintenance	-	232	-	232
Site activities	979	1,163	674	2,816
Site infrastructure	-	38	-	38
Asset retirement obligations	-	(8)	49	41
Property fees	-	208	171	379
Balance, June 30, 2016	25,734	25,601	119,133	170,468
Acquisition costs	12	-	-	12
Assay and analysis	281	37	-	318
Drilling	90	26	-	116
Geological	300	160	12	472
Metallurgical	2	29	-	31
Plant maintenance	-	108	-	108
Site activities	287	474	415	1,176
Asset retirement obligations	(47)	9	(15)	(53)
Property fees	-	192	-	192
Impairment loss	-	(6)	-	(6)
Balance, December 31, 2016	26,659	26,630	119,545	172,834

a) Selinsing Gold Portfolio

The Company has a 100% interest in the Selinsing Gold Exploration and Evaluation Portfolio including Selinsing Deep, a part of Buffalo Reef, Felda Land and Famehub, which lie continuously and contiguously along the gold trend upon which the Selinsing Gold Mine is located. As of December 31, 2016 the Selinsing Gold Portfolio totalled \$26.66 million that was comprised of \$1.97 million for Selinsing Deep, \$16.83 million for Buffalo Reef, \$2.81 million for Felda Land and \$5.05 million for Famehub.

Selinsing Deep

The Company acquired a 100% interest in the Selinsing Gold Project in 2007 through its 100% owned subsidiary Able Return Sdn. Bhd. and since then some deposits across those projects have been developed into a production and have been classified to property, plant and equipment (Note 8(a)). Continuing expenditure underneath these deposits ("Selinsing Deep") is recorded against exploration and evaluation with expenditures of \$0.16 million incurred in the current fiscal year.

Buffalo Reef

On June 25, 2007, the Company acquired 100% of the common shares of Damar Consolidated Exploration Sdn. Bhd., a company incorporated under the laws of Malaysia, thereby effectively acquiring 100% of the Buffalo Reef tenement property interests. Some deposits at Buffalo Reef have been placed into production and are recorded within property, plant and equipment (Note 8(a)). Exploration and evaluation expenditures of \$0.68 million were incurred in the current fiscal year for Buffalo Reef.

Felda Land

The Company acquired exclusive irrevocable exploration licenses over 896 acres of Felda Land through a subsidiary Able Return Sdn Bhd from settlers – individual owners of blocks on the Felda Land, with consent from Federal Land Development Authority ("FELDA"). The Felda Land is located east and south adjacent to Selinsing and Buffalo Reef, gazetted as a group settlement area

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and six months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

covering 3,920 acres of land. Exploration and evaluation expenditures of \$0.08 million were incurred in the current fiscal year at Felda Land (2016: \$0.98 million).

Pursuant to these agreements with settlers, certain portions of Felda Land shall be converted to mining leases upon exploration success at the Company's discretion, subject to regulatory approval. The exclusive mining permits will be automatically assigned for mining to the Company in event of approval of the mining leases obtained by those settlers.

On October 31 2016, the Company has acknowledged of the approval from Pahang State authority to grant Proprietary Mining Leases (the "PML") to the underlying land owners (previous Settlers) at Block 7 including a total 39 acres of Felda Land.

The administrative process has now been commenced for land re-registration to convert Felda Land to privately free hold land and issuance of a PML. Upon completion of re-registration, a cost of \$2.63 million will be transferred to mineral properties and mining development and production shall begin.

<u>Famehub</u>

On August 13, 2010, the Company acquired a 100% interest in Famehub Venture Sdn. Bhd. ("Famehub"), a company incorporated in Malaysia to purchase a land package consisting of approximately 32,000 acres of prospective exploration land as well as the associated data base. This land is located to the east of the Selinsing Gold project and the Buffalo Reef prospect. No exploration and evaluation expenditures were incurred in the current fiscal year for Famehub.

b) Murchison Gold Portfolio

The Company has a 100% interest in the Murchison Gold Portfolio consists of the Burnakura, Gabanintha, and Tuckanarra gold properties, located in the Murchison Mineral Field, a highly prospective historical gold province within the Murchison District of Western Australia. Burnakura and Gabanintha are located 40 km southeast of Meekatharra, WA and 765 km northeast of Perth, WA. Tuckanarra is located approximately 40 km south west of Burnakura. As of December 31, 2016 the Murchison Gold Portfolio totalled \$26.63 million that was comprised of \$20.22 million (\$8.41 million for acquisition and \$11.81 million for exploration and development) for Burnakura, \$3.12 million (\$2.92 million for acquisition and \$0.20 million for exploration) for Gabanintha and \$3.29 million (\$3.06 million for acquisition and \$0.23 million for exploration) for Tuckanarra.

Burnakura

In February 2014, Monument acquired the Burnakura Gold Project and Gabanintha Gold Project that includes a number of mining and exploration tenements and lease applications and a fully operational gold processing plant, a newly developed camp site and all necessary infrastructure.

Exploration and evaluation expenditures of \$0.99 million were incurred in the current fiscal year for Burnakura including \$0.11 million for plant maintenance, \$0.22 million for continuous resource definition and economic study, \$\$0.10 million for early stage production mine development, \$0.17 million property fees and \$0.41 million for camp maintenance.

Gabanintha

Gabanintha Gold Project was acquired in conjunction with Burnakura, containing a number of prospective tenements located 20 km to the east of Burnakura. No exploration and evaluation expenditures were incurred in the current fiscal year for Gabanintha.

Tuckanarra

In November 2014, Monument acquired, free and clear of any encumbrances, a 100% interest in Tuckanarra consisting of two exploration licenses, six prospecting licenses and a mining lease covering a total of 416 square km and containing approximately 100,000 historical indicated and inferred Joint Ore Reserves Committee (JORC) compliant ounces of gold. Exploration and evaluation expenditures of \$0.02 million were incurred in the current fiscal year for Tuckanarra.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

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c) Mengapur Polymetallic Portfolio

As of December 31, 2016 the Mengapur Polymetallic Portfolio totalled \$119.55 million that was comprised of \$108.56 million (\$93.23 million for acquisition and \$15.33 million for exploration and development) for Mengapur and \$10.99 million for Star Destiny (\$3.64 million for acquisition and \$7.35 million for exploration).

Mengapur

The Mengapur Project is located in Pahang State, Malaysia, approximately 130 kilometers from Monument's wholly-owned Selinsing Gold Mine near Sri Jaya, 12 kilometers from a highway and 75 kilometers from the Malaysian port of Kuantan.

In February and December 2012 the Company acquired a 100% interest in Cermat Aman Sdn. Bhd. ("CASB"), a Malaysian company, through MMSB. As a result, the Company now holds a 100% interest in the Mengapur Polymetallic project ("Mengapur Project"). In February 2014, the Company acquired additional rights to oxide magnetite material contained in the top soil at the Area C, Mengapur Project.

The previous owner of the Mengapur Polymetallic Project, Malaco Mining Sdn. Bhd. and its group of companies and shareholders (collectively, "Malaco") held the rights to oxide magnetite material contained in top soil overburden at the Mengapur Project, including Areas A and B of the Mengapur Project (Note 14).

The Mengapur Project has been put on hold under care and maintenance with intention to apply Intec Technology in testing sulphide copper metal recovery on site upon completion of the Intec trial test work on sulphide gold ore at the Company's Buffalo Reef property. Exploration and evaluation expenditures of \$0.41 million were incurred in the current fiscal year for Mengapur care and maintenance, which includes \$0.17 million of amortization.

MMSB is the exclusive operator of the Mengapur Project. It entered into a Harmonization Agreement with Phoenix Lake Sdn. Bhd. ("PLSB") and ZCM Minerals Sdn. Bhd. ("ZCM") (together the "Third Parties"). Pursuant to the Harmonization Agreement, the Third Parties have exclusive rights to mine near-surface oxide iron ores contained in top soil overburden at Area A and Area B under certain conditions, and to purchase the mined oxide iron ore material from MMSB for RM28 per tonne; MMSB has full right to protect its other mineral assets in the same top soil and continue developing access to sulfide and transitional resources. The Company carried out grade control and supervision over the mining operation, including collecting proceeds from Iron Ore sales on behalf of Malaco, with all operating costs incurred by MMSB to maintain iron ore operation site to be recovered in full.

The Third Parties have discontinued Iron Ore production since January 2015. The balance of \$0.90 million is overdue by the Third Parties to the Operator (Note 5).

Star Destiny

On November 21, 2011, the Company acquired a 100% interest in Star Destiny Sdn. Bhd. ("Star Destiny") through its wholly owned Malaysian subsidiary; Monument Mengapur Sdn. Bhd. Star Destiny holds an exploration permit covering a 750 hectare property in Pahang State, Malaysia, adjacent to the Mengapur Polymetallic project.

The prospecting exploration permit for the Star Destiny prospect expired on September 23, 2012. No activities were carried at the operation site since. The Company submitted an application of renewal in November 2011 to the Pahang State authority; it also submitted two applications for mining licenses in 2009 and 2010 over sections of the same area. Another application for a mining lease over the prospecting land was also submitted in August 2012. The Company has yet to receive an official notification from the Pahang State authority in response to its applications and several inquiries regarding the title status. According to the Malaysia Mining Enactment 2007, the Company has considered its status quo for the Star Destiny tenement title remaining intact.

No exploration and evaluation expenditures were incurred in the current fiscal year for Star Destiny.

10. Intangible Asset

On February 6, 2015, pursuant to the Heads of Agreement entered by Monument and Intec International Projects Pty Ltd ("Intec"), the Company was granted an interim license to exploit the Intec technology with several patents for the extraction of gold and copper from sulphide concentrate; and subject to success of the trial commercialization test work and certain conditions, Monument will obtain the license rights to exploit the Intec technology in respect to an agreed territory which covers most of South East Asia, including Malaysia, Australia and China.

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The consideration of 14 million fully paid Monument common shares were issued to Intec at CAD\$0.25 per share for aggregated deemed value of CAD\$3.50 million, which has been valued according to IFRS 2 "Share-based Payments" at the closing date market price of CAD\$0.10 per share for aggregate cost of \$1.12 million (CAD\$1.40 million).

The following table includes total transaction costs including \$0.15 million incurred in due diligence that was recorded in intangible asset and against share capital as of December 31, 2016:

	Total
	\$
Share issued for Intec License	1,118
Due diligence costs	154
	1,272

No amortization is recognized until the Intec circuit is complete and placed in use as intended by the Company.

11. Deferred Costs

Deferred costs include potential mineral property acquisitions, financing, and associated due diligence expenditure that have been incurred however, have not been capitalized against underlying assets, or not been charged to earnings until later reporting periods when the underlying transactions are closed or abandoned. As at the six month period ended December 31, 2016, total deferred cost of \$0.27 million included business development cost of \$0.19 million (June, 30, 2016: \$0.89 million) and project financing costs of \$0.08 million (June, 30, 2016: \$0.03 million).

	December 31, 2016	June 30, 2016	
	\$	\$	
Business development	189	89	
Project financing	81	28	
	270	117	

12. Capital Management

The Company manages its capital to ensure that it will be able to continue to meet its financial and operational strategies and obligations, while maximizing the return to shareholders through the optimization of equity financing. Management continuously monitors its capital position and periodically reports to the Board of Directors.

The Company is sensitive to changes in commodity prices and foreign exchange. The Company's policy is to not hedge gold sales. The Company's capital management policy has not changed in the 2017 fiscal year.

The Company's objectives when managing capital are to:

- Ensure the Company has sufficient cash available to support the mining, exploration, and other areas of the business in any gold price environment;
- Ensure the Company has the capital and capacity to support a long-term growth strategy; and
- Minimize counterparty credit risk.

Other than restricted cash (Note 4) the Company is not subject to any externally imposed capital restrictions. Monument has the ability to adjust its capital structure by issuing new equity, issuing new debt, and by selling or acquiring assets. The Company can also control how much capital is returned to shareholders through dividends and share buybacks.

The capital of the Company consists of items included in equity and debt, net of cash and cash equivalents.

	December 31, 2016	June 30, 2016 \$	
	\$		
Total equity attributable to shareholders	237,104	238,611	
Total borrowings	-	-	
	237,104	238,611	
Less: cash and cash equivalents	(15,350)	(20,913)	
Total capital	221,754	217,698	

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13. Financial Instruments and Financial Risk

The Company's financial instruments are classified as loans and receivables (cash and cash equivalents, restricted cash and trade and other receivables, financial assets at fair value through profit or loss (FVTPL) (marketable securities) and other financial liabilities (accounts payable and accrued liabilities).

a) Fair value measurement

The carrying amounts of cash and cash equivalents, restricted cash, trade and other receivables and other financial liabilities – accounts payable and accrued liabilities are considered reasonable approximations of their fair values due to the short-term nature of these instruments.

The Company does not have any financial assets or financial liabilities measured for fair value on a recurring basis.

b) Risk exposures and responses

The Company's financial instruments are exposed to market risk, credit risk, and liquidity risk.

Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk is comprised of three types of risk: foreign currency risk, price risk and interest rate risk.

Foreign currency risk

The Company is exposed to foreign currency risk to the extent financial instruments held by the Company are not denominated in US dollars.

At the reporting date, the Company is exposed to foreign currency risk through the following assets and liabilities denominated in Malaysian ringgit (RM), Australian dollar (AUD) and Canadian dollar (CAD):

	Dece	December 31, 2016		June 30, 2016		
	\$	\$	\$	\$	\$	\$
(in 000's, US dollar equivalent)	AUD	RM	CAD	AUD	RM	CAD
Financial instrument – assets						
Cash and cash equivalents	70	229	1,003	335	286	1,894
Restricted cash	-	186	-	-	192	-
Trade and other receivable	22	1,338	15	31	1,100	19
Financial instruments – liabilities						
Accounts payable and accrued liabilities	(180)	(4,272)	(162)	(1,288)	(4,632)	(209)

The Company has not hedged any of its foreign currency risks. The derivative components associated with foreign currency fluctuation are fair valued at each reporting date and gains or losses are recorded in profit or loss.

Based on the above net exposures as at December 31, 2016 and assuming that all other variables remain constant, a 5% depreciation or appreciation of the RM against the US dollar would result in an increase/decrease of approximately \$0.13 million (June 30, 2016 – \$0.15 million) in the Company's net income, a 5% depreciation or appreciation of the CAD against US dollar would result in an increase/decrease of approximately \$0.04 million (June 30, 2016 – increase/decrease \$0.09 million) in net income and a 5% depreciation or appreciation of the AUD against the US dollar would result in an increase/decrease of approximately \$nil (June 30, 2016 – increase/decrease \$0.05 million) in net income.

Price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices other than those arising from interest rate risk or foreign currency risk. The Company has not hedged any of its commodity price risks.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates. Generally, the Company's interest income will be reduced during sustained periods of lower interest rates as higher

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yielding cash equivalents and short-term investments mature and the proceeds are reinvested at lower interest rates. The converse situation will have a positive impact on interest income.

To limit interest rate risk, the Company uses a restrictive investment policy. The fair value of the investments of financial instruments included in cash and cash equivalents is relatively unaffected by changes in short-term interest rates. The investments are generally held to maturity and changes in short-term interest rates do not have a material effect on the Company's operations.

Credit risk

The Company's credit risk on trade receivable is negligible and the balances were collected subsequent to end of reporting period.

The Company is exposed to concentration of credit risk with respect to cash and cash equivalents (Note 4). The maximum exposure to credit risk is the carrying amounts at December 31, 2016. The amount of \$9.91 million (June 30, 2016: \$10.68 million) is held with a Malaysian financial institution, \$0.07 million with an Australian financial institution (June 30, 2016: \$0.33 million) and \$5.37 million (June 30, 2016: \$9.90 million) is held with Canadian financial institutions.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk through budgeting and forecasting cash flows to ensure it has sufficient cash to meet its short-term requirements for operations, business development and other contractual obligations. The Company's cash and cash equivalents are highly liquid and immediately available on demand for the Company's use. The table below summarizes the maturity profile of the Company's non-derivative and derivative financial liabilities as at December 31, 2016.

	Dece	December 31, 2016		June 30, 2016	
	\$	\$	\$	\$	
	Current	rent Non-Current Curren	Current	t Non-Current	
	<1 year	1-3 years	<1 year	1-3 years	
Non derivative liabilities					
Accounts payable and accrued liabilities	4,615	-	6,100	-	
Finance lease obligations	18	-	138	-	
	4,633	-	6,238	-	

14. Accounts Payable and Accrued Liabilities

	December 31, 2016	June 30, 2016
	\$	\$
Trade payables	3,398	4,598
Salaries and benefits payable	288	451
Other payable	929	1,051
	4,615	6,100

Terms and conditions of the above financial liabilities:

- Trade payables are non-interest-bearing and are normally settled on 30-day terms.
- Salaries and benefits payables are non-interest-bearing and are normally settled on 30-day terms.
- Included in other payables are due to Malaco in the amount of \$0.93 million (June 30, 2016: \$1.03 million), pending receipt of the Third Parties payment in relation to the third parties' iron ore operations at the Mengapur (Note 9(c)).

15. Finance Lease Obligations

	December 31, 2016	June 30, 2016
	\$	\$
Current liabilities		
Finance lease	18	138
	18	138

Included in finance lease is an on-site SGS laboratory at the Mengapur site with a term of three years from February 1, 2014 to January 31, 2017 at a monthly flat rate. Pursuant to the terms of the lease agreement, SGS Malaysia provides full laboratory

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services with additional fees charged for assays exceeding the agreed limit. The title of all laboratory facilities and equipment provided by SGS Malaysia will be transferred to the Company at the end of the lease term. The lab has been used for all exploration assay work and metallurgical test work across Monument's Malaysian operations.

16. Asset Retirement Obligations

The Company's asset retirement obligations ("ARO") as of December 31, 2016 were \$9.22 million, consisting of reclamation and closure costs for mine development and exploration activities. Although the ultimate amount of reclamation costs to be incurred cannot be predicted with certainty, the total cash flows required to settle the Company's obligations before discount is estimated to be \$10.64 million (June 30, 2016: \$11.78 million), comprised of \$9.51 million for Malaysia projects (June 30, 2016: \$10.62 million) and \$1.13 million for the Australia Projects (June 30, 2016: \$1.16 million).

As at December 31, 2016 the present value of the Company's ARO was \$9.22 million (June 30, 2016: \$10.23 million), comprised of \$4.30 million for Selinsing gold portfolio (June 30, 2016: \$4.86 million) using a pre-tax risk-free rate of 4.22% (June 30, 2016: 3.75%) and an inflation rate of 1.80% (June 30, 2016: 2.00%); \$1.07 million (June 30, 2016: \$1.07 million) for the Murchison gold portfolio using a pre-tax risk-free rate of 1.50% (June 30, 2016: 1.75%) and an inflation rate of 1.30% (June 30, 2016: 1.30%); and \$3.85 million for Mengapur which was not subject to discount because the timing and discount factors are not yet able to be determined.

Significant reclamation and closure activities include land rehabilitation, slope stabilization, decommissioning of tailing storage facilities, mined waste dump, road bridges, buildings and mine facilities.

The following is an analysis of the asset retirement obligations:

	December 31, 2016	June 30, 2016
	\$	\$
Opening balance	10,232	10,087
Accretion expense	96	337
Reassessment of liabilities	(136)	306
Foreign currency exchange gain	(977)	(498)
Closing balance	9,215	10,232

17. Share Capital

a) Authorized

Unlimited common shares without par value.

b) Common shares

Issued and outstanding:

	Number of shares	Value assigned
		\$
Balance, June 30, 2015	324,218,030	118,015
Forfeited/cancelled (i)	(1,500,000)	(843)
Balance, June 30, 2016 and December 31, 2016	322,718,030	117,172

i. On September 12, 2011 the Company acquired 49% interest in the Mersing Gold Project (Tenement MC1221) from Zackry Mohamed Iwaz and Kesit Pty Ltd, a company controlled by Peter Steven Kestel (together the "Vendor Group"), subject to MC1221 being transferred by the Vendor Group to a joint venture Company Himpunan Suci Sdn. Bhd. ("HSSB"), the sole and primary company that owns MC 1221. The Company paid CAD 0.50 million in cash and issued 1.5 million fully paid Monument common shares to the Vendor Group (together the "Vendor Group") in relation to the Mersing Gold Project. Due to the Vendor Group's failure of the registration of MC 1221 under HSSB, the Company recorded an impairment charge of \$1.39 million on the Mersing project in fiscal 2013 and commenced legal action to recover its costs.

In March 2016, the Company obtained a Judgment from the Shah Alam High Court in Malaysia, which ordered the Vendor Group to refund a sum of Malaysia Ringgit 1,790,299 and return 1.5 million fully paid Monument common shares to the Company by April 10, 2016. The cash was received in full, equivalent to \$0.49 million (CAD\$0.58 million

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including acquisition cost of CAD\$0.50 million plus interest of CAD\$0.08 million) in March 2016; the 1.5 million fully paid common shares at a cost of \$0.84 million were received from the Vendor Group and returned to treasury in June 2016.

18. Capital Reserves

	December 31, 2016	June 30, 2016
	\$	\$
Warrants (a)	2,612	2,612
Options (b)	10,303	10,303
	12,915	12,915

a) Share purchase warrants

As at December 31, 2016 there were no warrants outstanding.

b) Stock options

At the Annual General Meeting of Shareholders ("AGM") held on December 15, 2016, the Company's shareholders approved an fixed 10% restricted Share unit plan (the "RSU Plan") and Amended 5% Fixed Stock Option Plan (the "2016 Stock Option Plan") to replace the Company's 2015 15% Fixed Stock Option Plan. Under the RSU Plan and 2016 Stock Option Plan, the total number of shares reserved for issuance will remain at 48,632,705, of which 32,421,800 will be reserved under the RSU Plan and 16,210,905 will be reserved under the 2016 Stock Option Plan.

At December 31, 2016, there were 32,421,800 common shares available for future grant and none issued under the RSU Plan and 11,790,405 common shares available for future grant under the 2016 Stock Option Plan, comprised of 16,210,905 reserved for issuance, less 4,070,499 stock options exercised to date and 350,000 stock options outstanding.

During the six months ended December 31, 2016, 100,000 stock options expired and 13,043,666 stock options were voluntarily forfeited by Management. The Company will take the forfeitures into account when determining grants of RSUs under the RSU plan.

The general terms of stock options granted under the 2016 Stock Option Plan include an exercise period of up to ten years and a vesting period of up to two years. The exercise prices of all stock options granted during the prior period were equal to the closing market prices at the grant date.

The following tables summarize the stock options outstanding at December 31, 2016:

	Options outstanding Options en			Options exerci	exercisable	
Exercise price CAD\$	Number of common shares	Expiry date	Weighted average life (years)	Number of common shares	Weighted average exercise price CAD\$	
0.45	150,000	07-Mar-17	0.18	150,000	0.45	
0.33	200,000	04-Sep-18	1.68	200,000	0.33	
	350,000		1.04	350,000	0.38	

	Number of common shares under option plan	Weighted average exercise price	
		CAD\$	
Balance, June 30, 2015	18,415,501	0.35	
Forfeited/expired	(4,921,835)	0.38	
Balance, June 30, 2016	13,493,666	0.34	
Forfeited/expired	(13,143,666)	0.34	
Balance, December 31, 2016	350,000	0.38	

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19. Production Costs

	Three months end	Three months ended December 31,		ed December 31,
	2016	2015	2016	2015
	\$	\$	\$	\$
Mining	559	479	1,017	1,381
Processing	2,402	2,465	4,084	5,926
Royalties	260	299	416	610
Operations, net of silver recovery	9	16	19	31
	3,230	3,259	5,536	7,948
Accretion of asset retirement obligation	41	42	86	85
Depreciation and amortization	1,327	845	2,214	2,108
	4,598	4,146	7,836	10,141

20. Corporate Expenses

	Three months end	Three months ended December 31,		ded December 31,
	2016	2015	2016	2015
	\$	\$	\$	\$
Office and general expenses	79	48	128	86
Rent and utilities	18	18	33	32
Salaries and wages	387	294	780	590
Share-based compensation	-	-	-	1
Legal, accounting and audit	254	316	452	559
Shareholders communication	89	59	119	100
Travel	62	87	73	188
Regulatory compliance and filing	37	47	45	54
Project investigation	-	-	21	-
Amortization	3	22	6	46
	929	891	1,657	1,656

21. Income Tax Expense

The Company estimates income tax expense using the tax rate that would be applicable to the expected earnings, the major components of income tax expense is as follows:

	Three months ende	Three months ended December 31,		December 31,
	2016	2015	2016	2015
	\$	\$	\$	\$
Current income tax expense (Note 6)	(216)	(1,879)	(325)	(1,879)
Deferred income tax (expense)/recovery	208	(2,122)	105	(2,075)
	(8)	(4,001)	(220)	(3,954)

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22. Loss Per Share

The calculation of basic and diluted earnings per share for the relevant periods is based on the following:

	Three months ended December 31,			Six months	Six months ended December 31,		
		2016		2015	201	6	2015
Net loss for the period	\$	(65)	\$	(4,584) \$	\$ (1,507) \$	(4,468)
Basic weighted average number of common shares outstanding		308,718,030		310,218,030	308,718,030)	310,218,030
Diluted weighted average number of common share outstanding		308,718,030		310,218,030	308,718,030		310,218,030
Basic loss per share	\$	(0.00)	\$	(0.01) \$	\$ (0.00) \$	(0.01)
Diluted loss per share	\$	(0.00)	\$	(0.01) \$	\$ (0.00) \$	(0.01)

All warrants and options are potentially dilutive in the three months ended December 31, 2016 and 2015, but excluded from the calculation of diluted earnings per share are those for which the average market prices below the exercise price.

As at December 31, 2016, 14,000,000 shares outstanding have been excluded from the weighted average number of shares outstanding because these shares are to be earned subject to success of the trial commercialization testwork and certain milestones and unearned shares upon termination will be returned to treasury (Note 10).

The shares have been placed in escrow with Intec earning shares by achieving certain milestones based on Intec trial test work. An initial 25% of the escrow shares will be earned by Intec upon Monument accepting that results of the pilot plant testing is satisfactory and elects to proceed to the pre-commercial plant testing. A further 25% of the escrow shares will be earned by Intec upon Monument accepting that the results of the pre-commercial plant testing is satisfactory and electing to proceed to the trial commercial plant testing. The remaining 50% of the escrow shares will be earned by Intec upon Monument accepting that the result of the trial commercial plant testing is satisfactory. If the Company determines that the results of testwork do not satisfy its requirements, the Company will have the right to terminate the Heads of Agreement and unearned escrow shares will be returned to the Company. The terms of escrow period have been extended to July 16, 2017.

As of December 31, 2016 no shares for Intec have been released from escrow.

23. Related Party Transactions

Key management personnel

The Company's related parties include key management, who have authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly: five directors (executive and non-executive), the Chief Executive Officer ("CEO"), the Chief Financial Officer and the Vice President of Business Development who directly reports to the CEO.

The remuneration of the key management of the Company as defined above including salaries, director fees and stock-based compensation is as follows:

	Three months en	Three months ended December 31,		ded December 31,
	2016	2015	2015 2016	2015
	\$	\$	\$	\$
Salaries	247	246	498	497
Directors' fees	62	72	118	140
	309	318	616	637

There were no amounts due to related parties at December 31, 2016 (December 31, 2015: \$nil).

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24. Commitments and Contingencies

	2017	2018	2019	2020	2021	Total
	\$	\$	\$	\$	\$	\$
Operating leases	46	47	40	40	40	213
Mineral property obligations	155	540	643	613	686	2,637
Purchase commitments	641	-	-	-	-	641
	842	587	683	653	726	3,491

Operating leases relate to premises leases. Purchase commitments are mainly for Selinsing mine operations in Malaysia and mineral property obligations are mainly for the Murchison Gold Portfolio in Western Australia.

Commitments relating to mineral property obligations are included in exploration and evaluation expenditure. This expenditure is required to keep tenements in good standing with relevant government authorities.

25. Supplemental Cash Flow Information

	Three months ended December 31,		Six months ended December	
	2016	2015	2016	2015
	\$	\$	\$	\$
Interest received	11	20	24	41
Income taxes paid	(172)	(1)	(847)	(1)
Non-cash working capital, financing and investing activities:				
Amortization charged to mineral properties	134	149	268	310
Amortization inherent in inventory	638	1,846	2,945	4,588
Expenditures on mineral properties in accounts payable	467	194	271	981
Plant and equipment costs included in accounts payable	16	-	16	-

26. Segment Disclosures

The Company operates primarily in the gold mining industry and its major product is gold. Its activities include gold production, acquisition, exploration and development of gold and other base metal properties. The Company's mining operations are in Malaysia. Other than the exploration area segment, no operating segments have been aggregated to form reportable operating segments.

The Company's reportable operating segments reflect the Company's individual mining interests and are reported in a manner consistent with the internal reporting used by the Company's management to assess the Company's performance.

Non-mining, corporate and other operations are reported in "Corporate".

a) Operating segments

December 31, 2016	Mine Operations	Exploration and Evaluation (Gold)	Exploration and Evaluation (Polymetallic)	Corporate	Total
	\$	\$	\$	\$	\$
Balance sheet					
Current assets	29,993	265	1,062	1,103	32,423
Property, plant and equipment	23,313	5,626	8,751	12	37,702
Exploration and evaluation	-	53,290	119,544	-	172,834
Total assets	63,226	59,180	129,359	2,656	254,421
Total liabilities	10,978	1,238	4,820	281	17,317

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June 30, 2016	Mine Operations	Exploration and Evaluation (Gold)	Exploration and Evaluation (Polymetallic)	Corporate	Total
	\$	\$	\$	\$	\$
Balance sheet					
Current assets	30,712	1,426	435	2,003	34,576
Property, plant and equipment	25,962	8,972	5,325	15	40,274
Exploration and evaluation	-	119,133	51,335	-	170,468
Total assets	69,021	129,531	57,095	3,407	259,054
Total liabilities	12,364	5,363	2,303	413	20,443
For the three months ended	Mine	Exploration and	Exploration and	Corporate	Total
December 31, 2016	Operations	Evaluation	Evaluation		
	.	(Gold)	(Polymetallic)	ć	4
	\$	\$	\$	\$	\$
Income statement					
Revenue	4,637	-	-	-	4,637
Loss from mining operations	39	-	-	-	39
Other income, (expenses) and (loss)	213	135	930	(445)	833
Net income/(loss)	(38)	129	927	(1,083)	(65)
	Mine	Exploration and	Exploration and	Corporate	Total
For the three months ended December 31, 2015	Operations	Evaluation (Gold)	Evaluation (Polymetallic)	•	
	\$	\$	\$	\$	\$
Income statement					
Revenue	5,681	-	-	-	5,681
Income from mining operations	1,535	-	-	-	1,535
Other income, (expenses) and (loss)	(963)	27	242	(533)	(1,227)
Net income/(loss)	(3,640)	7	232	(1,183)	(4,584)
	Mine	Exploration and	Exploration and	Corporate	Total
For the six months ended December 31, 2016	Operations	Evaluation (Gold)	Evaluation (Polymetallic)		
	\$	\$	\$	\$	\$
Income statement					
Revenue	7,779	-	-	-	7,779
Loss from mining operations	(57)	-	-	-	(57)
Other income, (expenses) and (loss)	(299)	113	1,236	(623)	427
Net income/(loss)	(1,106)	98	1,231	(1,730)	(1,507)
For the six months ended	Mine	Exploration and	Exploration and	Corporate	Total
December 31, 2015	Operations	Evaluation	Evaluation		
, , , , , , , , , , , , , , , , , , , ,		(Gold)	(Polymetallic)	¢	
Income statement	\$	\$	\$	\$	\$
Revenue	14,010	-	-	-	14,010
Income from mining operations	3,869	-	-	-	3,869
Other income, (expenses) and (loss)	(3,548)	2,397	386	(1,962)	(2,727)
Net income/(loss)					(4,468)
Net income/(loss)	(4,052)	2,386	350	(3,152)	(4,4

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and six months ended December 31, 2016 $\,$

UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

b) Geographical area information

The Company operates in three geographic areas – Australia, Malaysia and Canada. Revenues are generated 100% in Malaysia and sold to a single customer in the US.

December 31, 2016	Australia	Malaysia	Canada	Total
	\$	\$	\$	\$
Balance sheet				
Current assets	173	31,147	1,103	32,423
Property, plant and equipment	5,625	32,065	12	37,702
Exploration and evaluation	26,631	146,203	-	172,834
Total assets	32,429	219,336	2,656	254,421
Total liabilities	1,234	15,800	283	17,317
June 30, 2016	Australia	Malaysia	Canada	Total
	\$	\$	\$	\$
Balance sheet				
Current assets	546	32,027	2,003	34,576
Property, plant and equipment	5,323	34,936	15	40,274
Exploration and evaluation	25,602	144,866	-	170,468
Total assets	31,472	224,175	3,407	259,054
Total liabilities	2,299	17,729	415	20,443
For the three months ended	Australia	Malaysia	Canada	Total
December 31, 2016	\$	\$	\$	\$
Income statement				
Revenue	-	4,637	-	4,637
Loss from mining operations	-	39	-	39
Other income, (expenses) and (loss)	135	1,322	(624)	833
Net loss	129	889	(1,083)	(65)
For the three months ended	Australia	Malaysia	Canada	Total
December 31, 2015	\$	\$	\$	\$
Income statement				
Revenue	-	5,681	-	5,681
Income from mining operations	-	1,535	-	1,535
Other income, (expenses) and (loss)	27	(721)	(533)	(1,227)
Net income/(loss)	7	(3,411)	(1,180)	(4,584)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and six months ended December 31, 2016 UNAUDITED

(in thousands of United States dollars, except share and per share amounts or otherwise stated)

For the six months ended	Australia	Malaysia	Canada	Total
December 31, 2016	\$	\$	\$	\$
Income statement				
Revenue	-	7,779	-	7,779
Income from mining operations	-	(57)	-	(57)
Other income, (expenses) and (loss)	113	938	(624)	427
Net income/(loss)	98	125	(1,730)	(1,507)
For the six months ended	Australia	Malaysia	Canada	Total
December 31, 2015	\$	\$	\$	\$
Income statement				
Revenue	-	14,010	-	14,010
Income from mining operations	-	3,869	-	3,869
Other income, (expenses) and (loss)	386	(1,151)	(1,962)	(2,727)
Net income/(loss)	350	(1,666)	(3,152)	(4,468)

27. Subsequent Events

Exclusive Option on Matala Gold Project

On January 19, 2017, subsequent to the quarter, the Company announced that it has signed an Exclusive Option Agreement with Panex Resources Inc. ("Panex"), to acquire Panex's 51% controlling interest in the Matala Gold Project in Democratic Republic of Congo ("DRC") by issuing 20 million common shares of Monument to Panex subject to TSX Venture Exchange and regulatory approvals. Panex is a public company that acquired rights to earn up to 90% of the Matala Gold Project under a farm-in agreement with Afrimines SARL, the owner of Matala, in June 2016.

Pursuant to the terms of the Exclusive Option Agreement, the Company has paid a one-time option fee of \$0.25 million to Panex to effect the six-month Exclusive Period accordingly.

MOU for Bisie North Tin and Gold Project

On February 13, 2017, subsequent to the quarter, the Company announced it has entered into a Memorandum of Understanding (the "MOU") with Klaus Eckhof and Mines D'OR SARL, a company incorporated in DRC, (together the "Vendor") to acquire a 60% interest in Bisie North Tin and Gold Prospect ("Bisie North") and an Exclusive Option to acquire a further 30% interest in Bisie North at its sole discretion.

Under the MOU, the Company will pay \$0.10 million in cash and issue 10,000,000 Monument shares to the Vendor for the 60% interest in Bisie North and an Exclusive Option for another 30% interest in Bisie. Should Monument choose to exercise the Option in acquiring a further 30% ownership within the next six month period, an additional 20,000,000 shares will be issued to the Vendor. Closing of the transaction is subject to certain conditions including completion of due diligence and a definitive agreement, and obtaining the Board and TSX-V approvals.