

# CONDENSED INTERIM FINANCIAL STATEMENTS JUNE 30, 2016

(Unaudited – Prepared by Management)



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### NOTICE OF NO AUDITOR REVIEW OF CONDENSED INTERIM FINANCIAL STATEMENTS

Under National Instrument 51-102, Part 4, subsection 4.3(3), if an auditor has not performed a review of the interim financial statements, they must be accompanied by a notice indicating that the financial statements have not been reviewed by an auditor.

The accompanying unaudited condensed interim financial statements of the Company have been prepared by and are the responsibility of the Company's management.

The Company's independent auditor has not performed a review of these condensed interim financial statements in accordance with the standards established by the Chartered Professional Accountants of Canada for a review of interim financial statements by an entity's auditor.

Nature and continuance of operations

Commitments

Condensed Interim Balance Sheets (Unaudited – Prepared by Management)

Assets			
Current assets			
Cash and cash equivalents	3	\$ 9,438,040	\$ 5,139,814
Amounts receivable	4	56,166	62,010
Prepaid expenses	5	177,403	100,177
Investments – current portion	8(v), 9, 15	584	126
		9,672,193	5,302,127
Non-current assets			
Deposits	6	45,152	44,704
Equipment	7	296,532	292,202
Mineral properties	8	163,974,140	160,084,497
Investments	8(v), 9, 15	17,500	7,182
Total assets Liabilities and Shareholders' Equi		\$ 174,005,517	\$ 165,730,712
Liabilities and Shareholders' Equi	ity		
Liabilities and Shareholders' Equ		\$ 174,005,517 914,838	\$ 165,730,712 476,537
Liabilities and Shareholders' Equi Current liabilities Accounts payable and other liabilities Non-current liabilities	<b>ity</b> 10	914,838	476,537
Liabilities and Shareholders' Equi Current liabilities Accounts payable and other liabilities	ity		
Liabilities and Shareholders' Equi Current liabilities Accounts payable and other liabilities Non-current liabilities Deferred tax liability	<b>ity</b> 10	914,838	476,537
Liabilities and Shareholders' Equi Current liabilities Accounts payable and other liabilities Non-current liabilities	<b>ity</b> 10	914,838 10,772,297	476,537 10,596,810
Liabilities and Shareholders' Equi Current liabilities Accounts payable and other liabilities Non-current liabilities Deferred tax liability Total liabilities	<b>ity</b> 10	914,838 10,772,297	476,537 10,596,810 11,073,347
Liabilities and Shareholders' Equi Current liabilities Accounts payable and other liabilities Non-current liabilities Deferred tax liability Total liabilities Shareholders' equity	ity 10 11	914,838 10,772,297 11,687,135	476,537 10,596,810
Liabilities and Shareholders' Equil Current liabilities Accounts payable and other liabilities Non-current liabilities Deferred tax liability Total liabilities Shareholders' equity Share capital	ity 10 11 12(b)	914,838 10,772,297 11,687,135 188,850,520	476,537 <u>10,596,810</u> 11,073,347 180,389,814
Liabilities and Shareholders' Equil Current liabilities Accounts payable and other liabilities Non-current liabilities Deferred tax liability Total liabilities Shareholders' equity Share capital Share-based payments reserve	ity 10 11 12(b)	914,838 10,772,297 11,687,135 188,850,520 3,318,305	476,537 10,596,810 11,073,347 180,389,814 3,067,912

Notes

See accompanying notes to the unaudited condensed interim financial statements.

Approved on behalf of the Board and authorized for issue on August 4, 2016.

"signed"	Director	"signed"	Director
Roger M. Lemaitre		Emmet A. McGrath	

8(iv)(vii), 12(d), 13

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**December 31** 

2015

June 30

2016

Condensed Interim Statements of Operations and Comprehensive Loss (Unaudited – Prepared by Management)



		Th	ree-month	peri June		Six-month	n per June	
	Notes		2016		2015	2016		2015
Revenue								
Interest income	12(d)	\$	22,494	\$	27,168	\$ 37,960	\$	58,769
Expenses								
Bank charges and interest			1,012		1,071	2,301		2,576
Depreciation			7,434		4,324	14,877		8,897
Filing fees and stock exchange			36,254		30,193	70,578		78,831
Legal and audit			39,809		25,145	81,672		70,647
Loss on disposal of equipment			_		577	-		577
Maintenance			5,754		729	12,340		5,974
Office expenses	17		45,913		119,421	105,105		249,916
Project investigation			-		11,563	-		12,989
Rent			33,566		40,278	68,692		80,857
Salaries	8(vii)		152,409		205,155	291,746		382,494
Share-based compensation	12(c)		185,180		140,399	228,185		203,508
Travel and promotion	( )		25,062		18,208	62,499		151,649
Unrealized fair value loss (gain) on held- for-trading financial assets	8(v), 9, 15		(249)		536	(276)		2,868
Unrealized fair value loss (gain) on available-for-sale financial assets	8(v), 9, 15		(7,000)		-	(10,500)		-
			525,144		597,599	927,219		1,251,783
Loss before income taxes			(502,650)		(570,431)	(889,259)		(1,193,014
Deferred income tax recovery (expense)	11		86,241		167,931	(160,823)		177,669
Loss for the period			(416,409)		(402,500)	(1,050,082)		(1,015,345
Other comprehensive income (loss) Available-for-sale financial assets								
Net change in fair value	8(v), 9, 15		-		(7,000)	-		(14,000
Deferred income tax recovery on change in fair value of available-for-sale financial assets	11		-		945	-		1,890
					(6,055)			(12,110
		•	-	•		-		
Comprehensive loss for the period		\$	(416,409)	\$	(408,555)	\$ (1,050,082)	\$	(1,027,455
Basic and diluted loss per share			(0.002)		(0.002)	(0.004)		(0.004
Basic and diluted weighted-average number of shares outstanding		2	61,109,261	2	41,179,904	271,361,363	2	38,114,517

See accompanying notes to the unaudited condensed interim financial statements.

Condensed Interim Statements of Changes in Equity (Unaudited – Prepared by Management)



	Number of common shares	Share capital	-	hare-based payments reserve	c	Accumulated other comprehensive income	Deficit	Total
Balance, December 31, 2014	235,015,069	\$ 177,542,611	\$	2,787,954	Ş	\$ (9,082)	\$ (26,763,830)	\$ 153,557,653
Loss for the period							(1,015,345)	(1,015,345)
Issued pursuant to private placements	11,000,000	3,300,000						3,300,000
Share issuance costs		(243,558)						(243,558)
Value attributed to flow- through premium on issuance		(275,000)						(275,000)
Deferred income taxes on share issuance costs Other comprehensive		65,761						65,761
income (loss) Fair value change in AFS financial assets						(14,000)		(14,000)
Deferred income tax recovery – fair value change in AFS financial assets						1,890		1,890
Share-based payment transactions				222,272				222,272
Transfer to deficit on expiry of share purchase options				(99,237)			99,237	-
Balance, June 30, 2015	246,015,069	180,389,814		2,910,989		(21,192)	(27,679,938)	155,599,673
Loss for the period							(1,133,225)	(1,133,225)
Other comprehensive income (loss) Fair value change in AFS financial assets						14,000		14,000
Losses on available-for-sale assets transferred to net earnings						10,500		10,500
Deferred income tax recovery – fair value change in AFS financial assets						(3,308)		(3,308)
Share-based payment transactions				169,725				169,725
Transfer to deficit on expiry and cancellation of share purchase options				(12,802)			12,802	-
Balance, December 31, 2015	246,015,069	180,389,814		3,067,912		-	(28,800,361)	154,657,365
Loss for the period							(1,050,082)	(1,050,082)
Issued pursuant to private placements	50,523,810	9,250,000						9,250,000
Share issuance costs		(505,882)						(505,882)
Value attributed to flow- through premium on issuance		(420,000)						(420,000)
Deferred income taxes on share issuance costs		136,588						136,588
Share-based payment transactions				250,393				250,393
Balance, June 30, 2016	296,538,879	\$ 188,850,520	\$	3,318,305	ç	β -	\$ (29,850,443)	\$ 162,318,382

See accompanying notes to the unaudited condensed interim financial statements.

Condensed Interim Statements of Cash Flows (Unaudited – Prepared by Management)



	Т	hree-month	eriod ended Ine 30	Six-month	riod ended Ne 30
		2016	 2015	2016	 2015
Cash provided by (used for):					
Operating activities Loss for the period	\$	(416,409)	\$ (402,500)	\$ (1,050,082)	\$ (1,015,345)
Adjustments for: Depreciation Deferred income tax expense (recovery) Interest income Part XII.6 tax 12(d) Loss on disposal of equipment Share-based compensation Unrealized fair values loss (gain) on held-for- trading financial assets		7,434 (86,241) (22,494) (576) - 185,180 (7,249)	4,324 (167,931) (27,168) - 577 140,399 536	14,877 160,823 (37,960) (2,043) - 228,185 (10,776)	8,897 (177,669) (58,769) (940) 577 203,508 2,868
Changes in non-cash operating working capital Amounts receivable Prepaid expenses and deposits Accounts payable and other liabilities		(3,394) 4,213 (23,723)	16,472 424 (61,066)	(5,927) (77,674) (143,395)	39,118 (107,721) (424,145)
		(363,259)	(495,933)	(923,972)	(1,529,621)
Investing activities Interest received Investment in exploration and evaluation assets Purchase of equipment		72,753 (1,303,776) (29,474)	49,640 (1,381,949) (25,438)	72,753 (3,550,189) (44,484)	92,647 (3,040,940) (137,568)
		(1,260,497)	(1,357,747)	(3,521,920)	(3,085,861)
Financing activitiesProceeds from common shares issued12(b)Share issuance costs12(b)		7,250,000 (463,138)	3,300,000 (243,558)	9,250,000 (505,882)	3,300,000 (243,558)
		6,786,862	3,056,442	8,744,118	3,056,442
Increase (decrease) in cash and/or cash equivalents during the period		5,163,106	1,202,762	4,298,226	(1,559,040)
Cash and cash equivalents, beginning of period		4,274,934	6,559,794	5,139,814	9,321,596
Cash and cash equivalents, end of period	\$	9,438,040	\$ 7,762,556	\$ 9,438,040	\$ 7,762,556
Supplementary information					
Non-cash transactions					
Increase (decrease) in accounts payable and other liabilities relating to mineral property expenditures	\$	(622,111)	\$ (689,275)	\$ 312,948	\$ 526,031
Increase in other liabilities due to flow-through premium		420,000	275,000	420,000	275,000
Decrease in other liabilities due to extinguishment of flow-through premium on renouncement		-	-	(151,252)	(630,983)
Decrease (increase) in amounts receivable relating to mineral property expenditures		(2,320)	92,733	(20,979)	(198)
Non-cash share-based compensation included in mineral property expenditures		18,488	15,262	22,208	18,764
Depreciation included in mineral property expenditures		13,706	8,088	25,277	14,379

See accompanying notes to the unaudited condensed interim financial statements.



#### 1. Nature and continuance of operations

UEX Corporation (the "Company") was incorporated under the Canada Business Corporations Act on October 2, 2001. The Company entered into an agreement with Pioneer Metals Corporation ("Pioneer") and Cameco Corporation ("Cameco") to establish the Company as a public uranium exploration company. On July 17, 2002, under a plan of arrangement with Pioneer, Pioneer transferred to the Company its uranium exploration properties and all related assets, including the Riou Lake and Black Lake projects. On the same date, Cameco transferred its Hidden Bay uranium exploration property and certain related assets, in exchange for shares of the Company.

The Company is currently engaged in the exploration and development of its mineral properties located in the province of Saskatchewan. The Company's shares are listed on the Toronto Stock Exchange under the symbol UEX. The head office and principal address is located at 750 West Pender Street, Suite 1700, Vancouver, British Columbia, Canada V6C 2T8. The Company's registered office is 885 West Georgia Street, 19th Floor, Vancouver, British Columbia, Canada V6C 3H4.

The Company is exploring and developing its mineral properties and has not yet determined whether its mineral properties contain mineral resources that are economically recoverable. The recoverability of amounts shown for mineral properties is dependent upon the discovery of economically recoverable mineral resources, the ability of the Company to obtain the necessary financing to complete exploration and development and upon future profitable production or proceeds from the disposition of its mineral properties.

The Company performed an evaluation of impairment indicators under IFRS 6(20) for its exploration and evaluation assets (mineral properties) as at June 30, 2016 and has concluded that there are no indicators of impairment. However, as at June 30, 2016, the market capitalization of the Company was below the carrying value of its net assets which are primarily represented by mineral properties. Accordingly, the Company has also reviewed the value attributed per pound in the ground of  $U_3O_8$  in recent arms-length transactions for the acquisition of uranium resources defined by National Instrument 43-101. As a result of this review the Company has concluded that the Company's net assets are not impaired.

The Company has sufficient financial resources for exploration, development and administrative costs for at least twelve months from the end of the reporting period. The Company will require additional financing from time to time and although it has been successful in the past, there is no assurance that it will be able to obtain adequate financing in the future or that such financing will be available on acceptable terms.

#### 2. Basis of preparation and significant accounting policies

#### (a) Statement of compliance

These unaudited condensed interim financial statements, including comparative figures have been prepared in accordance with International Accounting Standard ("IAS") 34 *Interim Financial Reporting*, as issued by the International Accounting Standards Board ("IASB") and do not include all of the information required for full annual financial statements. These condensed unaudited interim financial statements should be read in conjunction with the Company's annual 2015 audited financial statements which have been prepared in accordance with International Financial Reporting Standards ("IFRS"). These condensed unaudited interim financial statements were approved by the Board of Directors for issue on August 4, 2016.



#### 2. Basis of preparation and significant accounting policies (continued)

#### (b) Estimates

The preparation of unaudited interim financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates. In preparing these unaudited condensed interim financial statements, the significant judgments made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the Company's financial statements as at and for the year ended December 31, 2015.

#### (c) Significant accounting policies

The accounting policies applied by the Company in these condensed unaudited interim financial statements are the same as those applied by the Company in its financial statements as at and for the year ended December 31, 2015.

(d) Recent accounting announcements

The International Accounting Standards Board has issued IFRS 9 Financial Instruments ("IFRS 9") to replace IAS 39 Financial Instruments, which is intended to reduce the complexity in the measurement and classification of financial instruments. The current version of IFRS 9 does not include a mandatory effective date but is available for early adoption. An effective date will be determined when all phases of the update to IFRS 9 are completed. The Company does not expect IFRS 9 to have a material impact on the financial statements. The classification and measurement of the Company's financial assets is not expected to change under IFRS 9 because of the nature of the Company's operations and the types of financial assets that it holds.

In January of 2016 the IASB issued IFRS 16 Leases ("IFRS 16"), which replaces the existing leasing standard, IAS 17 Leases. The new standard effectively eliminates the distinction between operating and finance leases for lessees, while lessor accounting remains largely unchanged with the distinction between operating and finance leases retained. IFRS 16 takes effect on January 1, 2019, with earlier application permitted. The Company has not yet evaluated the impact of adopting this standard and does not intend to early adopt.

#### 3. Cash and cash equivalents

	June 30 2016	D	ecember 31 2015
Cash	\$ 38,328	\$	132,659
Short-term deposits	9,399,712		5,007,155
	\$ 9,438,040	\$	5,139,814



#### 4. Amounts receivable

	June 30 2016				
Interest receivable	\$ 12,332	\$	45,082		
Other receivables	43,834		16,928		
	\$ 56,166	\$	62,010		

Interest receivable reflects interest earned on short-term deposits. Other receivables include \$43,834 of Goods and Services Tax (GST) receivable as at June 30, 2016 (December 31, 2015 - \$15,964).

#### 5. Prepaid expenses

	June 30 2016					
Advances to vendors	\$ 100,000	\$	30,000			
Prepaid expenses	77,403		70,177			
	\$ 177,403	\$	100,177			

#### 6. Deposits

	June 30 2016	Dec	cember 31 2015
Deposits	\$ 45,152	\$	44,704

The Company has paid deposits relating to new operating leases for its premises. The leases expire between July 31, 2018 and October 31, 2020 (see Note 13 *Commitments*).

Notes to the Condensed Interim Financial Statements For the six-month periods ended June 30, 2016 and 2015 (Unaudited – Prepared by Management)



### 7. Equipment

	•	oloration camp	 ploration uipment	mputing uipment	 urniture d fixtures	Total
Cost						
Balance at December 31, 2014	\$	99,327	\$ 331,684	\$ 257,698	\$ 32,632	\$ 721,341
Additions		-	68,300	86,710	81,746	236,756
Disposals		-	(5,120)	(41,777)	(19,046)	(65,943)
Balance at December 31, 2015	\$	99,327	\$ 394,864	\$ 302,631	\$ 95,332	\$ 892,154
Additions		-	30,968	11,753	1,763	44,484
Disposals		-	(3,031)	-	-	(3,031)
Balance at June 30, 2016	\$	99,327	\$ 422,801	\$ 314,384	\$ 97,095	\$ 933,607
Accumulated depreciation and Impairment						
Balance at December 31, 2014	\$	48,111	\$ 314,920	\$ 222,441	\$ 23,984	\$ 609,456
Depreciation charge for the year		7,883	17,150	22,595	7,569	55,197
Disposals		-	(5,120)	(41,200)	(18,381)	(64,701)
Balance at December 31, 2015	\$	55,994	\$ 326,950	\$ 203,836	\$ 13,172	\$ 599,952
Depreciation charge for the period		3,941	10,159	15,010	9,781	38,891
Disposals		-	(1,768)	-	-	(1,768)
Balance at June 30, 2016	\$	59,935	\$ 335,341	\$ 218,846	\$ 22,953	\$ 637,075
Net book value						
Balance at December 31, 2014	\$	51,216	\$ 16,764	\$ 35,257	\$ 8,648	\$ 111,885
Balance at December 31, 2015	\$	43,333	\$ 67,914	\$ 98,795	\$ 82,160	\$ 292,202
Balance at June 30, 2016	\$	39,392	\$ 87,460	\$ 95,538	\$ 74,142	\$ 296,532

#### 8. Mineral properties

Exploration and evaluation assets

	Hidden Bay (i)	Western Athabasca (iv)		Black Lake (v)		Beatty River (vi)		nristie Lake (vii)	Total
Balance at December 31, 2014	\$ 76,699,296	\$ 62,407,567	\$	15,264,109	\$	869,391	\$	- \$	155,240,363
Additions	2,472,758	2,056,368		4,170		3,678		308,688	4,845,662
Impairment charge for the year	-	(1,528)		-		-		-	(1,528)
Balance at December 31, 2015	79,172,054	64,462,407		15,268,279		873,069		308,688	160,084,497
Additions	102,197	554,149		16		-		3,233,281	3,889,643
Balance at June 30, 2016	\$ 79,274,251	\$ 65,016,556	\$	15,268,295	\$	873,069	\$	3,541,969 \$	163,974,140

Notes to the Condensed Interim Financial Statements For the six-month periods ended June 30, 2016 and 2015 (Unaudited – Prepared by Management)



#### 8. Mineral properties (continued)

Exploration and evaluation assets (continued)

The Company's mineral property interests include both 100% owned projects as well as joint operations in which the Company has less than 100% ownership. The joint operations are governed by contractual arrangements but have not been organized into separate legal entities or vehicles.

The joint arrangements that the Company is party to in some cases entitle the Company to a right of first refusal on the projects should one of the partners choose to sell their interest. The joint arrangements are governed by a management committee which sets the annual exploration budgets for these projects. Should the Company be unable to, or choose not to, fund its required contributions as outlined in the agreement, there is a risk that the Company's ownership interest could be diluted. As a result of decisions to fund exploration programs for the joint arrangements, the Company may choose to complete further equity issuances or fund these amounts through the Company's general working capital.

#### 100% owned projects

(i) Hidden Bay Project

The Company's 100% owned Hidden Bay Project, including the Horseshoe, Raven and West Bear Deposits, is located in the eastern Athabasca Basin of northern Saskatchewan, Canada. In the first six months of 2016, total exploration and evaluation expenditures at Hidden Bay included evaluation expenditures of \$67,615 (2015 - \$23,753). Total evaluation costs of \$7,451,061 are included in the balance as at June 30, 2016 (December 31, 2015 - \$7,383,446) representing costs associated with the continuing evaluation of and advancement of Hidden Bay, and include the heap leach evaluation, the West Bear Preliminary Feasibility Study (February 24, 2010), the Hidden Bay Preliminary Assessment Technical Report (February 23, 2011) and various component technical studies.

Umpherville River ("Umpherville") is located in the eastern Athabasca Basin, was acquired in stages in 2015 and is now 100% owned by UEX. The claims are contiguous to other mineral claims included in the Hidden Bay Project and acquisition/project expenditures are included with Hidden Bay. The mineral claims that make up Umpherville River are subject to a 2% NSR royalty on 20% of the project for each mineral produced (equivalent to a 0.4% NSR on the total project) with the NSR on uranium capped at \$10 million.

#### (ii) Riou Lake Project

The Company holds a 100% interest in the Riou Lake Project located in the northern Athabasca Basin. The Company wrote off the deferred mineral property costs associated with its Riou Lake Project in 2014 due to a lack of ongoing exploration activity. UEX continues to maintain several Riou Lake claims in good standing.

Notes to the Condensed Interim Financial Statements For the six-month periods ended June 30, 2016 and 2015 (Unaudited – Prepared by Management)



#### 8. Mineral properties (continued)

Exploration and evaluation assets (continued)

#### 100% owned projects (continued)

(iii) Northern Athabasca Projects

The Company holds a 100% interest in the Northern Athabasca Projects located in the northern Athabasca Basin. The Company wrote off the deferred mineral property costs associated with its Northern Athabasca Projects in 2010 due to a lack of ongoing exploration activity. UEX continues to maintain mineral claims comprising the Butler Lake and La Roque projects in good standing.

#### Joint operations

(iv) Western Athabasca Projects

The Western Athabasca Projects (the "Projects"), located in the western Athabasca Basin, which include the Kianna, Anne, Colette and 58B Deposits located at the Shea Creek Project, are nine joint ventures with the Company holding an approximate 49.1% interest and AREVA Resources Canada Inc. ("AREVA") holding an approximate 50.9% interest in all projects as at June 30, 2016 and December 31, 2015, except for the Laurie Project, where the Company has an approximate 42.2% interest as at June 30, 2016 and December 31, 2015. The Company is in the process of negotiating joint-venture agreements with AREVA. As at June 30, 2016, total exploration and evaluation assets to date for Western Athabasca include evaluation expenditures of \$7,370,026 (December 31, 2015 - \$7,370,026).

The Kianna, Anne, Colette and 58B deposits are subject to a royalty of US0.212 per pound of U<sub>3</sub>O<sub>8</sub> sold to a maximum royalty of US10,000,000.

As at June 30, 2016, UEX has funded approximately \$0.55 million of its \$0.66 million share of the \$1.35 million 2016 Shea Creek exploration budget. UEX decided not to fund its share of \$650,000 for the 2016 geophysical program, or approximately \$319,000 at the Mirror River Project. UEX's interest in this project is anticipated to drop from the current 49.097% interest to approximately 41.449% should AREVA complete the approved program. This dilution would only apply to UEX's interest in the Mirror River Project.

Notes to the Condensed Interim Financial Statements For the six-month periods ended June 30, 2016 and 2015 (Unaudited – Prepared by Management)



#### 8. Mineral properties (continued)

Exploration and evaluation assets (continued)

#### Joint operations (continued)

(iv) Western Athabasca Projects (continued)

On April 10, 2013 an agreement was signed with AREVA which grants UEX the option to increase its ownership interest in the Western Athabasca Projects, which includes the Shea Creek Project, by 0.9% to a maximum interest of 49.9% by spending \$18.0 million on exploration over the six-year period ending December 31, 2018. UEX is under no obligation to propose a budget in any year of the agreement. The ownership interest for the Projects shall be increased at the end of the year by the proportional amount of the additional exploration expenditures incurred in the year which are in addition to the budget amounts proposed by AREVA. UEX may propose an additional exploration budget of up to \$4.0 million in any single year without the prior approval of AREVA, who remains the project operator. UEX does not intend to propose a supplemental exploration program for 2016.

In July of 2014, UEX and AREVA each staked claims which became the Coppin Lake Project. A budget of \$200,000 for geophysics and line cutting was proposed for 2016, of which UEX would have been responsible for funding its 49.097% share, or approximately \$98,000. When bids were received to perform the proposed work, they were much higher than expected. Given the higher than expected costs and small area involved, AREVA made a decision to cancel the program and will let the claims lapse in the third quarter of 2016.

(v) Black Lake Project

The Black Lake Project ("Black Lake"), located in the northern Athabasca Basin, is a joint venture with the Company holding a 90.92% interest and AREVA holding a 9.08% interest as at June 30, 2016 and December 31, 2015.

In early 2013, UEX signed an agreement with Uracan Resources Ltd. ("Uracan") whereby Uracan can earn a 60% interest in Black Lake. Amendments to this original agreement were signed on June 23, 2014, December 15, 2014 and November 25, 2015.

Uracan must fund a total of \$10.0 million of project expenditures by December 31, 2023 to earn their 60% interest in Black Lake from UEX, with no partial earn-in permitted. UEX remains the project operator and is entitled to a 10% management fee under the Black Lake joint venture agreement until such time as Uracan has earned its 60% interest in Black Lake.

Uracan has also granted to UEX a 1% NSR royalty from their ownership interest, to a maximum of \$10.0 million of royalty payments.



#### 8. Mineral properties (continued)

Exploration and evaluation assets (continued)

Joint operations (continued)

(v) Black Lake Project (continued)

Black Lake Option Agreement	Date	Uracan Shares	Uracan Warrants
Agreement signed (1)	January 23, 2013	300,000	150,000
First amendment <sup>(2)</sup>	June 23, 2014	50,000	25,000
Second amendment <sup>(3)</sup>	December 15, 2014	-	-
Third amendment <sup>(4)</sup>	November 25, 2015	-	-
	December 31, 2015	350,000	175,000
Warrant expiry	February 13, 2016	-	(150,000)
	June 30, 2016	350,000	25,000

(1) As part consideration for the earn-in, Uracan issued 300,000 shares and 150,000 share purchase warrants to UEX (see Note 9 *Investments*). These warrants were exchangeable for 150,000 Uracan shares. The warrants were exercisable for three years at a price of \$0.15 for each warrant. The opening value upon receipt was determined to be \$27,000 for the Uracan shares and \$8,931 for the Uracan warrants. The combined amount of \$35,931 was recorded as a reduction in the carrying value of the Black Lake Project in 2013.

(2) On June 23, 2014, Uracan issued 50,000 shares and 25,000 share purchase warrants as consideration for the deferral of \$422,440 in exploration commitments from 2014 to 2015 (see Note 9 *Investments*). These warrants are exercisable for three years at a price of \$0.12 for each warrant and are exchangeable for 25,000 Uracan shares. The fair value upon receipt was determined to be \$2,750 for the Uracan shares and \$889 for the Uracan warrants. The combined amount of \$3,639 was recorded as a reduction in the carrying value of the Black Lake Project in 2014. The amended earn-in agreement reduced the 2014 expenditure requirement from \$2,000,000 to \$1,577,560. The \$422,440 reduction to the 2014 expenditure requirement was added to the 2015 requirement, increasing it from \$1,000,000 to \$1,422,440.

<sup>(3)</sup> On December 15, 2014 Uracan was granted an extension of the deadline to complete their 2014 exploration expenditures by January 31, 2015.

<sup>(4)</sup> On November 25, 2015, the agreement was amended such that an aggregate of \$3,000,000 for the first, second, third and fourth calendar years in exploration expenditures are required to be paid by December 31, 2016. The 2015 funding requirement of \$1,422,440 was reduced to \$Nil and deferred to 2016, with all payments after 2016 extended by one year, which caused the agreement expiry date to be extended to December 31, 2023 from December 31, 2022. Uracan is required to fund \$1.4 million to complete its \$3.0 million of work commitments by December 31, 2016.



#### 8. Mineral properties (continued)

Exploration and evaluation assets (continued)

#### Joint operations (continued)

(v) Black Lake Project (continued)

The following table summarizes Uracan's exploration funding commitments under the Black Lake Project earn-in agreement:

Black Lake Option Agreement Earn-in Funding Schedule			
Project earn-in funded			
2013 earn-in funding	\$	104,060	
2014 earn-in funding required (June 23, 2014 amendment)		1,473,500	
Minimum funding required to meet 2014 expenditure requirement	_	1,577,560	
Excess funding over minimum 2014 requirement completed in January 2015, net of funds remaining returned to Uracan <sup>(1)</sup>		45,319	
2015 funding requirement (November 25, 2015 amendment)		-	
Black Lake exploration funded by Uracan as at December 31, 2015		1,622,879	1,622,879
Project earn-in funding required			
Funding required by December 31, 2016		1,422,440	
Excess funding carry forward to reduce 2016 commitments		(45,319)	
Cumulative funding required by December 31, 2023 <sup>(2)</sup>		7,000,000	
Black Lake exploration to be funded by Uracan		8,377,121	8,377,121
Black Lake earn-in		\$	10,000,000

<sup>(1)</sup> Excess funding of \$45,319 was partially settled by interest earned of \$3,647 on program prepayments invested by UEX.

<sup>(2)</sup> Required funding of \$1,000,000 for exploration expenditures by December 31 of each year from 2017 to 2023 inclusive.

#### (vi) Beatty River Project

The Company has a 25% interest in the Beatty River Project, which is located in the western Athabasca Basin. AREVA is the operator of this project.



#### 8. Mineral properties (continued)

Exploration and evaluation assets (continued)

Joint operations (continued)

(vii) Christie Lake Project

The Company has a 10% interest in the Christie Lake Project, which is located in the eastern Athabasca Basin and JCU (Canada) Exploration Company, Limited's ("JCU") holds a 90% interest. UEX is the operator of this project.

On October 26, 2015, the Company signed a Letter of Intent ("LOI") with JCU to acquire up to a 70% interest in the Christie Lake Project ("Christie Lake"). On January 19, 2016, UEX signed an Option Agreement with JCU formalizing the terms upon which UEX may earn up to 70% interest in the Christie Lake Project. The project contains historical non-compliant resources (deposits). The consideration includes cash payments and exploration commitments as outlined in the following table:

Date	Ca	ash Payment	•	tion Work mmitment	UEX Cumulative Interest Earned
Upon signing of the LOI	\$	250,000	\$	-	- %
Before January 28, 2016		1,750,000		-	10.00
Before January 1, 2017		2,000,000		2,500,000	30.00
Before January 1, 2018		1,000,000		2,500,000	45.00
Before January 1, 2019		1,000,000		5,000,000	60.00
Before January 1, 2020		1,000,000		5,000,000	70.00
	\$	7,000,000	\$ 1	5,000,000	70.00%

Capitalized expenditures at Christie Lake of \$3,541,969 at June 30, 2016 include \$2,000,000 cash payments. UEX is the project operator and is entitled to a 10% management fee, which is offset against salaries and is deemed to be an expenditure for the exploration work commitment.

Costs associated with reviewing the project prior to signing the LOI have been expensed as project investigation costs in 2015.

UEX has committed to make cash payments to JCU and to fund exploration work as outlined in the table above for the Christie Lake Project. Currently a \$2.75 million exploration program is underway, with approximately \$1.52 million completed as at June 30, 2016. Should UEX choose to fund more exploration work than is required in any year, the excess funding is carried forward and reduces the following year's commitment. The funding commitments and cash payments are required to be made in full in order to achieve each ownership increment.



#### 8. Mineral properties (continued)

Exploration and evaluation assets (continued)

Joint operations (continued)

UEX is party to the following joint arrangements:

	June 30, 2016				December 31, 2015			
Ownership interest (%)	UEX	AREVA	JCU	Total	UEX	AREVA	JCU	Total
Beatty River	25.000	50.702	24.298	100.000	 25.000	50.702	24.298	100.000
Black Lake <sup>(1)</sup>	90.920	9.080	-	100.000	90.920	9.080	-	100.000
Christie Lake <sup>(2)</sup>	10.000	-	90.000	100.000	-	-	100.000	100.000
Western Athabasca Laurie Project <sup>(3)</sup>	42.183	57.817	-	100.000	42.183	57.817	-	100.000
Western Athabasca All other projects <sup>(4)</sup>	49.097	50.903	-	100.000	49.097	50.903	-	100.000

(1) In early 2016, UEX notified AREVA that their ownership interest in Black Lake had been diluted from 9.310% to 9.080% as a result of their decision to not participate in the 2015 programs (see Note 8(v)). In 2013, UEX entered into an agreement with Uracan Resources Ltd. whereby the Company will transfer to Uracan a 60% interest in the Black Lake Project upon completion of their funding of \$10 million in exploration expenditures on UEX's behalf.

(2) Upon payments to JCU of \$250,000 on October 26, 2015 and \$1,750,000 on January 22, 2016, UEX vested a 10% ownership interest in the Christie Lake Project in January 2016 (see Note 8(vii)).

(3) As a result of UEX's decision not to fund 2015 exploration programs comprised of geophysics and line cutting at the Laurie Project, its ownership interest has been diluted from 49.097% as at December 31, 2014 to 42.183% as at December 31, 2015. Previously, the Laurie Project was presented with the other Western Athabasca Projects.

<sup>(4)</sup> Western Athabasca includes the Alexandra, Brander River, Coppin Lake, Erica, Mirror River, Nikita, Shea Creek, Uchrich and Laurie Projects; however, due to a decision not to fund 2015 exploration programs at Laurie, UEX's ownership interest has decreased in this project only. The Company's ownership interest in Laurie is presented separately from its interest in the other Western Athabasca Projects due to the different ownership interest from the rest of the Western Athabasca Projects. UEX chose not to propose/fund any additional exploration work under the terms of the optional six-year, \$18 million, 0.9% additional earn-in agreement, thus UEX's ownership interest has not changed from the prior year under this option.

#### 9. Investments

The Company holds 350,000 share and 25,000 warrant certificates of Uracan. In early 2013, UEX received 300,000 shares and 150,000 warrants from Uracan as partial consideration for the signing of an agreement which allows Uracan to earn a 60% interest in the Black Lake Project (see Note 8(v)). On February 13, 2016, these warrants expired.

On June 23, 2014, UEX entered into an amendment to the earn-in agreement with Uracan which deferred \$422,440 in exploration commitments from 2014 and added these to the 2015 exploration commitments. Upon execution of this agreement, UEX received from Uracan a further 50,000 shares and 25,000 share purchase warrants. These shares and warrants are being held for long-term investment purposes. The investments include warrants which have been classified as *Financial Assets at Fair Value Through Profit or Loss* ("FVTPL") and as such are stated at fair value with any changes in fair value recognized in profit or loss. The investments also include shares which have been classified as *Available-for-sale* ("AFS") financial assets and are carried at fair value. Changes in fair value are recognized through profit and loss (Note 15).



#### 9. Investments (continued)

(Unaudited - Prepared by Management)

Investments – current portion	June 30 2016	Dec	ember 31 2015
Warrants held – Uracan (see Note 15)	\$ 584	\$	126
Investments	June 30 2016	Dece	ember 31 2015
Common shares held – Uracan <sup>(1)</sup> (TSX.V: URC) (see Note 15)	\$ 17,500	\$	7,000
Warrants held – Uracan (see Note 15)	-		182
	\$ 17,500	\$	7,182

<sup>(1)</sup> The initial fair value of the shares is \$29,750 based on the market closing prices on February 13, 2013 (\$27,000) and June 23, 2014 (\$2,750), the dates the shares were received.

The Uracan warrants have an expiry of three years after the original grant date, with 25,000 warrants issued on June 23, 2014 exercisable for \$0.12 per warrant. The 150,000 warrants which were issued on February 13, 2013, having an exercise price of \$0.15 per warrant, expired on February 13, 2016.

The fair value of the Uracan shares is based on the market price for these actively traded securities.

The fair value of the warrants received from Uracan was determined using the Black-Scholes option-pricing model with the following weighted-average assumptions as at the dates indicated:

	June 30	, 2016	December 31, 2015			
	June 23, 2014 Agreement Amendment <sup>(2)</sup>	February 13, 2013 Agreement (expired) <sup>(3)</sup>	June 23, 2014 Agreement Amendment <sup>(2)</sup>	February 13, 2013 Agreement (expired) <sup>(3)</sup>		
Number of warrants – Uracan	25,000	N/A	25,000	150,000		
Expected forfeiture rate	0.00%	-	0.00%	0.00%		
Weighted-average valuation date share price	\$ 0.05	-	\$ 0.02	\$ 0.02		
Expected volatility	203.31%	-	163.43%	330.38%		
Risk-free interest rate	0.52%	-	0.48%	0.48%		
Dividend yield	0.00%	-	0.00%	0.00%		
Expected life	0.98 years	-	1.48 years	0.12 years		
Weighted-average valuation date fair value	\$ 0.02	-	\$ 0.01	\$ 0.00		

<sup>(2)</sup> The initial fair value of the 25,000 Uracan warrants on June 23, 2014 was determined to be \$889 using the Black-Scholes option-pricing model with the following weighted-average assumptions: Pre-vest forfeiture rate – 0.00%; Expected volatility – 132.48%; Risk-free interest rate – 1.23%; and Expected life of warrants – 3.00 years.

<sup>(3)</sup> The initial fair value of the 150,000 Uracan warrants on February 13, 2013 was determined to be \$8,931 using the Black-Scholes option-pricing model with the following weighted-average assumptions: Pre-vest forfeiture rate – 0.00%; Expected volatility – 127.26%; Risk-free interest rate – 1.22%; and Expected life of warrants – 3.00 years.



#### 10. Accounts payable and other liabilities

	Ju	ne 30 2016	De	cember 31 2015
Trade payables	\$ 19	95,684	\$	70,029
Other liabilities	29	99,154		255,256
Flow-through share premium	42	20,000		151,252
	\$ 9'	14,838	\$	476,537

Other liabilities comprise general and exploration costs incurred in the period for which invoices had not been received at the balance sheet date.

The flow-through share premium at June 30, 2016 represents the difference between the subscription price of \$0.25 per share and the market price at issuance of \$0.23 per share related to the May 17, 2016 flow-through private placement of 21,000,000 shares (\$420,000).

The flow-through share premium at December 31, 2015 represented the difference between the subscription price of \$0.300 per share and the market price at issuance of \$0.275 per share relating to the May 11, 2015 flow-through placement of 11,000,000 shares (\$275,000). In February of 2016, the flow-through share premium of \$151,252 relating to unspent amounts of \$1,815,023 at December 31, 2015 from the May 11, 2015 flow-through placement was extinguished on the filing of and the renouncement of the tax benefits to the subscribers of that placement effective December 31, 2015.



#### 11. Income taxes

The tax effects of temporary differences that give rise to significant portions of the deferred tax assets and liabilities at June 30, 2016 and December 31, 2015 are presented below:

	June 30 2016	December 31 2015
Deferred tax assets		
Losses carried forward	\$ 4,421,762	\$ 4,157,177
Charitable donations	2,430	3,038
Equipment	205,000	194,159
Share issuance costs	230,731	144,123
Investments	1,695	4,355
	4,861,618	4,502,852
Deferred tax liabilities		
Mineral properties	15,633,915	15,099,662
Net deferred tax liabilities	\$ 10,772,297	\$ 10,596,810

At June 30, 2016, the Company has non-capital losses available for income tax purposes totaling approximately \$16,376,895 (December 31, 2015 - \$15,396,953) which may be carried forward to reduce future years' taxable income. These losses, if not utilized, will begin expiring in 2028, with the current period's non-capital losses expiring in 2036.

A reconciliation of income taxes at statutory rates with the reported taxes for the three and six-month periods ended June 30, 2016 and 2015 is as follows:

	Three-month period ended June 30				period ended June 30		
		2016		2015	2016		2015
Loss before income taxes	\$	(502,650)	\$	(570,431)	\$ (889,259)	\$	(1,193,014)
Statutory rates		27%		27%	27%		27%
Income tax recovery at statutory rates		135,716		154,016	240,100		322,114
Non-deductible expenses and permanent differences		(49,475)		13,915	(62,119)		(4,300)
Exploration expenditures renounced net of flow-through premium		-		-	(338,804)		(140,145)
Future corporate tax rate differences		-		-	-		-
Deferred income tax recovery (expense)	\$	86,241	\$	167,931	\$ (160,823)	\$	177,669
Deferred income tax recovery (expense) – other comprehensive income	\$	-	\$	945	\$ -	\$	1,890



#### 12. Share capital

#### (a) Authorized

The authorized share capital of the Company consists of an unlimited number of common shares and an unlimited number of (no par value) preferred shares issuable in series, of which 1,000,000 preferred shares have been designated Series 1 Preferred Shares.

#### (b) Issued and outstanding - common shares

	Number of shares	Value
Balance, December 31, 2014	235,015,069	\$ 177,542,611
Issued pursuant to private placement in 2015	11,000,000	3,300,000
Share issuance costs		(243,558)
Value attributed to flow-through premium on issuance		(275,000)
Deferred income taxes on share issuance costs		65,761
Balance, December 31, 2015	246,015,069	\$ 180,389,814
Issued pursuant to private placements in 2016	50,523,810	9,250,000
Share issuance costs		(505,882)
Value attributed to flow-through premium on issuance		(420,000)
Deferred income taxes on share issuance costs		136,588
Balance, June 30, 2016	296,538,879	\$ 188,850,520

On May 17, 2016, the Company completed a private placement consisting of 21,000,000 flow-through common shares at a price of \$0.25 per share and 9,523,810 units at a price of \$0.21 per unit for gross process of \$7,250,000 with issue costs of \$463,138. Each unit consists of one common share and one-half share purchase warrant exercisable at a price of \$0.30 per share for a period of two years. A flow-through premium related to the sale of the associated tax benefits was determined to be \$420,000 and deferred income tax of \$125,047 related to share issue costs was recorded in share capital.

On January 21, 2016, UEX completed a private placement of 20,000,000 units at a price of \$0.10 per unit for gross proceeds of \$2,000,000 with issue costs of \$42,744. Each unit consisted of one common share and one full common share purchase warrant exercisable at \$0.20 per share for a period of two years. The placement was fully subscribed by a former CEO of the Company, with no commission payable. Deferred income tax of \$11,541 related to share issue costs was recorded in share capital.

As Cameco's ownership interest in UEX dropped below 20.00% in the first quarter of 2016, it no longer has a pre-emptive right to maintain its ownership interest in UEX by participating in equity placements on a pro-rata basis. As at June 30, 2016, Cameco's ownership interest in UEX was 16.87%.

For the six-month periods ended June 30, 2016 and 2015 (Unaudited – Prepared by Management)



#### 12. Share capital (continued)

#### (c) Share-based compensation

Under the Company's share-based compensation plan, the Company may grant share purchase options to its key employees, directors, officers and others providing services to the Company. The maximum number of shares issuable under the plan is a rolling number equal to 10% of the issued and outstanding common shares of the Company from time to time. Under the plan, the exercise price of each share purchase option shall be fixed by the Board of Directors but shall not be less than the quoted closing market price of the shares on the Toronto Stock Exchange on the date prior to the share purchase option being granted and a share purchase option's maximum term is 10 years. The shares subject to each share purchase option shall vest at such time or times as may be determined by the Board of Directors.

A summary of the status of the Company's share-based compensation plan as at June 30, 2016 and December 31, 2015 and changes during the periods ended on these dates is presented below:

	Number of share purchase options	Weighted-average exercise price
Outstanding, December 31, 2014	15,861,000	\$ 0.84
Granted	2,060,000	0.28
Expired	(350,000)	0.60
Outstanding, June 30, 2015	17,571,000	0.78
Granted	25,000	0.18
Cancelled	(280,000)	0.29
Outstanding, December 31, 2015	17,316,000	0.79
Granted	4,401,667	0.23
Outstanding, June 30, 2016	21,717,667	\$ 0.67

During the six-month period ended June 30, 2016, the Company granted 4,401,667 share purchase options pursuant to the Company's share option plan.

No options were cancelled or expired in the three and six-month periods ended June 30, 2016. In the three and six-month periods ended June 30, 2015, a total of \$99,237 was transferred from the share-based payments reserve to deficit relating to the expiry of 350,000 share purchase options.

As at June 30, 2016, the Company had a total of 21,717,667 share purchase options outstanding related to director, employee and consultant share purchase options, the details of which are as follows:

		Exercisable			
Range of exercise prices	Number of share purchase options	Weighted- average exercise price	Weighted-average remaining contractual life (years)	Number of share purchase options	Weighted- average exercise price
\$ 0.15 - 0.39	10,061,667	\$ 0.28	3.78	5,895,559	\$ 0.30
0.40 - 0.99	5,726,000	0.74	4.65	5,726,000	0.74
1.00 – 1.45	5,930,000	1.28	3.23	5,930,000	1.28
	21,717,667	\$ 0.67	3.86	17,551,559	\$ 0.77

Notes to the Condensed Interim Financial Statements For the six-month periods ended June 30, 2016 and 2015 (Unaudited – Prepared by Management)



#### 12. Share capital (continued)

#### (c) Share-based compensation (continued)

The share-based payments reserve values of \$3,318,305 as at June 30, 2016 and \$3,067,912 as at December 31, 2015 on the balance sheet reflect the expensed and capitalized fair value of vested share purchase options. If all options that are vested were exercised, the entire balance of the share-based payments reserve would be transferred to share capital.

The estimated fair value expense of all share purchase options vested during the three-month period ended June 30, 2016 is \$203,668 (2015 - \$155,661). The amount included in mineral properties for the quarter ended June 30, 2016 is \$18,488 (2015 - \$15,262) and the remaining \$185,180 (2015 - \$140,399) was expensed.

The estimated fair value expense of all share purchase options vested during the six-month period ended June 30, 2016 is \$250,393 (2015 - \$222,272). The amount included in mineral properties for the six months ended June 30, 2016 is \$22,208 (2015 - \$26,105) and the remaining \$228,185 (2015 - \$203,508) was expensed. The unamortized balance of share-based compensation expense for share purchase options that were not vested at June 30, 2016 is \$379,363 (December 31, 2015 - \$217,552).

The fair value of the options granted each period was determined using the Black-Scholes option-pricing model with the following weighted-average assumptions:

	June 30 2016	June 30 2015
Number of options granted	4,401,667	2,060,000
Expected forfeiture rate	1.70%	1.06%
Weighted-average grant date share price	\$ 0.23	\$ 0.28
Expected volatility	63.47%	63.00%
Risk-free interest rate	0.59%	0.85%
Dividend yield	0.00%	0.00%
Expected life	4.21 years	4.09 years
Weighted-average grant date fair value	\$ 0.11	\$ 0.14

#### (d) Flow-through shares

The Company has financed a portion of its exploration programs through the use of flow-through share issuances. Income tax deductions relating to these expenditures are claimable by the investors and not by the Company. As at June 30, 2016, the Company had spent, on qualified expenditures, \$3,300,000 (December 31, 2015 - \$1,484,977) of the \$3,300,000 flow-through monies raised in the May 11, 2015 placement. The Company renounced the income tax benefit of this issue to its subscribers effective December 31, 2015. The Company incurred \$576 and \$2,043 in Part XII.6 tax on unspent flow-through monies in the three and six months ended June 30, 2016 (2015 - \$Nil and \$940), which has been netted against interest income.

The Company has also spent approximately \$57,000 of the \$5,250,000 flow-through monies raised in the May 17, 2016 private placement and will renounce the income tax benefit of this issue to its subscribers effective December 31, 2016.



#### 12. Share capital (continued)

(e) Warrants

Outstanding share purchase warrants entitle their holders to purchase common shares of the Company at a price outlined in the warrant agreements. The following table summarizes the continuity of share purchase warrants for the Company:

	Number of Warrants	Weighted Average Exercise Price		
Balance, December 31, 2014 and December 31, 2015	-	\$	-	
Issued pursuant to private placements in 2016	24,761,905		0.22	
Exercised	-		-	
Balance, June 30, 2016	24,761,905	\$	0.22	

As at June 30, 2016 the Company's outstanding share purchase warrants had expiry dates and exercise prices as follows:

Expiry Date for Warrants	Number of Warrants	Exercise Price		
January 22, 2018	20,000,000	\$	0.20	
May 17, 2018	4,761,905		0.30	
Balance, June 30, 2016	24,761,905	\$	0.22	

#### 13. Commitments

The Company has an obligation under an operating lease for its office premises, which expires between July 31, 2018 and October 31, 2020. The future minimum payments are as follows:

	June 30 2016
2016	\$ 35,520
2017	71,502
2018	67,774
2019	61,446
2020	53,130

Other commitments in respect of the Company's mineral properties are disclosed in Notes 8 and 12(d).



#### 14. Management of capital

The Company's objective when managing capital is to safeguard the Company's ability to continue as a going concern in order to pursue the exploration and evaluation programs on its mineral properties. The Company manages its capital structure, consisting of shareholders' equity, and makes adjustments to it, based on funds available to the Company, in order to support the exploration and evaluation of its mineral properties. Historically, the Company has relied exclusively on the issuance of common shares for its capital requirements.

All of the Company's cash and cash equivalents are available for exploration and evaluation programs and administrative operations. The Company has not changed its approach to capital management during the current period, and is not subject to any external capital restrictions.

#### 15. Management of financial risk

The Company operates entirely in Canada and is therefore not subject to any significant foreign currency risk. The Company's financial instruments are exposed to limited liquidity risk, credit risk and market 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 the management of its capital structure as outlined in Note 14. Accounts payable and other liabilities are due within the current operating period.

Credit risk is the risk of an unexpected loss if a third party to a financial instrument fails to meet its contractual obligations. The Company's exposure to credit risk includes cash and cash equivalents and amounts receivable. The Company reduces its credit risk by maintaining its bank accounts at large national financial institutions. The maximum exposure to credit risk is equal to the carrying value of cash and cash equivalents and amounts receivable. The Company's investment policy is to invest its cash in highly liquid short-term interest-bearing investments that are redeemable 90 days or less from the original date of acquisition.

Market risk is the risk that changes in market prices such as foreign exchange rates and interest rates will affect the Company's income. The Company is subject to interest rate risk on its cash and cash equivalents. The Company reduces this risk by investing its cash in highly liquid short-term interest-bearing investments that earn interest on a fixed rate basis.

All financial instruments measured at fair value are categorized into one of three hierarchy levels, described below, for disclosure purposes. Each level is based on the transparency of the inputs used to measure the fair values of assets and liabilities:

- Level 1 Values based on unadjusted quoted prices in active markets that are accessible at the measurement date for identical assets or liabilities;
- Level 2 Values based on quoted prices in markets that are not active or model inputs that are observable either directly or indirectly for substantially the full term of the asset or liability; and
- Level 3 Values based on prices or valuation techniques that require inputs that are both unobservable and significant to the overall fair value measurement.

The carrying values of amounts receivable, and accounts payable and other liabilities are a reasonable estimate of their fair values because of the short period to maturity of these instruments.



#### 15. Management of financial risk (continued)

Cash and cash equivalents are classified as loans and receivables and are initially recorded at fair value and subsequently at amortized cost with accrued interest recorded in accounts receivable.

Investments – as at June 30, 2016	Level 1		Level 1 Level 2		Level 3		Total		
Shares – Uracan (TSX-V: URC)	\$	17,500	\$	-	\$	-	\$	17,500	
Warrants – Uracan <sup>(1)</sup>		-		-		584		584	
	\$	17,500	\$	-	\$	584	\$	18,084	
Investments – as at December 31, 2015	Level 1		Level 2		Level 3		Total		
Shares – Uracan (TSX-V: URC)	\$	7,000	\$	-	\$	-	\$	7,000	
Warrants – Uracan <sup>(1)</sup>		-		-		182		182	
Warrants – Uracan (current portion) <sup>(1)</sup>						126		126	
	\$	7,000	\$	-	\$	308	\$	7,308	

The following table summarizes those assets and liabilities carried at fair value:

<sup>(1)</sup> Black-Scholes inputs for the Uracan warrant evaluation are disclosed in Note 9 – Investments.

The following table shows a reconciliation from the beginning balances to ending balances for Level 1 fair value measurements for investments:

	Number of Shares	Change in Fair Value	Fair Value		
Balance, December 31, 2014	350,000		\$ 19,250		
Gains (losses) for the three months ended March 31, 2015		(7,000)			
Gains (losses) for the three months ended June 30, 2015		(7,000)			
Gains (losses) for the six months ended June 30, 2015		(14,000)			
Gains (losses) for the six months ended December 31, 2015		1,750			
Changes in fair value – total unrealized gain (loss) on financial assets at FVTPL (shares) – year ended December 31, 2015		(12,250)	(12,250)		
Balance, December 31, 2015	350,000		7,000		
Gains (losses) for the three months ended March 31, 2016		3,500			
Gains (losses) for the three months ended June 30, 2016		7,000			
Changes in fair value – total unrealized gain (loss) on financial assets at FVTPL (shares) – six months ended June 30, 2016		10,500	10,500		
Balance, June 30, 2016	350,000		\$ 17,500		

In the year ended December 31, 2015, AFS shares experienced a prolonged decline in their value, which warranted the related unrealized losses previously recognized through OCI to be recognized through profit and loss in the current period. This resulted in a fair value loss of \$10,500, which had been recognized in OCI in 2014, to be reclassified in the current period's profit and loss, as well as a fair value loss of \$12,250 related to 2015 to be recognized directly through profit and loss, for a total fair value impairment of \$22,750. Changes to the fair value of these AFS shares in the first six months of 2016 have been recognized through profit and loss.



#### 15. Management of financial risk (continued)

The Company's policy is to recognize transfers out of Level 3 as of the date of the event or change in circumstances that caused the transfer. There have been no transfers out of Level 3 in the period.

The following table shows a reconciliation from the beginning balances to ending balances for Level 3 fair value measurements:

	Number of Warrants	Change in Fair Value	Fair	Value <sup>(1</sup>
Balance, December 31, 2014	175,000		\$	2,937
Gains (losses) for the three months ended March 31, 2015		(2,332)		
Gains (losses) for the three months ended June 30, 2015		(536)		
Gains (losses) for the six months ended June 30, 2015		(2,868)		
Gains (losses) for the six months ended December 31, 2015		239		
Changes in fair value – total unrealized gain (loss) on held-for-trading financial assets (warrants) – year ended December 31, 2015		(2,629)		(2,629)
Balance, December 31, 2015	175,000			308
Expiry of warrants	(150,000)	(126)		
Gains (losses) for the three months ended March 31, 2016		153		
Gains (losses) for the three months ended June 30, 2016		249		
Changes in fair value – total unrealized gain (loss) on held-for-trading financial assets (warrants) – six months ended June 30, 2016		276		276
Balance, June 30, 2016	25,000		\$	584

<sup>(1)</sup> See Note 9 for Black-Scholes assumptions

The following table shows the valuation techniques used in the determination of fair values within Level 3 of the hierarchy, as well as the key unobservable inputs used in the valuation model:

Level 3 item	Valuation approach	Key unobservable inputs	Inter-relationship between key unobservable inputs and fair value measurement
Warrants – Uracan	The fair value has been determined by using the Black-Scholes option pricing model.	Expected volatility for Uracan shares, derived from the shares' historical prices (weekly).	The estimated fair value for the warrants increases as the volatility increases.

#### 16. Segmented information

The Company conducts its business as a single operating segment, being the mining and mineral exploration business in Canada. All mineral properties and equipment are located in Canada.



#### 17. Office expenses

	Three months ended June 30			Six months ended June 30			
	2016		2015		2016		2015
Insurance	\$ 12,360	\$	12,869	\$	25,010	\$	25,830
Office supplies and consulting	30,015		102,786		74,302		216,617
Telephone	3,538		3,766		5,793		7,469
	\$ 45,913	\$	119,421	\$	105,105	\$	249,916

#### 18. Related party transactions

The value of all transactions relating to key management personnel, close members of the family of persons that are key management personnel and entities over which they have control or significant influence are as follows:

#### (a) Related party transactions

Related party transactions include the following payments which were made to related parties other than key management personnel:

	Three months ended June 30			Six months ended June 30			
	2016		2015		2016		2015
Panterra Geoservices Inc. share-based payments <sup>(1) (2)</sup>	\$ 2,318	\$	3,158	\$	2,931	\$	5,286
Cameco Corporation (3)	-		12,000		-		12,000
	\$ 2,318	\$	15,158	\$	2,931	\$	17,286

<sup>(1)</sup> Panterra Geoservices Inc. is a company owned by David Rhys, a member of the management advisory board that provides geological consulting services to the Company. The management advisory board members are not paid a retainer or fee; specific services are invoiced as provided.

<sup>(2)</sup> Share-based compensation expense is the fair value of options granted which have been calculated using the Black-Scholes option-pricing model and the assumptions disclosed in Note 12(c).

<sup>(3)</sup> Represents an amount paid to Cameco (20.33% shareholder of UEX Corporation at the date of the transaction) in May of 2015 to acquire Cameco's 70% interest in the Umpherville joint venture (see Note 8(i)).



### 18. Related party transactions (continued)

#### (b) Key management personnel compensation

Key management personnel compensation includes management and director compensation, inclusive of any consulting arrangements with directors, as follows:

	Three months ended June 30			Six months ended June 30			
	2016		2015		2016		2015
Salaries and short-term employee benefits <sup>(1) (2)</sup>	\$ 157,454	\$	148,486	\$	396,620	\$	296,100
Share-based payments (3)	166,636		120,311		205,040		176,206
Other compensation (4)	-		-		-		183,000
	\$ 324,090	\$	268,797	\$	601,660	\$	655,306

<sup>(1)</sup> In the event of a change of control of the Company, certain senior management may elect to terminate their employment agreements and the Company shall pay termination benefits of two times their respective annual salaries at that time and all of their share purchase options will become immediately vested with all other employee benefits, if any, continuing for a period of up to two years.

- (2) In the event that Mr. Lemaitre's (UEX's President and CEO) employment is terminated by the Corporation for any reason other than as a result of a change of control, death or termination for cause, the Corporation will pay to Mr. Lemaitre an amount equal to one year's base salary plus any bonus owing. All other employee related benefits will continue for a period of one year following such termination. Mr. Lemaitre may also terminate the employment agreement upon three months written notice to the Board and receive a lump sum payment equal to his base salary plus benefits for three months.
- <sup>(3)</sup> Share-based compensation expense is the fair value of options granted which have been calculated using the Black-Scholes option-pricing model and the assumptions disclosed in Note 12(c).
- (4) Represents amounts paid in January 2015 to Mr. Graham Thody, the Company's former President and CEO, under the terms of a retirement consulting agreement for consulting services up to December 31, 2015. As at June 30, 2015, half the annual amount, or \$91,500, was included in prepaid expenses.



### **Corporate Information**

#### **Board of Directors**

Colin C. Macdonald, Chairman Saskatoon, Saskatchewan

Roger M. Lemaitre *President and CEO* Saskatoon, Saskatchewan

Suraj P. Ahuja Vancouver, British Columbia

Mark P. Eaton Toronto, Ontario

Emmet A. McGrath Vancouver, British Columbia

Graham C. Thody Vancouver, British Columbia

#### Officers

Roger M. Lemaitre *President and CEO* 

Ed Boney CFO and Corporate Secretary

Nan Lee Vice-President, Project Development

#### Legal Counsel

Koffman Kalef LLP 19<sup>th</sup> Floor, 885 West Georgia Street Vancouver, British Columbia Canada V6C 3H4

#### **Auditors**

KPMG LLP 777 Dunsmuir Street Vancouver, British Columbia Canada V7Y 1Q3

#### **Registrar and Transfer Agent**

Computershare Investor Services Inc. 2<sup>nd</sup> Floor, 510 Burrard Street Vancouver, British Columbia Canada V6C 3B9

#### **Head Office**

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