WESTERN URANIUM CORPORATION

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2016 AND 2015 (Stated in \$USD)

(Unaudited – Prepared by Management)

(These unaudited condensed interim consolidated financial statements, prepared by management, have not been reviewed by the Company's external auditors)

WESTERN URANIUM CORPORATION

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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WESTERN URANIUM CORPORATION CONDENSED CONSOLIDATED BALANCE SHEETS (Stated in \$USD)

	As of			
		June 30,	De	ecember 31,
		2016		2015
	(ı	unaudited)		
Assets				
Current assets:				
Cash	\$	22,163	\$	214,482
Prepaid expenses		37,164		119,656
Marketable securities		3,076		2,880
Restricted cash, current portion		215,976		-
Other current assets		29,727		15,774
Total current assets		308,106		352,792
Land, buildings and improvements		-		1,050,810
Restricted cash, net of current portion		820,310		1,036,286
Mineral properties		11,645,218		11,645,218
Ablation intellectual property		9,488,051		9,488,051
Total assets	\$	22,261,685	\$	23,573,157
Liabilities and Shareholders' Equity				
Liabilities				
Current liabilities:				
Accounts payable and accrued liabilities	\$	845,709	\$	825,101
Mortgage payable		-		1,051,000
Deferred contingent consideration		372,000		500,000
Subscription payable		-		198,298
Current portion of reclamation liability		215,976		-
Current portion of notes payable		539,440		490,193
Total current liabilities		1,973,125		3,064,592
Reclamation liability, net of current portion		184,567		220,129
Deferred tax liability		4,063,330		4,063,330
Notes payable, net of discount and current portion		459,033		449,984
Total liabilities		6,680,055		7,798,035
Shareholders' Equity				
Common stock, no par value, unlimited authorized shares, 16,797,089 and 16,230,733				
shares issued and outstanding at June 30, 2016 and December 31, 2015, respectively		18,496,750		17,658,042
Accumulated deficit		(2,929,980)		(1,951,564)
Accumulated other comprehensive income		14,860		68,644
Total shareholders' equity		15,581,630		15,775,122
Total liabilities and shareholders' equity	\$	22,261,685	\$	23,573,157
Approved on behalf of the Board:				
"George Glasier"	"Mich	ael Skutezky''		
Director	Direc	tor		

WESTERN URANIUM CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS AND OTHER COMPREHENSIVE LOSS

(Stated in \$USD) (unaudited)

	(umuuu	icu)							
	For the Three Months Ended June 30,					For the Six Months Ended June 3			
		2016		2015		2016		2015	
Expenses									
Mining expenditures	\$	118,737	\$	49,020	\$	212,087	\$	90,700	
Professional fees		290,985		124,534		326,092		200,766	
General and administrative		137,846		88,535		174,103		118,221	
Consulting fees		113,999		33,016		156,869		75,738	
Unrealized foreign exchange gain		(128,000)		_		(128,000)		<u> </u>	
Loss from operations		(533,567)		(295,105)		(741,151)		(485,425)	
Accretion and interest expense		217,185		31,756		237,265		45,076	
Net loss		(750,752)		(326,861)		(978,416)		(530,501)	
Other comprehensive loss									
Foreign exchange (loss) gain		(22,528)		6,694		(53,784)		(1,997)	
Comprehensive Loss	\$	(773,280)	\$	(320,167)	\$	(1,032,200)	\$	(532,498)	
Loss per share - basic and diluted	\$	(0.05)	\$	(0.03)	\$	(0.06)	\$	(0.04)	
Weighted average shares outstanding, basic and diluted		16,621,904		11,916,703		16,474,603		12,036,924	

WESTERN URANIUM CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (Stated in \$USD)

(unaudited)

	Commo	on Sl	nares	A	Accumulated	Co	mprehensive Other	
	Shares		Amount		Deficit		Income	 Total
Balance at January 1, 2016	16,230,733	\$	17,658,042	\$	(1,951,564)	\$	68,644	\$ 15,775,122
Issuance of 101,009 shares of common stock	101,009		216,534		-		-	216,534
Issuance of 465,347 shares of common stock	465,347		622,174		-		-	622,174
Foreign exchange loss	-		-		-		(53,784)	(53,784)
Net loss	-		-		(978,416)		-	(978,416)
Balance at June 30, 2016	16,797,089	\$	18,496,750	\$	(2,929,980)	\$	14,860	\$ 15,581,630

WESTERN URANIUM CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Stated in \$USD) (unaudited)

	For the Six Months Ended J			
		2016		2015
Cash Flows From Operating Activities:				
Net loss	\$	(978,416)	\$	(530,501)
Reconciliation of net loss to cash used in operating activities:				
Accretion of reclamation liability		180,414		25,634
Amortization of debt discount on notes payable		58,296		18,536
Change in foreign exchange on marketable securities		(196)		_
Change in operating assets and liabilities:				
Accounts receivable		-		(22,916)
Prepaid expenses and other current assets		68,539		47,428
Restricted cash		-		(144)
Deferred contingent consideration		(128,000)		-
Accounts payable and accrued liabilities		20,418		(8,794)
Net cash used in operating activities		(778,945)		(470,757)
Cash Flows From Investing Activities:				
Purchase of property and equipment		-		(21,810)
Advance on Credit Facility to Black Range		-		(316,349)
Net cash used in investing activities		-		(338,159)
Cash Flows From Financing Activities:				` ,
Payment of Nueco Note		-		(253,346)
Payment of Siebels Note		(100,000)		-
Proceeds from the sale of common stock in private placements,				
net of offering costs		640,410		1,353,793
Proceeds from Siebels Note		100,000		- ·
Net cash provided by financing activities		640,410		1,100,447
Effect of foreign exchange rate on cash		(53,784)		(1,997)
Net (decrease) increase in cash		(192,319)		289,534
Cash - beginning		214,482		172,909
Cash - ending	\$	22,163	\$	462,443
Supplemental disclosure of cash flow information:				·
Cash paid during the period for:				
Interest	\$	3,000	\$	-
Non-cash financing activities:				
Shares issued from subscription payable	\$	198,298	\$	-
Exchange of mortgage payable for land & buildings	\$	1,051,000	\$	-

NOTE 1 - BUSINESS

Nature of operations

Western Uranium Corporation ("Western" or the "C ompany") was incorporated in December 2006 under the Ontario Business Corporations Act. On November 20, 2014, the Company completed a listing process on the Canadian Securities Exchange ("CSE"). As part of that process, the Company acquired 100% of the members' interests of Pinon Ridge Mining LLC ("PRM"), a Delaware limited liability company. The transaction constituted a reverse takeover ("RTO") of Western by PRM. Subsequent to obtaining appropriate shareholder approvals, the Company reconstituted its Board of Directors and senior management team. Effective September 16, 2015, Western completed its acquisition of Black Range Minerals Limited ("Black Range").

The Company has registered offices at 10 King Street East, Suite 700, Toronto, Ontario, Canada, M5C 1C3 and its common shares are listed on the CSE under the symbol "WUC." On April 22, 2016, the Company's shares of common stock began trading on the OTC Pink, and on May 23, 2016, the Company's shares of common stock was approved for the commencement of trading on the OTCQX Best Market. Its principal business activity is the acquisition and development of uranium resource properties in the states of Utah and Colorado in the United States of America ("USA").

On June 28, 2016, the Company's registration statement became effective and Western became a U.S. reporting issuer. Thereafter, the Company was approved for DTC eligibility through the Depository Trust and Clearing Corporation (DTCC), which facilitates electronic book – entry delivery, settlement and depository services for shares in the U.S.

NOTE 2 – LIQUIDITY AND GOING CONCERN

The Company has incurred continuing losses from its operations and as of June 30, 2016 the Company has an accumulated deficit of \$2,929,980 and a working capital deficit of \$1,665,019.

Since inception, the Company has met its liquidity requirements principally through the issuance of notes and the sale of its shares of common stock.

The Company's ability to continue its operations and to pay its obligations when they become due is contingent upon the Company obtaining additional financing. Management's plans include seeking to procure additional funds through debt and equity financings and to initiate the processing of ore to generate operating cash flows.

There are no assurances that the Company will be able to raise capital on terms acceptable to the Company or at all, or that cash flows generated from its operations will be sufficient to meet its current operating costs and required debt service. If the Company is unable to obtain sufficient amounts of additional capital, it may be required to reduce the scope of its planned product development, which could harm its financial condition and operating results, or it may not be able to continue to fund its ongoing operations. These conditions raise substantial doubt about the Company's ability to continue as a going concern. These financial statements do not include any adjustments that might result from the outcome of these uncertainties.

Pursuant to the Company's capital raising objectives, during April and May 2016 the Company raised CAD \$791,090 (US \$622,174) in a private placement (*see note 10*).

On June 29, 2016 the Company announced a private placement for the issuance of up to 1,909,855 units at CAD \$1.70 per unit for total gross proceeds of USD up to \$2,500,000. Each unit shall consist of one common share of the Company and one warrant at an exercise price of CAD \$2.80 which expire five years after the date of issuance. The Company intends to use this capital raise to pay the costs of the acquisition of Black Range, to fund the development of the Company's ablation technology, to fund mine production preparation, to pay down certain of the Company's notes payable, and for working capital purposes (*see note 13*).

NOTE 3 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation and Principles of Consolidation

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States ("U.S. GAAP") for interim financial information and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by U.S. GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal accruals) considered for a fair presentation have been included. Operating results for the three and six months ended June 30, 2016 are not necessarily indicative of the results that may be expected for the year ending December 31, 2016. These condensed financial statements should be read in conjunction with the consolidated financial statements for the year ended December 31, 2015 and related notes thereto which were included in the Company's form 10-12G filed with the Securities and Exchange Commission on July 22, 2016.

The accompanying unaudited condensed consolidated financial statements include the accounts of Western and its wholly-owned subsidiaries, Western Uranium Corp., Pinon Ridge Mining LLC, Black Range Minerals Limited, Black Range Copper Inc., Ranger Resources Inc., Black Range Minerals Inc., Black Range Minerals Colorado LLC, Black Range Minerals Wyoming LLC, Haggerty Resources LLC, Ranger Alaska LLC, Black Range Minerals Utah LLC, Black Range Minerals Ablation Holdings Inc. and Black Range Development Utah LLC. All significant inter-company transactions and balances have been eliminated upon consolidation.

Use of Estimates

The preparation of consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amount of assets and liabilities at the date of the financial statements and revenues and expenses during the period reported. By their nature, these estimates are subject to measurement uncertainty and the effect on the financial statements of changes in such estimates in future periods could be significant. Significant areas requiring management's estimates and assumptions include determining the fair value of transactions involving shares of common stock, assessment of the useful life and evaluation for impairment of intangible assets, valuation and impairment assessments on mineral properties, deferred contingent consideration, the reclamation liability, valuation of stock-based compensation, valuation of available-for-sale securities and valuation of long-term debt and asset retirement obligations. Other areas requiring estimates include allocations of expenditures, depletion and amortization of mineral rights and properties. Actual results could differ from those estimates.

Foreign Currency Translation

The reporting currency of the Company, including its subsidiaries, is the United States dollar. The financial statements of subsidiaries located outside of the U.S. are measured in their functional currency, which is the local currency. The functional currency of the parent is the Canadian dollar. Monetary assets and liabilities of these subsidiaries are translated at the exchange rates at the balance sheet date. Income and expense items are translated using average monthly exchange rates. Non-monetary assets are translated at their historical exchange rates. Translation adjustments are included in accumulated other comprehensive loss in the condensed consolidated balance sheets.

NOTE 3 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, CONTINUED

Fair Values of Financial Instruments

The fair value of financial instruments in the Company's consolidated financial statements at June 30, 2016 and December 31, 2015 are as follows:

	-	Prices in	~	ted Prices		
	Active	Markets	for	Similar		
	for Ic	lentical	A	ssets or	Sig	nificant
	Ass	ets or	Lial	oilities in	Unol	oservable
	Liab	oilities	Activ	e Markets	I	nputs
	(Le	vel 1)	(L	evel 2)	(L	evel 3)
Marketable securities at June 30, 2016	\$	3,076	\$	-	\$	-
		•			•	
Marketable securities at December 31, 2015	\$	2,880	_ \$		\$	

Loss per Share

Basic net loss per share is computed by dividing net loss by the weighted average number of shares of common stock outstanding during the period. Diluted earnings per share is computed using the weighted average number of common shares and, if dilutive, potential common shares outstanding during the period. Potential common shares consist of the incremental common shares issuable upon the exercise of stock options and warrants (using the treasury stock method). The computation of basic loss per share for the three and six month periods ended June 30, 2016 and 2015 excludes potentially dilutive securities. The computations of net loss per share for each period presented is the same for both basic and fully diluted.

Potentially dilutive securities outlined in the table below have been excluded from the computation of diluted net loss per share because the effect of their inclusion would have been anti-dilutive.

	For the Three and S	ix Months
	Ended	
	June 30,	
	2016	2015
Warrants to purchase shares of common stock	566,356	_
Options to purchase shares of common stock	271,996	-
Total potentially dilutive securities	838,352	_

NOTE 4 – RECENT ACCOUNTING PRONOUNCEMENTS

On February 25, 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2016-02, Leases (Topic 842). This update will require organizations that lease assets to recognize on the balance sheet the assets and liabilities for the rights and obligations created by those leases. The new guidance will also require additional disclosures about the amount, timing and uncertainty of cash flows arising from leases. The provisions of this update are effective for annual and interim periods beginning after December 15, 2018. The Company is currently evaluating the impact the adoption of this ASU will have on the Company's financial position and results of operations.

On March 30, 2016, the FASB issued ASU No. 2016-09, "Compensation – Stock Compensation (Topic 718)". This update requires that all excess tax benefits and tax deficiencies arising from share-based payment awards should be recognized as income tax expense or benefit on the income statement. The amendment also states that excess tax benefits should be classified along with other income tax cash flows as an operating activity. In addition, an entity can make an entity-wide accounting policy election to either estimate the number of awards expected to vest or account for forfeitures as they occur. The provisions of this update are effective for annual and interim periods beginning after December 15, 2016. The Company is currently evaluating the impact the adoption of this standard will have on its financial statements.

NOTE 4 - RECENT ACCOUNTING PRONOUNCEMENTS, CONTINUED

In April 2016, the FASB issued ASU No. 2016-10 "Revenue from Contracts with Customers (Topic 606)", "Identifying Performance Obligations and Licensing" ("ASU 2016-10"). ASU 2016-10 clarifies the following two aspects of Topic 606: identifying performance obligations and the licensing implementation guidance, while retaining the related principles for those areas. The provisions of this update are effective for annual and interim periods beginning after December 15, 2017, with early application permitted. The Company is currently evaluating the impact the adoption of this standard will have on its financial statements.

In May 2016, the FASB issued ASU No . 2016-12 "Revenue from Contracts with Customers (Topic 606)", "Narrow-Scope Improvements and Practical Expedients" ("ASU 2016-12"). The core principal of ASU 2016-12 is the recognition of revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The provisions of this update are effective for annual and interim periods beginning after December 15, 2017, with early application permitted. The Company is currently evaluating the impact the adoption of this standard will have on its financial statements.

NOTE 5 - MINERAL ASSETS, ABLATION INTELLECTUAL PROPERTY AND OTHER PROPERTY

On August 18, 2014, the Company purchased mining assets in an arm's length transaction. The mining assets include both owned and leased land in the states of Utah and Colorado. All of the mining assets represent properties which have previously been mined to different degrees for uranium. As some of the properties have not formally established proven or probable reserves, there may be greater inherent uncertainty as to whether or not any mineralized material can be economically extracted as originally planned and anticipated.

The Company's mining properties acquired on August 18, 2014, include: San Rafael Uranium Project located in Emery County, Utah; The Sunday Mine Complex located in western San Miguel County, Colorado; The Van 4 Mine located in western Montrose County, Colorado; The Yellow Cat Project located in eastern Grand County, Utah; The Farmer Girl Mine project located in Montrose County, Colorado; The Sage Mine project located in San Juan County, Utah, and San Miguel County, Colorado.

On September 16, 2015, Western completed its acquisition of Black Range. In connection with the acquisition of Black Range, Western acquired the net assets of Black Range. T hese net assets consist principally of interests in a complex of uranium mines located in Colorado (the "Hansen-Taylor Complex") and a 100% interest in a 25 year license for ablation mining technologies and related patents from Ablation Technologies, LLC. The Hansen-Taylor Complex is principally a sandstone-hosted deposit that was discovered in 1977. Ablation is a low cost, purely physical method of sorting uranium ore by applying a grain-size separation process to ore slurries.

The Company's mining and mining related assets consist of the following:

		As o	of:
	J	June 30, 2016	December 31, 2015
Land, building and improvements	\$	-	\$ 1,050,810
Mineral properties		11,645,218	11,645,218
Ablation intellectual property		9,488,051	9,488,051

On May 26, 2016, the Company executed agreements with the mortgage holder whereby in an equal exchange the mortgage was exchanged for the land, building and improvements with which it was secured (*see Note 8*).

On June 1, 2016, Black Range entered into an agreement with Ferris-Haggarty Mining Corporation to transfer all available data, information, materials, reports, assay analysis, or other regarding the Ferris-Haggarty Copper Project in Carbon County, WY from 2006 through 2009. In exchange Black Range Minerals Inc. received 100,000 Common Class A Voting shares of Ferris-Haggarty Mining Corporation. The transaction is deemed to lack commercial substance because neither the fair value of the data relinquished nor the fair value of the shares are determinable within reasonable limits, given that there is no market for the data and that the Company does not have enough information to reliably determine a value for the shares. Since the exchange of data for shares of Ferris-Haggarty lacks commercial substance, the value of the exchange will be based on the recorded value of the asset relinquished (the data), which is \$0.

NOTE 6 - ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

	As	of June 30, 2016	ecember 31, 2015
Trade accounts payable	\$	489,459	\$ 520,530
Accrued liabilities		356,250	304,571
	\$	845,709	\$ 825,101

NOTE 7 - NOTES PAYABLE

On August 18, 2014, in connection with the purchase of the mining properties, the Company entered into a note payable with Energy Fuels Holding Corporation ("EFHC") (the "EFHC Note") for \$500,000. The EFHC Note bears interest at a rate of 3.0% per annum and is secured by a first priority interest in certain of the Company's mining assets. On the date of the purchase, the Company recorded the EFHC Note net of a discount for interest of \$73,971 at a rate of 4% per annum, resulting in a total effective interest rate of 7% per annum. The discount is being amortized using the effective interest method over the life of the loan. All principal on the EFHC Note is due and payable on August 18, 2018 and interest on the EFHC Note is due and payable annually beginning August 18, 2015.

On August 18, 2014, also in connection with the purchase of the mining properties, the Company entered into a Note Assumption Agreement with EFHC and Nuclear Energy Corporation ("Nueco"), whereby the Company assumed all of the obligations of EFHC under its note payable with Nueco (the "Nueco Note"). The Nueco Note bears no stated interest rate and is secured by certain of the Company's mining assets. On the date of the purchase, the Company recorded the Nueco Note net of a discount for interest of \$23,724 at a rate of 7% per annum. The discount is being amortized using the effective interest method over the life of the loan. The Nueco payment due on December 20, 2014 in the amount of \$250,180 was made on January 5, 2015 without penalty other than additional interest at 6% per annum. As of December 31, 2015, the Nueco Note had a remaining obligation outstanding of \$250,180, the due date of which was extended to January 13, 2016. In connection with the extension, the Company agreed to add interest from the date of October 13, 2015 until the date paid at the annual rate of one percent (1%) per annum. On February 8, 2016, the Company and the lender agreed to further extend the maturity of the Nueco Note to June 2016. In consideration for the extension the Company increased the principal amount by 10% (or \$25,384), increased the interest rate to 6% per annum and paid a \$5,000 fee that did not reduce the interest or principal. On June 20, 2016, the Company further extended the maturity of the Nueco Note to July 31, 2016. In consideration for the extension, the Company paid a \$5,000 fee that did not reduce the interest or principal on the Nueco Note. These amendments were accounted for as a note modification, whereby no gain or loss was recognized. On August 8, 2016, accrued interest was paid in the amount of \$13,477. As of August 11, 2016, the Nueco Note is in default.

On September 30, 2015 the Company entered into a note payable ("Siebels Note") with The Siebels Hard Asset Fund, Ltd. ("Siebels") for \$250,000, which was fully funded on October 14, 2015. The Siebels Note bears interest at a rate of 16.0% per annum and was to mature on December 15, 2015. On December 16, 2015 the Company and the lender agreed to extend the maturity of the Siebels Note until June 16, 2016. In consideration for the extension of the repayment, the accrued interest at the time of extension of \$8,333 was reclassified to principal, bringing the principal of the Siebels Note to \$258,423. Also in consideration for such extension the interest rate was increased to 18% per annum. These amendments were accounted for as a note modification, whereby no gain or loss was recognized. On July 29, 2016, a partial principal payment in the amount of \$100,000 was made. As of August 11, 2016, the Siebels Note is in default.

NOTE 7 - NOTES PAYABLE, CONTINUED

On February 22, 2016, the Company entered into a second note payable with Siebels for \$100,000. The note bore interest at a rate of 18.0% per annum and matured on April 22, 2016. On April 28, 2016, the Company repaid this note in full.

Notes payable consisted of:

					As	of June 30, 20	016			
					Ba	lance, Net				
	1	Principal	D	iscount	of	Discount		Current]	Non-Current
EFHC	\$	500,000	\$	40,967	\$	459,033	\$	-	\$	459,033
Nueco		279,220		3,800		275,420		27 5,420		-
Siebels		264,020		-		264,020		264,020		-
Total	\$	1,043,240	\$	44,767	\$	998,473	\$	539,440	\$	459,033

During the three months ended June 30, 2016 and 2015, the Company's interest expense on notes payable was \$39,273, and \$31,756, respectively, including the amortization of debt discounts. Interest expense on notes payable for the six months ended June 30, 2016 and 2015 was \$59,353 and \$45,076, respectively.

				1	As of	December 31	, 2015	5		
					Ba	lance, Net				
	P	rincipal	D	iscount	of	Discount		Current	1	Non-Current
EFHC	\$	500,000	\$	50,016	\$	449,984	\$	-	\$	449,984
Nueco		250,180		-		250,180		25 0,180		-
Siebels		240,013		-		240,013		240,013		-
Total	\$	990,193	\$	50,016	\$	940,177	\$	49 0,193	\$	449,984

NOTE 8 - MORTGAGE

In connection with the acquisition of Black Range, Western assumed a mortgage secured by land, building and improvements at 1450 North 7 Mile Road, Casper, Wyoming, with interest payable at 8.00% and payable in monthly payments of \$11,085 with the final balance of \$1,044,015 due as a balloon payment on January 16, 2016. The Company did not make the final balloon payment as scheduled. Subsequently, on May 26, 2016, the Company executed agreements with the mortgage holder whereby in an equal exchange the mortgage was exchanged for the land, building and improvements with which it was secured, and pursuant to which no future financial consideration is required.

NOTE 9 - RECLAMATION LIABILITY

The reclamation liabilities of the US mines are subject to legal and regulatory requirements, and estimates of the costs of reclamation are reviewed periodically by the applicable regulatory authorities. The reclamation liability represents the Company's best estimate of the present value of future reclamation costs in connection with the mineral properties. The Company determined the gross reclamation liabilities at June 30, 2016 and December 31, 2015 of the mineral properties to be approximately \$1,036,286 and \$1,036,286, respectively. During the three months ended June 30, 2016 and 2015, the accretion of the reclamation liabilities was \$178,474 and \$23,634, respectively. During the six months ended June 30, 2016 and 2015, the accretion of the reclamation liabilities was \$180,414 and \$25,634, respectively. Except in regard to its Alaska coal mine property (as discussed below), The Company expects to begin incurring the reclamation liability after 2054 and accordingly, has discounted the gross liabilities over a thirty year life using a discount rate of 5.4% to a net discounted value as of June 30, 2016 and December 31, 2015 of \$400,543 and \$200,129, respectively. The gross reclamation liabilities as of June 30, 2016 are secured by certificates of deposit in the amount of \$1,036,286. During the second quarter of 2016, the Company initiated actions to cancel its coal mining leases in Alaska. In connection therewith, the Company is currently evaluating the most effective manner in which to reclaim such mines. During the three months ended June 30, 2016, with the near-term prospects for reclamation, the Company adjusted the fair value of its reclamation obligation and for the Alaska mine, accreted \$174,412 to bring its reclamation liability to fair value. The portion of the reclamation liability related to the Alaska mine, and its related restricted cash are included in current liabilities, and current assets, respectively, at a value of \$215,976.

NOTE 10 - SHARE CAPITAL AND OTHER EQUITY INSTRUMENTS

Private Placements

On January 4, 2016, the Company completed a private placement raising gross proceeds of CAD \$300,000 through the subscription for 101,009 common shares at a price of CAD \$2.97 (US\$2.14) per common share, and warrants to purchase aggregate of 101,009 common shares at an exercise price of CAD \$3.50. This offering closed on December 31, 2015. Of the total amount received, CAD \$275,000 (US\$198,298) was received in December of 2015 while the remainder CAD \$25,000 (US\$18,236) was received in the three months ended March 31, 2016. The warrants are exercisable immediately upon issuance and expire five years from the date of issuance. As of December 31, 2015, the Company accounted for the proceeds of \$198,298 as subscriptions payable.

During April 2016, the Company initiated a private placement offering for the sale of units of its securities for a price per unit of \$1.70 (CAD) (US\$1.34). Each unit consists of one share of the Company's common stock and one warrant to purchase a share of common stock at \$2.60 (CAD) per share, with a term of five years. During April and May 2016 the Company raised gross proceeds of CAD \$791,090 (US\$622,174) through the issuance of 465,347 units.

During the six months ended June 30, 2016, the Company issued 566,356 shares of common stock in connection with these private placements.

Stock Options

In connection with the acquisition of Black Range, the Board of Directors granted options for the purchase of 271,996 shares of the Company's common stock to certain of the former directors, employees and consultants of Black Range. On the date of grant, these options were fully vested, had a weighted average exercise price of CAD \$6.39 (US\$4.91) and a weighted average remaining contractual life of 3.52 years and had a grant date fair value of \$1.59 per share. As of June 30, 2016, these stock options had a remaining contractual life of 3.02 years and had no intrinsic value. These stock options became exercisable on January 17, 2016.

Warrants

As of June 30, 2016, there were warrants outstanding to purchase an aggregate of 566,356 shares of the Company's common stock at an exercise price of CAD \$2.76 (US\$2.12) per share. These warrants have a weighted average remaining life of 4.79 years.

NOTE 11 - MINING EXPENDITURES

		For the Three Months Ended June 30,				
	2016	2016	2015			
Permits	\$ 67,188	\$ 37,610	\$ 116,374	\$ 66,335		
Maintenance	43,824	11,410	81,678	24,365		
Contract Labor	3,975	-	6,535	-		
Royalties	3,750	<u> </u>	7,500	<u> </u>		
	\$ 118,737	\$ 49,020	\$ 212,087	\$ 90,700		

NOTE 12 - RELATED PARTY TRANSACTIONS (INCLUDING KEY MANAGEMENT COMPENSATION)

The Company has transacted with related parties pursuant to service arrangements in the ordinary course of business, as follows:

An entity controlled by a member of the Board of Directors earned consulting fees totaling \$9,227 and \$17,687 for the three months ended June 30, 2016 and 2015, respectively and \$18,472 and \$27,357 for the six months ended June 30, 2016 and 2015, respectively. The same director earned director fees totaling \$1,538 and \$1,601 during the three months ended June 30, 2016 and 2015, respectively and \$3,079 and \$6,258 for the six months ended June 30, 2016 and 2015, respectively. As of June 30, 2016 and December 31, 2015, the Company has \$0 and \$5,074, respectively, in accounts payable and accrued liabilities owing to this director.

Pursuant to a consulting agreement, a US limited liability company owned by a person who is a director and the Company's CFO entered into a contract with the Company effective January 1, 2015 to provide financial and consulting services at an annual consultant fee of \$100,000. The contract had a term of one year. On October 21, 2015, the Company entered into an additional agreement with this same company to provide additional services to the Company, for the term of October through December 2015 for a monthly fee of \$6,500. On January 1, 2016, the Company entered into an agreement with a different US limited liability company owned by the same director to provide financial and other consulting services at \$8,333 per month. During the three months ended June 30, 2016 and 2015, the Company incurred fees of \$25,000 and \$25,000, respectively, to these companies. During the six months ended June 30, 2016 and 2015, the Company incurred fees of \$50,000 and \$50,000, respectively, to these companies. At June 30, 2016 and December 31, 2015, the Company had \$6,500 and \$14,833, respectively, included in accounts payable and accrued liabilities payable to these companies.

In connection with the acquisition of Black Range on September 16, 2015, Western assumed an obligation in the amount of AUS \$500,000 payable to Western's CEO and director contingent upon the commercialization of the ablation technology.

As at June 30, 2016, the obligation of \$372,000 is included in the condensed consolidated balance sheet. A gain of \$128,000 on the translation of the obligation for the three and six months period ended June 30, 2016, was reflected within the "unrealized foreign exchange gain" in the statement of operations and comprehensive loss.

Pursuant to a consulting agreement, a US limited liability company owned by a person who is a director entered into a consulting contract with the Company effective April 1, 2016 to provide financial, advisory, and consulting services, including representing the Company to a variety of stakeholders for a six month term ending on September 30, 2016. The semi-annual consulting fee will be paid monthly and aggregate fees under the agreement are \$105,000. Professional fees for the three and six months ended June 30, 2016 are \$60,000 and \$60,000, respectively, related to this agreement.

As of June 30, 2016 and December 31, 2015, the Company had \$7,500 and \$0, respectively, included in accounts payable and accrued expenses payable to this entity.

NOTE 13 - SUBSEQUENT EVENTS

Private Placements

On June 29, 2016 the Company announced a private placement for the issuance of up to 1,909,855 units at CAD \$1.70 per unit for total gross proceeds of USD \$2,500,000. Each unit shall consist of one common share of the Company and one warrant at an exercise price of CAD \$2.80 which expire five years after the date of issuance. The Company intends to use this capital raise to pay the costs of the acquisition of Black Range, to fund the development of the Company's ablation technology, to fund mine production preparation and for working capital purposes. As of August 12, 2016, the Company has received subscription agreements for the sale of 943,582 units and has received proceed or broker settlement instructions for CAD \$1,604,089 (approximately USD \$1,240,699. The Company expects to close on the private placement as soon as practicable.