Condensed Consolidated Interim Financial Statements For the three and six months ended June 30, 2015 and 2014 (expressed in Canadian Dollars)

(Unaudited)

NOTICE TO READER

Under National Instrument 51-102, Part 4, subsection 4.3(3)(a) issued by the Canadian Securities Administrators, if an auditor has not performed a review of the condensed consolidated 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 consolidated interim financial statements 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 consolidated interim financial statements in accordance with the standards established by the Canadian Institute of Chartered Accountants for a review of condensed consolidated interim financial statements by an entity's auditor.

Consolidated Condensed Interim Statements of Financial Position (Unaudited) As at June 30, 2015 and December 31, 2014

(expressed in Thousands of Canadian Dollars)

	June 30,	December 31,
	2015	2014
	\$	\$
Assets		
Current assets		
Cash and cash equivalents	43	2,239
Trade and other receivables (Note 4)	42	43
Prepaid expenses and deposits	118	119
	203	2,401
Non-current assets		
Equipment (Note 5)	302	327
Mineral properties (Note 6)	28,143	27,935
Total assets	28,648	30,663
Liabilities		
Current liabilities		
Trade and other payables	1,235	1,159
Due to related parties (Note 7)	56	_
	1,291	1,159
Long-term liabilities		
Provisions for reclamation	383	380
Total liabilities	1,674	1,539
Equity		
Common shares (Note 8(a))	57,360	57,360
Warrants (Note 8(b))	541	541
Contributed surplus	3,808	3,751
Deficit	(36,340)	(33,930)
Accumulated other comprehensive income	1,605	1,402
Total equity	26,974	29,124
Total liabilities and equity	28,648	30,663

Nature of operations and going concern (Note 1) Commitments and contingencies (Notes 6 and 11) Supplemental cash flow information (Note 10)

Α	lρ	proved	i and	authorized	for	issue	by t	he I	3oard	on A	August	12,	. 20)]	5.

signed "Eric Edwards"signed "John Graf"DirectorDirector

Condensed Consolidated Interim Statements of Loss and Comprehensive Loss (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Thousands of Canadian Dollars, Except Share Data)

Operating expenses \$ \$ Exploration Camp, community relations and related costs 685 614 1,150 97 Project administration 384 347 652 55 Technical reports, assays and related costs — 43 — 5 Other — — 43 — 5 Cother — — — 2 — Technical reports, assays and related costs — 43 — 5 5 Other — — — 2 2 — 5 Other — — — 2 — — 5 — — 5 5 — — 5 5 — — — 5 3 3 3 — — — — 3 3 3 — — — 3 3 2 4 4 1 1 3 3 —		Three mon	ths ended June 30,	Six months	s ended June 30,
Exploration Camp, community relations and related costs 685 614 1,150 97 1,000		2015	2014	2015	2014
Exploration		\$	\$	\$	\$
Camp, community relations and related costs 685 614 1,150 97 Project administration 384 347 652 55 Technical reports, assays and related costs - 43 - 5 Other - - - 2 - Ceneral and administration - - - 2 -					
Project administration 384 347 652 55 Technical reports, assays and related costs — 43 — 55 Other — 43 — 5 Other — — 2 5 Incompany of the control of the					
Technical reports, assays and related costs				*	976
Other - - 2 General and administration 31,069 1,004 1,804 1,58 General and administration 32,34 139 276 32 Shareholder and investor relations 87 81 164 28 Professional and regulatory fees 14 64 84 13 Office and general 36 58 69 11 Travel 5 9 10 2 Operating loss 1,345 1,355 2,407 2,46 Impairment loss on available-for-sale financial asset - - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (22 Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110	Project administration	384	347	652	555
1,069	Technical reports, assays and related costs	_	43	_	51
General and administration Salaries and benefits 134 139 276 32 Shareholder and investor relations 87 81 164 28 Professional and regulatory fees 14 64 84 13 Office and general 36 58 69 11 Travel 5 9 10 2 Operating loss 1,345 1,355 2,407 2,46 Impairment loss on available-for-sale financial asset - - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (22 Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110	Other	_	_	2	2
Salaries and benefits 134 139 276 32 Shareholder and investor relations 87 81 164 28 Professional and regulatory fees 14 64 84 13 Office and general 36 58 69 11 Travel 5 9 10 2 276 351 603 88 Operating loss 1,345 1,355 2,407 2,46 Impairment loss on available-for-sale financial asset — — — — — 30 Finance income (1) (5) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (22 Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110		1,069	1,004	1,804	1,584
Shareholder and investor relations 87 81 164 28 Professional and regulatory fees 14 64 84 13 Office and general 36 58 69 11 Travel 5 9 10 2 Operating loss 1,345 1,355 2,407 2,46 Impairment loss on available-for-sale financial asset - - - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (2* Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110	General and administration				
Professional and regulatory fees 14 64 84 13 Office and general 36 58 69 11 Travel 5 9 10 2 Operating loss 1,345 1,355 2,407 2,46 Impairment loss on available-for-sale financial asset - - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (2* Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,11	Salaries and benefits	134	139	276	327
Office and general 36 58 69 11 Travel 5 9 10 2 276 351 603 88 Operating loss 1,345 1,355 2,407 2,46 Impairment loss on available-for-sale financial asset - - - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (2') Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,11	Shareholder and investor relations	87	81	164	280
Travel 5 9 10 2 276 351 603 88 Operating loss 1,345 1,355 2,407 2,46 Impairment loss on available-for-sale financial asset — — — — — 30 Finance income (1) (5) (5) (1) Foreign exchange loss (gain) 7 15 8 (2) Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110	Professional and regulatory fees	14	64	84	136
Operating loss 1,345 351 603 88 Impairment loss on available-for-sale financial asset - - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (2* Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,11	Office and general	36	58	69	116
Operating loss 1,345 1,355 2,407 2,460 Impairment loss on available-for-sale financial asset — — — — — 30 Finance income (1) (5) (5) (5) (1/2) Foreign exchange loss (gain) 7 15 8 (2/2) Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110	Travel	5	9	10	24
Impairment loss on available-for-sale financial asset - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (27 Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110		276	351	603	883
asset - - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (27 Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110	Operating loss	1,345	1,355	2,407	2,467
asset - - - - 30 Finance income (1) (5) (5) (14 Foreign exchange loss (gain) 7 15 8 (27 Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110	Impairment loss on available-for-sale financial				
Foreign exchange loss (gain) 7 15 8 (2° Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,110	_	_	_	_	301
Loss for the period 1,351 1,365 2,410 2,72 Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,11	Finance income	(1)	(5)	(5)	(14)
Weighted average number of shares outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,11	Foreign exchange loss (gain)	7	15	8	(27)
outstanding, basic and diluted 92,545,110 84,495,110 92,545,110 84,495,11	Loss for the period	1,351	1,365	2,410	2,727
	Weighted average number of shares				
Logg per share basis and diluted \$0.01 \$0.02 \$0.02 \$0.02	outstanding, basic and diluted	92,545,110	84,495,110	92,545,110	84,495,110
Loss per share, basic and unitied 0.01 0.02 0.03 0.05	Loss per share, basic and diluted	\$0.01	\$0.02	\$0.03	\$0.03

	Three months en	nded June 30,	Six months ended June 3	
Consolidated statements of comprehensive	2015	2014	2015	2014
loss	\$	\$	\$	\$
Loss for the period	1,351	1,365	2,410	2,727
Items that may be subsequently reclassified to profit or loss	-	(402)	_	(402)
Currency translation adjustment on foreign				
operations	1,171	803	(203)	(129)
Comprehensive (gain) loss	2,522	1,766	2,207	2,196

Condensed Consolidated Interim Statements of Cash Flows (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Thousands of Canadian Dollars)

	Three months en	ided June 30,	Six month	s ended June 30,
	2015	2014	2015	2014
	\$	\$	\$	\$
Cash flows from (used in) operating				
activities	(1.051)	(1.055)	(2.410)	(0.505)
Loss for the period	(1,351)	(1,365)	(2,410)	(2,727)
Adjustment for items not affecting cash:			~ 0	0.5
Depreciation	2	33	58	86
Impairment loss on available-for-sale			_	
financial asset	_	_	_	301
Share-based compensation	23	54	57	122
Loss on write-down of equipment	_	3	_	3
Gain on sale of equipment				(7)
	(1,326)	(1,275)	(2,295)	(2,222)
Changes in non-cash working capital				
Trade and other receivables	4	10	1	(7)
Prepaid expenses and deposits	2	(99)	1	(113)
Trade and other payables	(87)	(170)	76	(383)
Due to related parties	56	_	56	_
Provision for reclamation	_	(11)	_	2
Net cash used in operating activities	(1,351)	(1,545)	(2,161)	(2,723)
Cash flows from (used in) investing				
activities				
Purchase of equipment	11	17	(33)	(34)
Proceeds on sale of equipment		_	_	284
Net cash from (used in) investing activities	11	17	(33)	250
Net decrease in cash and cash equivalents	(1,340)	(1,528)	(2,194)	(2,473)
Cash and cash equivalents - beginning of				
period	1,360	2,940	2,239	3,906
Effect of foreign exchange rate changes on				
cash and cash equivalents	23	14	(2)	(7)
Cash and cash equivalents - end of period	43	1,426	43	1,426

Condensed Consolidated Interim Statements of Changes in Equity (Unaudited) For the six months ended June 30, 2015 and 2014

(expressed in Thousands of Canadian Dollars, Except Share Data)

	Six months ended June 30,				
	2015		2014	,	
	Number	\$	Number	\$	
Common shares (Note 8 (a))					
Balance – beginning of period	92,545,110	57,360	84,495,110	56,380	
Balance – end of period	92,545,110	57,360	84,495,110	56,380	
Share purchase warrants (Note 8 (b))					
Balance – beginning of period		541		716	
Share purchase warrants expired		_		(716)	
Balance – end of period		541		_	
Contributed surplus (Note 8 (c))		2.751		2 011	
Balance – beginning of period		3,751		2,811 122	
Share-based compensation Share purchase warrants expired		57		716	
		2.000			
Balance – end of period		3,808		3,649	
Deficit					
Balance – beginning of period		(33,930)		(29,321)	
Loss for the period		(2,410)		(2,727)	
Balance – end of period		(36,340)		(32,048)	
Accumulated other comprehensive income					
Balance – beginning of period		1,402		743	
Increase in value of investment		_		402	
Currency translation adjustment on foreign operations		203		932	
Balance – end of period		1,605		1,274	
Total equity		26,974		29,255	

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

1 Nature of operations and going concern

Lupaka Gold Corp. ("Lupaka") was incorporated in Canada on November 3, 2000 under the legislation of the Province of British Columbia, and is in the business of acquiring and exploring mineral resource properties. Lupaka was dormant prior to January 1, 2010.

All of Lupaka's resource properties are located in Peru and are held by Lupaka's 100%-owned subsidiaries.

Lupaka's registered office is located at 700 – 595 Howe Street, Vancouver, BC, V6C 2T5 and its records office is located at 220 – 800 West Pender Street, Vancouver, BC, V6C 2V6. Lupaka's common shares trade in Canada on the TSX Venture Exchange ("TSX.V") and in Peru on the Bolsa de Valores de Lima ("BVL", otherwise known as the Lima Stock Exchange) under the symbol LPK, and in Germany on the Frankfurt Exchange under the symbol LQP. The Company announced on February 17, 2015 that its common shares would voluntarily be delisted from the Toronto Stock Exchange after the close of trading that day and immediately listed on the TSX Venture Exchange, which occurred with no interruption in trading.

Collectively, Lupaka and its subsidiaries are referred to hereafter as "the Company".

These condensed consolidated interim financial statements ("financial statements") are prepared using International Financial Reporting Standards ("IFRS") that are applicable to a going concern, which contemplates the realization of assets and settlement of liabilities in the normal course of business as they become due.

If the going concern assumption was not appropriate for these financial statements then adjustments would be necessary to the carrying value of assets and liabilities, the reported expenses and the balance sheet classifications used, and such adjustments would be material. Several adverse conditions cast significant doubt upon the validity of the going concern assumption. The Company has a working capital deficit of \$1,088,000, a loss of \$2,410,000 for the six month period ended June 30, 2015 and a deficit of \$36,340,000.

The Company's ability to continue as a going concern is dependent upon its ability to raise funds through the issuance of shares or sources of alternative financing.

2 Basis of preparation

The principal accounting policies applied in the preparation of these condensed consolidated interim financial statements are set out below. These policies have been consistently followed, unless otherwise stated.

2.1 Statement of compliance

These unaudited condensed consolidated interim financial statements ("interim financial statements") have been prepared in accordance with IAS 34, Interim Financial Reporting using accounting policies consistent with International Financial Reporting Standards ("IFRS"). As such, these interim financial statements do not include all of the information required by IFRS for annual financial statements and

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2014.

These interim statements also follow the same accounting policies and methods of computation as compared to the most recent consolidated financial statements for the year ended December 31, 2014.

These condensed consolidated interim financial statements were approved by the Company's Board of Directors on August 12, 2015.

2.2 Significant accounting judgments and key sources of estimate uncertainty

In preparing these condensed consolidated interim financial statements, the Company is required to make judgments, estimates and assumptions that affect the reported amounts of assets, liabilities and contingent liabilities at the date of the condensed consolidated interim financial statements and reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Estimates and judgments used in developing and applying the accounting policies are continually evaluated and are based on historical experience and other factors, including expectations of future events that may have a financial impact on the Company and that are believed to be reasonable under the circumstances. The estimates and underlying assumptions are reviewed on an ongoing basis.

Significant accounting judgments

The following are the significant judgments, apart from those involving estimates, that management made in the process of applying the Company's key accounting policies and that have the most significant effect on the amounts recognized in the condensed consolidated interim financial statements.

Going concern assumption – presentation of the condensed consolidated interim financial statements which assumes that the Company will continue in operation for the foreseeable future, obtain additional financing as required, and will be able to realize its assets and discharge its liabilities in the normal course of operations as they come due.

Determination of functional currency – the functional currency is the currency of the primary economic environment in which an entity operates. This involves evaluating factors such as the dominant currency that influences local competition and regulation, the currency that is used to pay local operating costs, and the currency used to generate financing cash inflows. The evaluation of these factors is reviewed on an ongoing basis.

Determination of cash-generating units – for the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows or outflows (cash-generating units). In management's judgment the Company has two cash-generating units ("CGUs") based on the evaluation of the smallest discrete group of assets that generate cash flows.

Impairment of mineral properties – the carrying value of the Company's mineral properties is reviewed by management at each reporting period, or whenever events or circumstances indicate that the carrying value may not be recovered. If impairment is determined to exist, a formal estimate of the

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

recoverable amount is performed and an impairment loss is recognized to the extent that the carrying amount exceeds the recoverable amount.

Recognition of deferred income tax assets - the decision to recognise a deferred tax asset is based on management's judgment of whether it is considered probable that future taxable profits will be available against which unused tax losses, tax credits or deductible temporary differences can be utilized.

No loss provision regarding possible additional tax assessments – the decision that no loss provision be made regarding the challenge to the deductibility of certain property write-offs and foreign exchange losses by SUNAT, the Peruvian tax authority, is based on the Company's opinion that the deductions are legitimate and can be successfully defended in the appeals process available under Peruvian law. See Note 11.

Key sources of estimate uncertainty

The following is information about the significant areas of estimation uncertainty in applying accounting policies that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

Reclamation obligations – provision is made for the anticipated costs of future reclamation and rehabilitation of mining areas which have been altered due to exploration activities and/or from which natural resources have been extracted to the extent that a legal or constructive obligation exists. These provisions include future cost estimates associated with reclamation, the calculation of which requires assumptions such as application of environmental legislation, available technologies and engineering cost estimates. A change in any of the assumptions used may have a material impact on the carrying value of reclamation provisions.

2.3 Basis of consolidation

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statements of loss and comprehensive loss from the effective date of acquisition up to the effective date of disposal, as appropriate. Where necessary, adjustments are made to the results of subsidiaries to bring their accounting policies into line with those used by the Company. Inter-company transactions, balances, loss, comprehensive loss and expenses are eliminated on consolidation, where appropriate.

The condensed consolidated interim financial statements include the accounts of Lupaka and its subsidiaries, all of which are 100% owned:

- Andean American Gold Corp. ("AAG"), a Canadian company
- Lupaka Gold Peru S.A.C. ("LGP"), a Peruvian company
- Invicta Mining Corp S.A.C. ("IMC"), a Peruvian company
- Andean Exploraciones S.A.C. ("AES"), a Peruvian company (inactive)
- Greenhydro S.A.C. ("Greenhydro"), a Peruvian company (inactive)

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

3 Changes in accounting policy

In February 2014, the IASB decided that the effective date of IFRS 9, Financial Instruments ("IFRS 9"), will be January 1, 2018. Adoption of IFRS 9 could change the classification and measurement of financial assets and the extent of the effects of IFRS 9 on the interim financial statements has not been determined.

4 Trade and other receivables

The Company's trade and other receivables consist of goods and services taxes due from the Governments of Canada and Peru. The Company anticipates full recovery of its outstanding trade and other receivables within one year.

5 Equipment

In thousands of dollars	Vehicles and field equipment	Office equip and furniture	Total
Cost			
Balance as at December 31, 2013	984	200	1,184
Additions	60	18	78
Disposal of equipment	(345)	(120)	(465)
Balance as at December 31, 2014	698	98	796
Additions	32	2	34
Balance as at June 30, 2015	730	100	830
Accumulated depreciation	275	140	£15
Balance as at December 31, 2013	375 107	140 34	515 140
Depreciation Disposal of equipment	(68)	(118)	(186)
Balance as at December 31, 2014	414	55	469
Depreciation	45	14	59
Balance as at June 30, 2015	459	69	528
Carrying amounts			_
Carrying amounts			
Balance as at December 31, 2014	284	43	327
Balance as at June 30, 2015	271	31	302

During the six months ended June 30, 2015, \$55,000 (2014 - \$83,000) of depreciation was included in project administration and \$3,000 (2014 - \$4,000) of depreciation was included in office and general.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

6 Mineral properties

The Company's mineral properties comprise the Crucero Gold Project located in southeast Peru, the Invicta Gold Project located in northwest Peru, and an option to earn an ownership position of up to 65% of the Josnitoro Gold Project located in southern Peru.

Crucero Gold Project ("Crucero")

The Crucero concessions comprise six 100%-owned mining concessions (which are not subject to any royalty interest) and three mining concessions held under a 30-year assignment which expires in September 2038 (which are subject to a maximum of a 5% net smelter return royalty on all gold and other minerals produced from the assigned concessions, dependent on the price of gold). These nine concessions are held by LGP and make up the Crucero Gold Project.

The carrying value of Crucero as at June 30, 2015 is \$17,217,000 (\$17,090,000 – December 31, 2014). The change in carrying value of \$127,000 for the six months ended June 30, 2015 is due to changes in foreign currency translation rates between the Canadian Dollar and Peruvian Nuevo Sol which occurred from December 31, 2014 to June 30, 2015.

Invicta Gold Project ("Invicta")

In October 2012, the Company acquired Invicta, which is located in the Lima Region of central Peru, and comprises forty-six concession and petition claims that are held by IMC and which make up the Invicta Gold Project.

Invicta was originally acquired by AAG by way of an October 2005 option agreement with Minera Barrick Misquichilca ("Barrick"), a wholly-owned subsidiary of Barrick Gold Corporation ("ABX"), which was exercised in 2007. The option agreement requires the Company to pay Barrick US\$200,000 for the mining rights, plus a 1% Net Smelter Royalty ("NSR") capped at US\$800,000. The agreement also calls for advance annual royalty payments of US\$100,000, commencing on the date of exercising the option and every anniversary thereafter. To June 30, 2015, US\$800,000 has been paid for the mining rights and advance royalties and US\$100,000 is accrued. In addition to the advance royalty payments, and only on the commencement of commercial production, the Company will be required to also pay US\$50,000 on a quarterly basis, which is capped at a total of US\$800,000. In June 2014, the Company was advised by Barrick that the advance royalty and production royalty agreements were assigned and sold to Franco-Nevada Corporation, a gold-focused royalty and stream company.

The carrying value of the Invicta mineral property as at June 30, 2015 is \$10,926,000 (\$10,845,000 – December 31, 2014). The change in carrying value of \$81,000 for the six months ended June 30, 2015 is due to changes in foreign currency translation rates that occurred between the Canadian Dollar and Peruvian Nuevo Sol from December 31, 2014 to June 30, 2015.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

Josnitoro Gold Project ("Josnitoro")

In November 2013, the Company acquired an option from Hochschild Mining plc ("Hochschild") to earn-in to a 65% interest on Josnitoro (the "Option") in Southern Peru. Josnitoro is an exploration stage gold and copper project in the Department of Apurimac which comprises nineteen concessions.

The Company will be the project operator and must pay 100% of the cost of the required earn-in activities. In order to exercise the Option to acquire a 65% interest, the Company must maintain the related concessions in good-standing, obtain the required permits and licenses, including community agreements, and invest at least US\$500,000 to obtain the aforementioned social and legal permits which shall enable the Company to start exploration within 2 years of the execution of a definitive agreement. Once the aforementioned permits have been obtained, the Company shall have three years to complete at least 10,000 metres of drilling, of which 3,000 metres will have to be fulfilled in the event that the Company opts out from the foregoing agreement without having exercised the Option. In the event that the Company does not obtain the aforementioned permits, the minimum metres to be drilled will not be required by the Hochschild. Once the 10,000 metres of drilling have been completed, the Company shall have one year to deliver a preliminary economic assessment ("PEA") to Hochschild. In the event that the Company is not able to receive community permission to commence drilling, the Company can abandon the Option with no penalty.

Management projects that the costs of meeting the earn-in requirements will be approximately US\$300,000 per year for the first two years, US\$3,000,000 for drilling 10,000 metres and \$300,000 to prepare a PEA.

The carrying value of the Josnitoro Gold Project, for which no consideration has been paid, as at June 30, 2015 and December 31, 2014 was \$Nil.

7 Related party transactions

Details of transactions between the Company and other related parties are disclosed below:

(a) Related party expenditures

During the six months ended June 30, 2015 and 2014, the Company had related party transactions with K-Rok Minerals Inc. ("K-Rok", a significant shareholder of the Company), which is owned 60% by ABE Industries Inc. ("ABE"), 35% by Havilah Holdings Inc. ("Havilah") and 5% by another individual. ABE is wholly-owned by Gordann Consultants Ltd., a company in which Gordon Ellis owns a 51% interest and his wife, Margaret Ellis, owns a 49% interest. Gordon Ellis is the Executive Chairman of the Company and a director, and through his spousal and corporate ownerships is a greater than 10% shareholder of the Company. Havilah is a company wholly-owned by Geoff Courtnall.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

The Company incurred the following expenditures in the normal course of operations in connection with private companies controlled by shareholders (including their immediate family) of K-Rok ("S"), and directors ("D") as below:

		Three months ended Six months June 30 June 3		
Nature of Transaction	2015	2014	2015	2014
In thousands of dollars	\$	\$	\$	\$
Shareholder and investor relations	30	30	60	60
Project administration	19	10	38	20
Salaries and benefits	5	5	11	10
	54	45	109	90

(b) Key management compensation

Key management includes directors and executive officers of the Company. The compensation paid or payable to key management for employee services is shown below:

	Three months ended June 30		Six months ended June 30		
	2015	2014	2015	2014	
In thousands of dollars	\$	\$	\$	\$	
Salaries and benefits	70	150	230	292	
Share-based compensation	16	40	39	100	
Total key management					
compensation	86	190	269	392	

(c) Due to related parties

Amounts due to related parties are unsecured and non-interest bearing and measured at the amount of consideration established and agreed to by the related parties.

As at June 30, 2015, \$21,000 was payable to certain officers for unpaid salaries and services rendered and \$35,000 was payable to an officer for repayment of an advance to the Company.

8 Equity

a) Common shares

Authorized: unlimited with no par value.

b) Share purchase warrants

As at June 30, 2015, the Company has 8,372,500 share purchase warrants outstanding at an exercise price of \$0.30 and expiring on August 7, 2017. During the six months ended June 30, 2015, 612,500 share purchase warrants at an exercise price of \$1.87 expired on February 12, 2015.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

The outstanding share purchase warrants are subject to an acceleration clause. In the event that the closing price of Lupaka's common shares is greater than \$0.40 for a period of 20 consecutive trading days, Lupaka may accelerate the expiry date of the Warrants by giving notice to the holders thereof, through the issuance of a press release or written notice. In such case, the Warrants will expire on the 30th day after the date on which such notice is given.

c) Share options

The Company has in place an incentive share option plan dated September 20, 2010 (the "Option Plan") for directors, officers, employees and consultants to the Company. The Option Plan provides that the directors of the Company may grant options to purchase common shares on terms that the directors may determine, within the limitations of the Option Plan, including:

- The maximum number of common shares issuable pursuant to options granted under the Option Plan shall not exceed 10% of the outstanding common shares issued at the date of grant, and
- The terms of options are a minimum of one year and a maximum of ten years from the date the option is granted, with the most common option terms being two and five years.

Vesting terms are determined for each grant by the Company's Board of Directors. No options were granted in the three and six months ended June 30, 2015.

A summary of changes to share options outstanding and exercisable is as follows:

	Six months ended June 30,						
		Weighted		Weighted			
	Number of share options	average exercise price \$	Number of share options	average exercise price \$			
Options outstanding – beginning of period	9,198,000	0.48	8,439,350	0.57			
Forfeited Expired	(470,000) (811,250)	0.30 0.58	(597,000)	0.55			
Options outstanding – end of period	7,916,750	0.48	7,842,350	0.57			
Options exercisable – end of period	7,134,250	0.52	6,708,600	0.62			

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

Non-cash share-based compensation costs of \$57,000 have been recorded for the six months ended June 30, 2015 (\$122,000 – six months ended June 30, 2014), allocated as follows:

	Three months en	nded June 30	Six months er	nded June 30
In thousands of dollars	2015	2014	2015	2014
Salaries and benefits	16	32	37	71
Project administration	4	17	12	37
Shareholder and investor relations	2	3	6	8
Camp and related	1	1	2	4
Consulting and other	_	1	_	2
Total share-based compensation	23	54	57	122

The following table summarizes information about share options outstanding and exercisable at June 30, 2015:

		ı	Outstanding Exercisable				
Year of Expiry	Range of exercise prices	Number of options outstanding	Weighted average exercise price \$	Weighted average remaining contractua l life (years)	Number of options exercisable	Weighted average exercise price \$	Weighted average remaining contractua l life (years)
2015	0.30	250.000	0.30	0.3	250,000	0.30	0.3
2015	0.50 - 0.60	1,850,000	0.51	0.3	1,850,000	0.51	0.3
2016	0.50 - 1.21	954,000	1.08	1.2	954,000	1.08	1.2
2016	2.00 - 3.22	232,750	2.32	1.1	232,750	2.32	1.1
2017	0.45	1,075,000	0.45	2.4	1,075,000	0.45	2.4
2018	0.20 - 0.40	1,965,000	0.26	3.2	1,965,000	0.26	3.2
2019	0.13	1,590,000	0.13	4.4	807,500	0.13	4.4
	0.13 - 3.22	7,916,750	0.48	2.3	7,134,250	0.52	2.0

9 Segmented information

The Company operates in one segment, being mineral exploration and development. Losses for the three and six months ended June 30, 2015 and 2014 and total assets by geographic location are as follows:

In thousands of dollars	Three months ended June 30		Six months ended June 30	
	2015	2014	2015	2014
Loss				
Canada	282	362	605	1,143
Peru	1,069	1,003	1,805	1,584
	1,351	1,365	2,410	2,727

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited) For the three and six months ended June 30, 2015 and 2014

(expressed in Canadian Dollars)

In thousands of dollars	June 30, 2015	December 31, 2014
Total assets		
Canada	88	1,967
Peru	28,560	28,696
	28,648	30,663

10 Supplemental cash flow information

Cash and cash equivalents comprise the following:

In thousands of dollars	June 30, 2015	December 31, 2014
Cash on hand and balances with banks	43	410
Cash equivalents		1,829
	43	2,239

At June 30, 2015, the Company had no short-term investments.

On July 30, 2014, the Company sold all of its shares of Southern Legacy in an open-market transaction conducted through the TSX Venture Exchange for net proceeds of approximately \$995,000. This sale resulted in a realized loss of \$3,043,000, of which the Company recognized a net gain of \$90,000 in 2014, loss of \$1,657,000 in 2013 and loss of \$1,476,000 in 2012.

11 Commitments and contingencies

SUNAT, the Peruvian tax authority, completed its audit of the tax filings of a former AAG Peruvian subsidiary for the years 2002 to 2004. SUNAT has challenged the deductibility of certain property write-offs and foreign exchange losses in those filings that may result in additional tax assessments and the imposition of fines and interest amounting in total to approximately US\$5,000,000. The Company is of the opinion that these deductions are legitimate and can be successfully defended in the appeals processes that are available under Peruvian law, which may take as long as five years to reach a conclusion. As at June 30, 2015, no loss provision has been made in these condensed consolidated interim financial statements.

The Company's remaining minimum operating lease payments to September 30, 2017, excluding operating costs, for its Vancouver, Canada office total \$35,000 as at June 30, 2015.