

(An Exploration Stage Company)

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the three month periods ended June 30, 2016 and 2015

Expressed in Canadian dollars

Notice to Reader: As required by National Instrument 51-102 subsection 4.3(3)(a), readers are advised that an auditor has not performed a review of these condensed interim consolidated financial statements.

Helio Resource Corp.

(An Exploration Stage Company)

Condensed Interim Consolidated Statement of Financial Position

Canadian Dollars Unaudited - Prepared by Management

ASSETS	J	lune 30, 2016	N	larch 31, 2016
Current assets				
Cash	\$	1,620,054	\$	728,023
Short-term deposits		35,104		35,956
Receivables and prepaids (Note 4)		49,142		60,607
Investments (Note 5)		476,000		25,000
		2,180,300		849,586
Non-current assets				
Security deposits		32,964		32,964
Property and equipment (Note 6)		18,326		23,115
Mineral property acquisition costs (Note 7)		1,603,317		1,603,317
	\$	3,834,907	\$	2,508,982
Current liabilities Accounts payable Accrued liabilities	\$	121,956 405,092 809,316	\$	509,359 406,573 255,862
Due to related parties (Note 11)				
		1,336,364		1,171,794
Due to related parties (Note 11)		1,336,364		1,171,794
EQUITY Share capital <i>(Note 9)</i>		45,455,567		44,666,846
EQUITY Share capital <i>(Note 9)</i> Contributed surplus		45,455,567 11,747,472		44,666,846 11,961,193
EQUITY Share capital <i>(Note 9)</i> Contributed surplus Accumulated other comprehensive loss		45,455,567 11,747,472 (30,000)		44,666,846 11,961,193 (25,000)
EQUITY Share capital <i>(Note 9)</i> Contributed surplus		45,455,567 11,747,472		44,666,846 11,961,193
EQUITY Share capital <i>(Note 9)</i> Contributed surplus Accumulated other comprehensive loss		45,455,567 11,747,472 (30,000)		44,666,846 11,961,193 (25,000)

Going Concern (Note 2) Commitments (Note 12) Subsequent Events (Note 13)

ON BEHALF OF THE BOARD OF DIRECTORS:

signed "Stephen Leahy"

signed "Richard Williams" Director

Helio Resource Corp. (An Exploration Stage Company)

Condensed Interim Consolidated Statement of Comprehensive Income / (Loss)

Canadian Dollars

Unaudited - Prepared by Management

Unaudited - Frepared by Management		For the three months ended June 30, 2016	For the three months ended June 30, 2015
Expenses			
Amortization (Note 9)	\$	4,789 \$	15,234
Exploration costs (Note 11)		213,112	197,800
Filing and transfer agent fees		2,175	2,128
Professional fees (Note 14.a)		20,143	17,887
Marketing		1,341	19,362
Office and miscellaneous		13,517	30,319
Salaries, directors' fees			
and consulting (Note 14.b)		78,477	98,136
Share based payments (Note 12)		-	-
Travel		113	425
		(333,667)	(381,291)
		· · · /	
Other income / (loss):			
Interest income		942	7,505
Foreign exchange loss		(34,561)	(36,332)
Provision for VAT receivable		(6,621)	-
Gain on sale of the Damara Gold Project		965,262	-
		925,022	(28,827)
Net income (loss) for the period		591,355	(410,118)
Other comprehensive loss items:			
Revaluation of marketable securities (Note 8)		(5,000)	-
Comprehensive income (loss) for the period	\$	586,355 \$	(410,118)
Income / Loss per share - basic and diluted	\$	0.003 \$	(0.002)
Weighted average number of common shares o	utstan	-	
		226,239,349	218,078,959

Helio Resource Corp. (An Exploration Stage Company)

Condensed Interim Consolidated Statements of Changes in Equity

Canadian Dollars

Unaudited - Prepared by Management

	Number of	Number of Share Capital Contributed						ər		
	Common Shares		(Note 9)		Surplus		Loss		Deficit	Total
March 31, 2015	218,078,959	\$	43,299,900	\$	12,347,037	\$	(10,000)	\$	(53,373,866)	\$ 2,263,071
Share issuance costs	-		-		(11,838)		-		-	(11,838)
Loss for the period	-		-		-		-		(410,118)	(410,118)
June 30, 2015	218,078,959		43,299,900		12,335,199		(10,000)		(53,783,984)	1,841,115
March 31, 2016	238,078,959	\$	44,666,846	\$	11,961,193	\$	(25,000)	\$	(55,265,851)	\$ 1,337,188
Warrants exercised	11,500,000		575,000		-		-		-	575,000
Fair value transfer on exercise of warrants	-		213,721		(213,721)		-		-	-
Other comprehensive income	-		-		-		(5,000)		-	(5,000)
Net income for the period	-		-		-		-		591,355	591,355
June 30, 2016	249,578,959	\$	45,455,567	\$	11,747,472	\$	(30,000)	\$	(54,674,496)	\$ 2,498,543

Helio Resource Corp. (An Exploration Stage Company)

Condensed Interim Consolidated Statements of Cash Flows

Canadian Dollars

Unaudited - Prepared by Management

	r	For the three months ended June 30, 2016		For the three months ended June 30, 2015
Cash flows from operating activities				
Net income / (loss) for the period:	\$	586,355	\$	(410,118)
Non-operating interest income		(942)		(7,505)
Items not affecting cash:		4 700		45.004
Amortization		4,789		15,234
Provision for VAT receivable		6,621		-
Gain on disposition of mineral property		(965,262)		-
Changes in non-cash working capital: Receivables and prepaids		11,465		45,527
Investments		(5,000)		45,527
Accounts payable and accrued liabilities		(5,000) 164,570		- (567,240)
Changes in non-current operating assets:		104,570		(307,240)
VAT receivable		(6,621)		12,183
Cash used in operating activities		(204,025)		(911,919)
		(-))		(
Cash flows from investing activities Purchase of property and equipment		62,500		
Sale of property and equipment		456,000		_
Redemption of short-term deposits				30,000
Interest received		2,556		10,751
Cash provided by investing activities		521,056		40,751
Cash flows from financing activities		,		,
Proceeds from the exercise of warrants		575,000		_
Share issuance costs				(11,838)
Cash provided by financing activities		575,000		(11,838)
Net change in cash		892,031		(883,006)
Cash - beginning of period		728,023		1,260,964
Cash - end of period	\$	1,620,054	\$	377,958
·			•	,
Cash is composed of:				
Cash	\$	9,112	\$	12,396
Deposits held by financial institution		1,610,942	<u> </u>	365,562
	\$	1,620,054	\$	377,958

1. Nature of Operations and Corporate Information

Helio Resource Corp. (the "Company" or "Helio") was incorporated on November 8, 1998 under the Business Corporations Act of British Columbia. The Company is listed for trading on the TSX Venture Exchange as a Tier 2 mining issuer under the symbol "HRC-V". The Company's head and registered office is located at Suite 580 - 625 Howe Street, Vancouver, British Columbia, Canada. The Company is principally engaged in the exploration and development of the Saza Makongolosi Project ("SMP") in Tanzania and the Damara Gold Project ("DGP") in Namibia.

2. Going Concern

These condensed interim consolidated financial statements have been prepared on a going concern basis, which assumes the realization of assets and settlement of liabilities in the normal course of business as they come due. These financial statements do not give effect to adjustments that would be necessary to the carrying values and classification of assets and liabilities should the Company be unable to continue as a going concern. Such adjustments could be material as realizable values may be substantially different from carrying values disclosed in the financial statements.

The Company holds interests in mineral properties in Namibia and Tanzania and is focused on the exploration and development of these properties. The Company has not yet determined whether its mineral property interests contain mineral reserves that are economically recoverable. As at June 30, 2016, the Company has no source of revenue, has a deficit of \$54,674,496 and expects to incur further losses in the exploration and development of its mineral properties which will require additional financing from external sources. All of these factors cast significant doubt upon the Company's ability to continue as a going concern.

The Company's ability to continue as a going concern is dependent upon the ability of the Company to continue to obtain the necessary financing to complete the exploration and development of its mineral property interests, or upon proceeds from the disposition of its mineral property interests and ultimately upon the discovery of economically recoverable mineral reserves. Although the Company has been successful in the past in obtaining financing, there is no assurance that the Company will be able to obtain adequate financing in the future or that such financing will be on terms that are advantageous to the Company.

3. Basis of Presentation

These condensed interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") applicable to the preparation of interim financial statements, as issued by the International Accounting Standards Board, including International Accounting Standard ("IAS") 34 *Interim Financial Reporting*, effective for the period ending June 30, 2016, as issued and outstanding as of August 29th, 2016, the date the Board of Directors approved these financial statements. These condensed interim consolidated financial statements should be read in conjunction with the Company's audited annual consolidated financial statements for the year ended March 31, 2016.

3. Basis of Presentation (continued)

a) Basis of Presentation

These consolidated financial statements include the accounts of Helio Resource Corp. and its wholly owned subsidiaries, BAFEX Holdings Ltd., BAFEX Exploration (Proprietary) Limited, and BAFEX Tanzania Limited. All intercompany balances, transactions, and gains and losses from intercompany transactions have been eliminated on consolidation. All figures are presented in Canadian dollars unless otherwise indicated.

b) Basis of Measurement

The preparation of financial statements in compliance with IFRS requires management to make certain critical accounting estimates. It also requires management to exercise judgement in applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 4 of the audited annual consolidated financial statements for the year ended March 31, 2016.

c) Significant Accounting Policies

The accounting policies and methods of computation followed in preparing these condensed interim consolidated financial statements are consistent with interpretations by the International Financial Reporting Interpretations Committee ("IFRIC"), and are substantially the same as those followed in preparing the most recent audited annual consolidated financial statements. Changes to accounting policies adopted on April 1, 2016 as a result of changes to standards resulted in no material impact to the financial statements. For a summary of significant accounting policies, changes to accounting standards adopted at April 1, 2016, and expected changes to accounting standards that have been announced but are not yet effective, please refer to the Company's audited annual consolidated financial statements for the year ended March 31, 2016.

4. Receivables and Prepaids

	June	30, 2016	Marc	h 31, 2016
Prepaid expenses	\$	27,362	\$	35,730
Due from related party				
Receivables		21,311		5,446
Sales tax receivable - Tanzania				
Sales tax receivable - Namibia				7,149
Sales tax receivable - Canada		469		12,282
	\$	49,142	\$	60,607

Sales tax receivables are sales taxes that are expected to be recoverable from the governments in the various jurisdictions within the next year. There have been discussions with the tax authority in Tanzania pertaining to the refundability of VAT amounts that have previously been refunded to the Company. As a result, a cumulative provision of \$300,000 (March 31, 2016 - \$295,000) is offsetting the underlying amount of the receivable in recognition of the credit risk, as well as the anticipated costs of collection. While collection of some of this amount is possible, there also exists the potential for tax assessments to be raised that could exceed the amount that has been provided.

5. Investments

As part of the mineral property option agreement with Damara Gold Corp. ("Damara"), the Company received 500,000 shares of Damara in two tranches, 250,000 on July 9, 2015 and 250,000 on July 26, 2014. The total initial fair value on receipt of the shares was \$50,000. This agreement is further described in Note 7.e).

Company name	# of shares	Fair value at March 31, 2016	Fair value at June 30, 2016
Damara Gold Corp.	500,000	\$25,000	\$20,000

In addition, the Company received and retained 100,000 shares of Osino Resources Corp. ("Osino"), a private corporation, as part of the transaction whereby Helio, Damara and Osino Resources Corp. agreed to merge their respective interests in Namibia. The Company received an additional 100,000 shares of Osino which it sold to another party on closing the transaction for cash proceeds of \$456,000, forming the basis for valuation of the 100,000 shares that were retained (Note 7.e).

6. Property and Equipment

Details are as follows:

	-						
		Field	Office	Leasehold	Motor		
June 30, 2016		equipment	equipment	improvements	vehicle		Total
Net book value	-						
At March 31, 2016	\$	2,712	\$ 18,988	\$ 	\$ 1,415	\$	23,115
Disposals					(1,415)		(1,415)
Amortization		(237)	(3,137)				(3,374)
At June 30, 2016	\$	2,475	\$ 15,851	\$ 	\$ 	\$	18,326
Consisting of	-						
Cost	\$	91,798	\$ 155,652	\$ 81,062	\$ 205,323	\$	533,835
Accumulated							
amortization		(89,323)	(139,801)	(81,062)	(205,323)		(515,509)
At June, 30, 2016	\$	2,475	\$ 15,851	\$ 	\$ 	\$	18,326

Helio Resource Corp.

(An Exploration Stage Company)

Notes to the Condensed Interim Consolidated Financial Statements For the three months ended June 30, 2016

Expressed in Canadian dollars

6. Property and Equipment

March 31, 2016	Field equipment	Office equipment	Leasehold improvements	Motor vehicle	Total
Net book value					
At March 31, 2015	\$ 3,913	\$ 31,600	\$ 	\$ 48,563	\$ 84,076
Amortization	(1,201)	(12,612)		(47,148)	(60,961)
At March 31, 2016	\$ 2,712	\$ 18,988	\$ 	\$ 1,415	\$ 23,115
Consisting of					
Cost	\$ 91,798	\$ 155,652	\$ 81,062	\$ 394,752	\$ 723,264
Accumulated					
amortization	(89,086)	(136,664)	(81,062)	(393,337)	(700,149)
At March 31, 2016	\$ 2,712	\$ 18,988	\$ 	\$ 1,415	\$ 23,115

7. **Mineral Property Acquisition Costs**

	 Saza	Saza West	Makongolosi	Namibia ¹	Total
March 31, 2016					
& June 30, 2016	\$ 396,818 \$	291,500 \$	914,999	\$ 	\$ 1,603,317

¹ - Namibian mineral properties were obtained by prospecting or earn-in without any capitalised cash or share payments, and were sold during the current period (Note 7.e).

The SMP gold project consists of the areas described in the following sections a) b) c) & d):

a) Saza Licence, Tanzania

On December 19, 2005, the Company signed an option agreement with Thorn Tree Minerals Limited ("Thorn Tree"), a private Tanzanian mining company, through which the Company has earned a 100% interest in the Saza licence within the Lupa Goldfields in southwest Tanzania. The interest is subject to a 2% Net Smelter Royalty which can be reduced to 1% by paying Thorn Tree \$1,000,000 in cash prior to commencement of commercial production.

In order to vest its 100% interest, during the four year earn-in period the Company spent over \$2,000,000 on exploration over 4 years, and made cash and share payments totalling \$396,818 to Thorn Tree.

b) Saza West, Tanzania

On January 1, 2009, the Company signed an option agreement with Thorn Tree through which the Company has earned a 100% interest in the Saza West licence within the Lupa Goldfields in southwest Tanzania. The interest is subject to a 2% Net Smelter Royalty which can be reduced to 1% by paying Thorn Tree \$1,000,000 in cash prior to commencement of commercial production.

In order to vest its 100% interest, during the four year earn-in period the Company issued 1.025,000 common shares at a fair value of \$266,500 and made a cash payment of \$25,000 to Thorn Tree.

7. Mineral Property Acquisition Costs (continued)

c) Ilunga, Gap and Kwaheri (known as the Makongolosi projects), Tanzania

On January 9, 2007, the Company signed an option agreement with Dhahabu Resources and Mining Co. Ltd ("Dhahabu"), a private Tanzanian mining company, through which the Company has earned a 100% interest in three contiguous Prospecting Licences known as Ilunga, Gap and Kwaheri, that are within the Lupa Goldfields in southwest Tanzania. The interest is subject to a 2% Net Smelter Royalty which can be reduced to 1% by paying Dhahabu \$1,000,000 in cash (per licence) prior to commencement of commercial production.

In order to earn 100% interests in the licences, over an earn-in period of four years, the Company spent over \$3,000,000 on exploration, issued 150,000 common shares in fiscal 2007 at a fair value of \$120,000, and made cash/share payments with a total fair value of \$914,999 to Dhahabu.

d) Other, Tanzania

The Company holds other licences in Tanzania which form part of the SMP and are adjacent to those listed above. These licences were acquired directly, with minimal acquisition costs.

e) Namibia

On March 27, 2014, the Company signed a Letter of Intent (the "LOI") with Damara Gold Corp. ("Damara", formerly Solomon Resources Limited) whereby Damara could earn up to a 60% interest in Helio's Damara Gold and Tin Project (DGP) in Namibia. By issuing 1,500,000 shares (500,000 received at March 31, 2016) and by spending \$1,500,000 on exploration over 3 years, Damara could have earned an initial 51% interest in the DGP.

On February 18, 2016, Helio announced that both Helio and Damara agreed transfer their respective interests in the DGP into Osino Resources Corp. ("Osino"), a privately held corporation. Damara and Helio agreed to cancel the earn in agreement established under the March 27, 2014 LOI. Helio subsequently agreed to assign a portion of its interest in Osino to a third party in exchange for a cash payment of \$456,000. After assignment, Helio initially owned 30.25% of the shares of Osino, and Damara initially owned 22% of the shares of Osino, prior to concluding any financing of Osino. The transaction's closing was announced on May 31, 2016. Osino advises that Helio now owns 13.3% of Osino's issued capital due to Osino having issued additional shares.

8. Exploration Costs

Plinian Capital LLP ("Plinian") is now the operator of the SMP Gold project, under the terms of the operating agreement, which was signed in conjunction with Plinian's investment in the Company's financing in May 2013. The operating agreement calls for fees of \$75,000 USD per quarter which were initiated on July 1, 2014. Plinian has been deferring collection of their fees since April 2015 (Note **Error! Reference source not found.**).

		Tan	zania					
3 months ended June 30, 2016	Sa	iza	Makong	jolosi	Nan	Namibia		Total
Field Expenses and Consumables		574		1,129				1,703
Geological Consulting		31,634	5	5,953				87,587
Licence and Permits		255	1	0,259				10,514
Operator Fee		31,336	6	65,913				97,249
Transportation and Travel		2,076		4,055				6,131
Salaries and Wages		2,828		5,524				8,352
Exploration Office Expenses		533		1,043				1,576
Recoveries								0
Total Costs for the three months ended June 30, 2016:	\$	69,236	\$ 14	3,876	\$		\$	213,112

	Tan	zania				-	
3 months ended June 30, 2015	Saza	Mako	ngolosi		Namibia	Total	
Field Expenses and Consumables	431		1,124				1,555
Geological Consulting	6,060		13,338		845		20,243
Licence and Permits			7,401		1,118		8,519
Operator Fee	29,172		65,637				94,809
Transportation and Travel	1,037		3,094		9,621		13,752
Salaries and Wages	11,581		34,567		39,817		85,965
Exploration Office Expenses	6,565		17,018		19,449		43,032
Recoveries					(70,075)		(70,075)
Total Costs for the three months ended June 30, 2015:	\$ 54,846	\$	142,179	\$	775	\$	197,800

9. Share Capital

a) Authorized share capital: Unlimited common shares without par value

In June, 2015, the exercise price of warrants was reduced to \$0.05 per share, with the exception of the warrants issued as finder's units.

On July 2, 2015, 6,140,000 warrants were exercised by a related party at \$0.05 for proceeds to the Company of \$307,000.

On November 4, 2015, 6,497,150 warrants were exercised by a related party at \$0.05 for proceeds to the Company of \$324,857.

On February 29, 2016, 7,362,850 warrants were exercised by a related party at \$0.05 for proceeds to the Company of \$368,142.

In June 2016, 11,500,000 warrants were exercised at \$0.05 for proceeds to the Company of \$575,000.

b) Share-based payments

The Company has established a share purchase option plan whereby the Board of Directors may grant options to directors, officers, employees or consultants. The goal of this plan is to more closely align the interests of option-holders with the interests of shareholders.

The Company has been authorized by its shareholders to grant stock options numbering up to ten percent (10%) of the number of common shares issued and outstanding. Options granted are subject to a maximum term of ten years from the date of grant. The exercise price of an option must be determined in accordance with the share purchase option plan. Options vest after one year unless determined otherwise by the Board of Directors.

Details of stock option activity are as follows:

	Number of options	Weighted average exercise price
Outstanding, March 31, 2015 and 2016	8,700,000	\$0.16
Expired	(1,300,000)	\$0.45
Outstanding, June 30, 2016	7,400,000	\$0.11

9. Share Capital (continued)

The following table summarizes information about stock options outstanding to directors, officers, employees and consultants as at June 30, 2016:

Grant date	Expiry date	Exercise price	Number of options outstanding	Remaining contractual life (years)	Number of options exercisable
May 8, 2012	May 8, 2017	\$0.25	1,700,000	0.9	1,700,000
Oct. 1, 2014	Oct. 1, 2019	\$0.07	5,700,000	3.3	5,700,000
			7,400,000	2.7	7,400,000

The fair value of the stock options granted to both employees and non-employees has been calculated using the Black-Scholes Option Pricing Model, based on the following weighted average assumptions:

Grant date:	Oct. 1, 2014
Average risk-free interest rate	1.56%
Expected forfeiture rate over the life of the option	9.11%
Expected dividend yield	0.00%
Expected stock price volatility	116.47%
Average expected option life in years	4.0 years
Weighted average fair value per option at the measurement date	\$0.0318

Option pricing models require the input of highly subjective assumptions including the expected price volatility and expected life. Changes in the subjective input assumptions can materially affect the fair value estimate, and therefore the existing models do not necessarily provide a reliable single measure of the fair value of the Company's stock options at the date of grant.

Stock based compensation expense is recorded both in exploration costs and in the Consolidated Statement of Comprehensive Income / (Loss) but was nil for both periods. Allocations are based on the number of options granted to employees, and their function – either exploration-project related, or administrative.

9. Share Capital (continued)

c) Share Purchase Warrants

Details of share purchase warrant activity is as follows:

	Number of warrants	Weighted average exercise price
As at March 31, 2015	66,238,000	\$0.12 [†]
Exercised	(20,000,000)	\$0.05
Expired	(25,000,000)	\$0.14
As at March 31, 2016	21,238,000	\$0.05 [†]
Exercised	11,500,000	\$0.05
Expired	10,000,000	\$0.06
As at June 30, 2016		

⁺ - All remaining non-broker warrants were repriced to \$0.05 in June 2015

The fair value of the warrants issued has been calculated using the Black-Scholes Option Pricing Model, based on the following weighted average assumptions:

	Year ended March 31, 2015
Average risk-free interest rate	1.03%
Expected dividend yield	0.00%
Expected stock price volatility Average expected warrant life in	136%
years	1.97 years

10. Segmented Information

The Company has two operating segments, which are mineral exploration and development in Tanzania and Namibia. Neither segment generates revenue. Resources are allocated to projects. As the projects are in different countries, this equates to allocating resources by geographical area.

Total assets by geographical area:

	June 30, 2016	March 31, 2016
Canada	\$ 2,142,762	\$ 762,509
Namibia		26,288
Tanzania	 1,692,145	1,720,185
	\$ 3,834,907	\$ 2,508,982

Cash amounting to \$1,571,096 (March 31, 2016 - \$639,477) was held in Canada, with lesser amounts being held in Tanzania (and in Namibia prior to its sale). Short-term deposits are held entirely in Canada.

Capital assets, including mineral properties, by geographic area:

	June 30, 2016	March 31, 2016		
Canada	\$ 648	\$ 835		
Namibia		1,418		
Tanzania	 1,620,995	1,624,179		
	\$ 1,621,643	\$ 1,626,432		

Net income (loss) by geographic area:

	Three	months ended June 30, 2016	Thre	ee months ended June 30, 2015
Canada	\$	(119,445)	\$	(163,354)
Namibia		965,262		(13,799)
Tanzania		(254,462)		(232,965)
	\$	591,355	\$	(410,118)

Exploration expenses by geographic area:

	Three	Three months ended June 30, 2016		ded)15
Canada	\$		\$	
Namibia			77	'5
Tanzania		213,112	197,02	25
	\$	213,112	\$ 197,80)0

11. Related Party Transactions

The amounts charged to the Company for the services provided have been determined by negotiation among the parties and, in certain cases, are covered by signed agreements. Amounts due to related parties are included in accounts payable and accrued liabilities.

a) Legal services

During the three month period, the Company received legal services of approximately \$5,000 (2015 – \$15,500) from a law firm, in which the Corporate Secretary of the Company is a partner. The balance owing, including amounts billed prior to the three month period, was \$13,000 at June 30, 2016, (2015 – \$16,000) and is included in accounts payable.

b) Key management personnel

Key management personnel are those persons that have the authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly. Key management includes the Company's directors and members of the senior management group. Details of key management personnel compensation is as follows:

 June 30, 2016		June 30, 2015
\$ 128,477	\$	135,789
10,000		8,000
97,249		94,813
\$ 235,726	\$	238,602
\$	2016 \$ 128,477 10,000 97,249 	2016 \$ 128,477 \$ 10,000 97,249

* - Plinian Capital has agreed to reduce the operator's fee by 50%, and senior management have agreed to reductions in compensation of between 25% and 55%.

Apart from legal services, \$796,316 was payable to related parties at June 30, 2016 and is included in accounts payable and accrued liabilities (2015 – \$239,862).

The Company has announced that it has reached agreement to settle certain related-party debts through the issuance of shares at \$0.05 (Note 13).

12. COMMITMENTS

The Company has no exploration commitments, nor cash payments remaining to maintain its mineral property option agreements, and is subject only to the fees and expenditure requirements required by the governments in each jurisdiction.

Minimum operating lease payments for premises for the next fiscal year and thereafter are as follows:

13. SUBSEQUENT EVENTS

In early September, Helio will issue 2,054,000 shares at \$0.05 to settle an aggregate amount of \$102,700 owed to management and directors. In addition, the Company proposes to settle an amount of \$480,000 owing to Plinian Capital, the Operator of the SMP project, by issuing 9,600,000 shares to Plinian at \$0.05. The issuance of shares to Plinian requires disinterested shareholder approval, and the Company will seek such approval at the September 23, 2016 Annual and Special General Meeting.

The Company has also announced that it will seek shareholder approval for a consolidation of share capital at a ratio of 10:1 at the September 23, 2016 Annual and Special General Meeting.