(an exploration stage company)

Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2015 and June 30, 2014

(Expressed in US Dollars) (Unaudited)

### Consolidated Statements of Financial Position

(expressed in US Dollars) (Unaudited) **June 30**, December 31, 2015 2014 \$ **ASSETS Current assets** Cash and cash equivalents (Note 4) 84,560,283 118,770,134 Prepaid expenses and advances 526,412 766,226 85,086,695 119,536,360 **Non-current assets** Restricted cash (Note 7) 916,852 595,952 Prepaid expenses and advances (Note 8) 8,500,000 Property, plant and equipment (Note 9) 189,281,234 177,699,461 Exploration and evaluation assets (Note 10) 44,240,211 41,735,818 242,938,297 220.031.231 328,024,992 TOTAL ASSETS 339,567,591 LIABILITIES AND EQUITY **Current liabilities** Accounts payable and accrued liabilities (Note 5) 14,301,903 7,414,236 Project partner contribution (Note 6) 12,295,651 10,733,912 Provision for employee entitlements 963,383 743,035 27,560,937 18,891,183 Non-current liabilities Accounts payable and accrued liabilities (Note 5) 759,140 4,570,655 Project partner contribution (Note 6) 54,495,759 60,172,942 Provision for employee entitlements 402,480 426,630 55,681,529 65,146,077 TOTAL LIABILITIES 83,242,466 84,037,260 Equity (Note 11) Share Capital 514,149,818 514,149,818 Contributed Surplus 48,896,679 49,734,523 Deficit (319,101,815)(307,516,166) **Total Equity** 244,782,526 255,530,331

#### **Approved by the Board of Directors**

TOTAL LIABILITIES AND EQUITY

Signed: "Russell Debney" Signed: "Cynthia Thomas"

Russell Debney Cynthia Thomas

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

328,024,992

339,567,591

Consolidated Statements of Loss and Comprehensive Loss For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

(Chaudheu)	Three months ended June 30, 2015	Three months ended June 30, 2014	Six months ended June 30 2015	Six months ended June 30 2014 \$
Operating expenses	·			·
Exploration (Note 12) General and administration (Note 13) Corporate social responsibility Technology Development Foreign exchange (gains)/losses Operating loss	3,282,777 3,064,782 309,821 120,706 337,408 540,715 7,656,209	601,623 2,739,090 187,036 120,956 395,715 (261,274) 3,783,146	3,837,269 6,402,593 496,691 216,853 611,910 286,793 11,852,109	1,033,003 5,204,118 288,486 164,023 825,378 (161,070) 7,353,938
Interest income Rent and other income Loss and comprehensive loss for the period  Weighted average number of shares outstanding, basic and diluted	(39,019) (82,604) 7,534,586 445,355,612	(38,348) (58,388) 3,686,410 440,821,217	(88,395) (178,065) 11,585,649 445,329,384	(88,410) (117,902) 7,147,626 440,797,174
Loss per share Basic and diluted	0.02	0.01	0.03	0.02

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

Consolidated statements of Cash flows For the six months ended June 30, 2015 and 2014

(expressed in US Dollars)

(Unaudited)		
	Six Months ended June 30, 2015	Six Months ended June 30, 2014
	\$	\$
Operating activities		
Loss for the period	(11,585,649)	(7,147,626)
Adjustments for:		
Depreciation and amortization	655,547	575,453
Unrealized foreign exchange losses/(gains)	343,340	(181,878)
Share-based payments	837,844	312,705
Changes in non-cash working capital		
Prepaid expenses and advances	239,814	322,564
Accounts payable and accrued liabilities	576,755	(907,559)
Net cash used in operating activities	(8,932,349)	(7,026,341)
Investing activities		
Restricted cash	(320,900)	(28,162)
Charterers guarantee	(10,000,000)	-
Purchase of plant and equipment	(11,714,935)	(3,059,041)
Exploration and evaluation assets	(2,898,327)	(1,213,406)
Recovery of exploration and evaluation assets	<del>-</del>	7,000,000
Net cash used in investing activities	(24,934,162)	2,699,391
Financing activities		
Issuance of shares for cash - net of issue costs	_	15,857
Net cash used in financing activities	-	15,857
Effect of exchange rate changes on cash and cash equivalents	(343,340)	181,878
Decrease in cash and cash equivalents	(34,209,851)	(4,129,215)
Cash and cash equivalents - Beginning of period	118,770,134	40,617,963
Cash and cash equivalents - End of period (Note 4)	84,560,283	36,488,784

Consolidated Statements of changes in equity For the six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

(Unaudited)	Share capital		Contributed	Deficit	Total	
	Number of Amount shares		Surplus			
		\$	\$	\$	\$	
Balance January 1, 2015	445,302,865	514,149,818	48,896,679	(307,516,166)	255,530,331	
Exercise of share options	-	-	-	-	-	
Share-based payments			837,844		837,844	
Transfer of value on exercise of share options	-	-	-	-	-	
Loss for the period	=	-	-	(11,585,649)	(11,585,649)	
Balance June 30, 2015	445,302,865	514,149,818	49,734,523	(319,101,815)	244,782,526	
Balance January 1, 2014	440,772,865	514,123,985	47,647,463	(293,765,926)	268,005,522	
Exercise of share options	80,000	15,856			15,856	
Share-based payments			312,706		312,706	
Transfer of value on exercise of share options		9,977-	(9,977)			
Loss for the period	-	-	-	(7,147,626)	(7,147,626)	
Balance June 30, 2014	440,852,865	514,149,818	47,950,192	(300,913,552)	261,186,458	

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

### 1 Corporate Information

Nature of Operations

Nautilus Minerals Inc. (the "Company", "Nautilus" or "NMI") is a company whose common shares are listed on the Toronto Stock Exchange and quoted on OTCQX International.

Nautilus is engaged in the exploration and development of the ocean floor for copper and gold rich seafloor massive sulphide deposits and for manganese, nickel, copper and cobalt nodule deposits. To date the Company has not earned any revenues from operations and is considered to be in the exploration stage. The Company has one segment being mineral property exploration in Australasia. The exploration activity involves the search for deepwater copper and gold rich seafloor massive sulphides in the western Pacific Ocean and nodule deposits in the eastern Pacific Ocean. The Company's main focus is to create shareholder value by demonstrating the effective operation of its seafloor production system and establishing a pipeline of development projects to maximize the value of mineral licenses and exploration applications that Nautilus holds in various locations in the Pacific Ocean. The Company's principal project is the Solwara 1 Project in Papua New Guinea (PNG) in the Bismarck Sea. The proposed principal operations of the Company subject to permitting will be the extraction of copper, zinc, gold and silver deposits where there are economically viable discoveries.

The Company's consolidated financial statements and those of its controlled subsidiaries ("consolidated financial statements") are presented in US Dollars.

Nautilus is a company incorporated in British Columbia, Canada. The registered office, head office and principal offices of the Company are located at:

#### Registered Office (Vancouver, Canada)

Nautilus Minerals Inc. Floor 10 595 Howe St Vancouver, BC, V6C 2T5 Canada

#### **Corporate Office (Toronto, Canada)**

Nautilus Minerals Inc. Suite 1702, 141 Adelaide Street West Toronto, Ontario M5H 3L5 Canada

#### Head Office (Vancouver, Canada)

Nautilus Minerals Inc.
Suite 1400
400 Burrard Street
Vancouver, BC, V6C 3A6
Canada

### **Operations (Brisbane, Australia)**

Nautilus Minerals Inc. Level 7, 303 Coronation Drive Milton Queensland, Australia 4064

### 2 State of PNG's participation in Solwara 1 Project and Liquidity Risk

### State of PNG Participation in Solwara 1 Project

On April 24, 2014, the Company announced that it and the Independent State of Papua New Guinea ("State") had signed the PNG Equity Agreement, enabling the Solwara 1 Project to move forward toward production with the full support of the State.

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

Under the PNG Equity Agreement, the State has taken an initial 15% interest in the Solwara 1 Project, with an option to take up to a further 15% interest within 12 months of completion under the Agreement. On April 24, 2014, the date the PNG Equity Agreement was executed, the State paid Nautilus a non-refundable deposit for its initial 15% interest of \$7.0 million.

On December 11, 2014, completion occurred in accordance with the PNG Equity Agreement such that the sum of \$113.0 million was released from escrow to Nautilus and the unincorporated joint venture between Nautilus and the State's Nominee (Eda Kopa (Solwara) Limited) in respect of the Solwara 1 Project was formed (the "Solwara 1 JV"). The Solwara 1 JV is governed by the Joint Venture Agreement among the parties to the PNG Equity Agreement.

On June 11, 2015 the Company announced that it has agreed to extend by six months the exercise date of the options granted to the State Nominee under the PNG Equity Agreement to increase its stake by a further 15%.

### Liquidity Risk

These financial statements have been prepared on a going concern basis, which contemplates the realization of assets and settlement of liabilities in the normal course of business.

The Company has no source of revenue and has significant cash requirements to be able to meet its administrative overhead and maintain its property interests. In order to be able to complete the ongoing sub-sea equipment construction contracts and advance the development of its mineral property interests, the Company will need to raise additional funding. Until that time, certain discretionary expenditures may be deferred and measures to reduce operating costs may be taken in order to preserve working capital.

### 3 Basis of preparation

These condensed interim consolidated financial statements should be read in conjunction with our audited consolidated annual financial statements for the year ended December 31, 2014.

These condensed interim consolidated financial statements have been prepared in accordance with IAS 34 - Interim Financial Reporting ("IAS 34") as issued by the International Accounting Standards Board ("IASB"). The comparative information has also been prepared on this basis.

The accounting policies applied in these condensed interim consolidated financial statements are consistent with those disclosed in our audited consolidated financial statements for the year ended December 31, 2014.

The condensed interim consolidated financial statements were approved on August 10, 2015 by the Board of Directors.

#### 4 Cash and cash equivalents

	June 30, 2015 \$	December 31, 2014 \$
Cash	8,164,637	70,901,963
Term Deposits	76,395,646	47,868,171
	84,560,283	118,770,134

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

### 5 Accounts payable and accrued liabilities

	June 30, 2015 \$	December 31, 2014 \$
Current		
Accounts Payable	3,656,130	963,995
Accrued Liabilities	1,833,412	2,323,975
Retention Payable	8,812,361	4,126,266
	14,301,903	7,414,236
	June 30, 2015 \$	December 31, 2014 \$
Non-current		
Retention Payable	759,140	4,570,655
	759,140	4,570,655

The current and non-current Retention Payable represents the contractual retention from payments to Soil Machine Dynamics to be paid on completion of the contract. The amounts considered non-current are not due within the next 12 months.

### 6 Project Partner Contribution

In accordance with the PNG Equity Agreement between the Company and the State dated April 24, 2014, the Company received cash proceeds of \$120,000,000 from the State Nominee by way of a \$7,000,000 non-refundable deposit received on signing the PNG Equity Agreement and \$113,000,000 released from escrow on December 11, 2014 in relation to the completion of the Agreement and the formation of the joint venture with the State Nominee. The project partner contribution liability is the unearned portion of the purchase price of the State's initial 15% interest. As at June 30, 2015 this totalled \$66,791,410 with \$12,295,651 recorded as a current liability, being 15% of the approved project budget for the next 12 months, with the balance of \$54,495,759 recorded as non-current.

#### 7 Restricted cash

\$916,852 (December 31, 2014 - \$595,952) has been provided as security for property leases and exploration tenements held in Papua New Guinea and Fiji.

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

## **8 Joint Arrangements**

On December 11, 2014, the Company announced that completion had occurred under the PNG Equity Agreement and the unincorporated joint venture between Nautilus and the State Nominee in respect of the Solwara 1 Project was formed. The table below presents the carrying values of the related assets as at June 30, 2015.

	100%	Nautilus 85%	State Nominee 15%
Prepaid Charterers Guarantee	10,000,000	8,500,000	1,500,000
Assets Under Construction	221,138,426	187,967,662	33,170,764
Exploration and evaluation assets	36,336,515	30,886,038	5,450,477
	267,474,941	227,353,700	40,121,241

As at June 30, 2015 Nautilus Minerals Inc recognised its share of the joint venture assets as follows:

	June 30, 2015 \$	December 31, 2014 \$
Prepaid Charterers Guarantee	8,500,000	-
Assets Under Construction	187,967,662	176,082,878
Exploration and evaluation assets	30,886,038	28,381,647
	227,353,700	204,464,525

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

## 9 Property, plant and equipment

#### Period ended June 30, 2015

	Opening Cost Balance	Additions	Disposals	Closing Cost Balance	Accum Dep'n	Closing Carrying Value
	\$	\$	\$	\$	\$	\$
Leasehold improvements	2,829,694	-	(2,739,964)	89,730	(89,156)	574
Plant and equipment	785,935	89,773	-	875,708	(615,332)	260,376
Office equipment	3,220,918	171,154	-	3,392,072	(2,935,849)	456,223
Motor vehicles	165,562	88,448	-	254,010	(124,580)	129,430
Land	466,969	-	-	466,969	-	466,969
Subsea equipment under						
construction (Note 8)	176,082,878	11,884,784	-	187,967,662	-	187,967,662
Total property, plant &						
equipment	183,551,956	12,234,159	(2,739,964)	193,046,151	(3,764,917)	189,281,234

#### Year ended December 31, 2014

	Opening Cost Balance	Addition	s Disposals	Closing Cost Balance	Accum Dep'n	Closing Carrying Value
	\$	\$	\$	\$	\$	\$
Leasehold improvements	2,828,884	810	-	2,829,694	(2,315,383)	514,311
Plant and equipment	778,781	7,154	-	785,935	(582,675)	203,260
Office equipment	3,205,369	15,549	-	3,220,918	(2,842,122)	378,796
Motor vehicles	165,562	-	-	165,562	(112,315)	53,247
Land	466,969	-	-	466,969	-	466,969
Subsea equipment under						
construction	195,745,530	11,150,223	(30,812,875)	176,082,878	-	176,082,878
Total property, plant &						
equipment	203,191,095	11,173,736	(30,812,875)	183,551,956	(5,852,495)	177,699,461

The disposal amount of \$30,812,875 for the year ended December 31, 2014 for the subsea equipment under construction represents the recovery, under the terms of the PNG Equity Agreement, of 15% of the costs, as defined, previously capitalised to the equipment that are attributable to the State Nominee.

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

## 10 Exploration and evaluation assets

In 2006, the Company through its 100% owned subsidiary Nautilus Minerals Niugini Ltd acquired a 100% interest in certain PNG subsea exploration licenses by issuing common shares with an estimated historical fair value of \$12,213,367 to Barrick Gold Inc., following its acquisition of Placer Dome.

Following the grant of the mining lease (ML154) for the Solwara 1 deposit on January 13, 2011 the Company determined that an economic benefit was more likely than not to be recovered from the Solwara 1 deposit and, accordingly, commenced capitalizing exploration and evaluation costs associated with the Solwara 1 deposit from that point forward.

	June 30, 2015 \$	December 31, 2014 \$
Opening balance	41,735,818	43,448,448
Engineering services	526,899	735,650
Environmental consulting	359,065	230,302
Project management and oversight	1,421,027	2,220,764
Geological services and field expenses	, , , <u>-</u>	32,400
Mineral property fees	197,402	28,371
Disposal to joint venture	· -	(4,960,117)
	2,504,393	(1,712,630)
Closing balance	44,240,211	41,735,818

The disposal amount of \$4,960,117 for the year ended December 31, 2014 represents the recovery, under the terms of the PNG Equity Agreement, of 15% of the costs, as defined, previously capitalised to the Solwara 1 project that are attributable to the State Nominee.

Although the Company has taken steps to verify title to exploration and evaluation assets in which it has an interest, these procedures do not guarantee a clear title. Property title may be subject to unregistered prior agreements and regulatory requirements. The Company is not aware of any disputed claim of title.

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

# 11 Equity

# **Outstanding share options**

	Share options	Weighted average exercise price C\$
At January 1, 2014	4,075,000	0.88
Granted Expired Forfeited Exercised	2,250,000 (500,000) (800,000) (80,000)	0.53 2.91 1.07 0.22
At December 31, 2014	4,945,000	0.50
Granted	1,800,000	0.45
At June 30, 2015	6,745,000	0.49

Information relating to share options outstanding at June 2015, 2015 is as follows:

Price range C\$	Outstanding share options	e: Vested stock of options	Weighted average xercise price outstanding options C\$	Weighted average exercise price of vested options C\$	Weighted average remaining life of outstanding options (months)
0.00 - 0.99 1.00 - 1.99	6,520,000 225,000	2,090,000 225,000	0.47 1.01	0.52 1.01	21.9 9.3
<u>-</u>	6,745,000	2,315,000	0.49	0.57	21.5

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

### **Outstanding loan shares**

	Loan shares	Weighted average exercise price C\$
At January 1, 2014	6,875,000	0.56
Granted Forfeited Expired	5,450,000 (800,000) (200,000)	0.57 0.53 2.91
At December 31, 2014	11,325,000	0.52
Granted	400,000	0.45
At June 30, 2015	11,725,000	0.52

No loan shares were purchased during the year ended December 31, 2014 or for the period ended June 30, 2015.

Information relating to loan shares outstanding at June 30, 2015 is as follows:

Price range C\$	Outstanding share loan shares		Weighted average exercise price of outstanding loan shares C\$	Weighted average exercise price of vested loan shares C\$	Weighted average remaining life of outstanding loan shares (months)
0.00 - 0.99 1.00 - 1.99	10,050,000 1,675,000	2,970,000	0.44	0.40	19.4 9.3
_	11,725,000	2,970,000	0.52	0.40	17.9

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

The fair value of the share options and loan shares granted is estimated on the date of grant using the Black-Scholes option pricing model with the following weighted average assumptions:

	Options granted in	Options granted in
	2015	2014
Expected dividend yield	Nil	Nil
Expected stock price volatility	104.04%	111.28%
Risk-free interest rate	0.58%	1.13%
Expected life of options in years	3.00	2.83

The weighted average fair value of the options granted was C\$0.45 (2014 – C\$0.53).

	Loan shares granted in	Loan shares granted in
	2015	2014
Expected dividend yield	Nil	Nil
Expected stock price volatility	104.04%	111.28%
Risk-free interest rate	0.58%	1.13%
Expected life of loan shares in years	3.00	2.83

The weighted average fair value of the loan shares granted was C\$0.45 (2014 – C\$0.57).

The Black-Scholes pricing models used to price options and loan shares require the input of highly subjective assumptions including the estimate of the share price volatility. Changes in the subjective input assumptions can materially affect the fair value estimate.

### 12 Exploration Expenditures

	Three months ended June 30 2015	Three months ended June 30 2014 \$	Six months ended June 30 2015 \$	Six months ended June 30 2014 \$
General and administration	9,102	-	18,312	-
Geological services and field expenses	2,463,270	37,866	2,477,365	47,826
Mineral property fees	4,165	122,476	53,147	179,476
Professional services	198,605	104,989	240,271	119,808
Travel	134,219	12,288	182,704	18,079
Wages and salaries	473,416	324,004	865,470	667,814
Total Exploration Expenditures	3,282,777	601,623	3,837,269	1,033,003

In accordance with our policy on exploration and evaluation assets, all exploration expenditure incurred for the Solwara 1 project is capitalised to exploration and evaluation assets, with all other exploration expenditure expensed to the Statement of Loss.

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

In order to maintain the exploration leases, licenses and permits in which the Company is involved, the Company is expected to fulfil the minimum annual expenditure conditions under which the tenements are granted. These obligations may be varied from time to time, subject to approval, and are expected to be fulfilled in the normal course of operations of the Company. The exploration commitments are based on those exploration tenements that have been granted and may increase or decrease depending on whether additional applications are granted, relinquished or form joint ventures in the future. Based on tenements granted at June 30, 2015, total rental commitments are \$1.0 million and total expenditure commitments are \$33.6 million over the life of the licenses, which in the majority of cases extend to a maximum of two years, with the exception of the CCZ tenements where expenditure commitments extend to 5 years.

### 13 General and Administration Expenditures

	Three months ended June 30 2015	Three months ended June 30 2014	Six months ended June 30 2015	Six months ended June 30 2014
	\$	\$	\$	\$
Office and general	849,558	724,479	1,484,049	1,368,824
Professional services	439,816	234,369	1,415,702	596,948
Salary and wages	1,039,127	1,054,208	2,103,574	1,916,785
Shareholder related costs	94,164	170,040	290,692	302,347
Travel	270,501	269,795	453,029	443,760
Depreciation	371,616	286,199	655,547	575,454
Total General & Administration Expenditures	3,064,782	2,739,090	6,402,593	5,204,118

#### 14 Related party transactions

Protection Group International Ltd, trading as PGI Strontium Ltd ("PGI") is a company based in the United Kingdom which provides integrated, intelligence-led risk management solutions with respect to the protection of assets. PGI is a privately owned company of which 51% is owned by United Engineering Services, a wholly owned subsidiary of MB Holding Company LLC, one of the Company's major shareholders. PGI provided risk assessment and training related services to the Company in the normal course of business and on an arm's length basis. For the 6 months ended June 30, 2015 the Company incurred costs of \$932,042 (2014 – nil) for services provided by PGI.

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

### 15 Contingencies and Commitments

#### a) Non-cancellable commitments

	June 30 2015 \$
Non-cancellable commitments	Ψ
Not later than 1 year	1,529,276
Later than 1 year and not later than 2 years	748,931
Later than 2 years and not later than 3 years	567,584
Later than 3 years and not later than 4 years	73,206,234
Later than 4 years and not later than 5 years	73,206,234
Later than 5 years	218,055,412
Total Commitments	367,313,671

The non-cancellable commitments as at June 30, 2015 include the payments to be made under the charter party arrangement with MAC for the PSV with a commencement date no later than January 1, 2018.

#### b) Cancellable commitments

In order to maintain the exploration leases, licenses and permits in which the Company is involved, the Company is committed to fulfil the minimum annual expenditure conditions under which the tenements are granted. These obligations may be varied from time to time, subject to approval, and are expected to be fulfilled in the normal course of operations of the Company. The exploration commitments are based on those exploration tenements that have been granted and may increase if applications are granted in the future.

The Company has entered into various contracts for the design and build of the seafloor production system. As at June 30, 2015, the committed value of the contracts is \$29.2 million. The committed value of \$29.2 million reflects ongoing milestone payments for continuing contracts. The contracts are cancellable by the Company at any time, however, in the event of cancellation, the Company is liable for any costs incurred up to that point, with an estimate of costs for terminated contracts included in the accrued costs at period end. No other penalties or cancellation fees are payable under these contracts.

### 16 Financial risk management

The Company's activities expose it to a variety of financial risks: foreign exchange risk, credit risk and liquidity risk. The Company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Company's financial performance.

Risk management is carried out under policies approved by the board of directors. The board provides written principles for overall risk management, as well as written policies covering specific areas, such as foreign exchange risk, interest rate risk, credit risk and investment of excess liquidity.

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

### a) Capital Management

The Company's objectives in the managing of the liquidity and capital are to safeguard the Company's ability to continue as a going concern and provide financial capacity to meet its strategic objectives. The capital structure of the Company consists of equity attributable to common shareholders, comprising of issue share capital, contributed surplus and deficit.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, issue new debt, acquire or dispose of assets to facilitate the management of its capital requirements. The Company prepares annual expenditure budgets that are updated as necessary depending upon various factors, including successful capital deployment and general industry conditions. The annual and updated budgets are approved by the Board of Directors. As at June 30, 2015 the Company does not have any long-term debt and is not subject to any externally imposed capital requirements. The Company has sufficient funds to meet its current operating and exploration and development obligations.

#### b) Foreign exchange risk

The Company's operations are located in several different countries, including Canada, Australia, PNG, Tonga, Solomon Islands, Fiji and New Zealand and require equipment to be purchased from several different countries. Nautilus has entered into key contracts in United States dollars, British pounds sterling and euros. Future profitability could be affected by fluctuations in foreign currencies. The Company has not entered into any foreign currency contracts or other derivatives to establish a foreign currency protection program but may consider such actions in the future.

Foreign exchange risk is mitigated by the Company maintaining its cash and cash equivalents in a "basket" of currencies that reflect its current and expected cash outflows. As at June 30, 2015 the Company held its cash and cash equivalents in the following currencies:

Currency	% of total cash in
Denomination	US\$ terms held
USD	78
GBP	13
CAD	2
AUD	5
EUR	2
	100

### c) Credit Risk

The company places its cash and cash equivalents only with banks with an S&P credit rating of A+ or better. Our maximum exposure to credit risk at reporting date is the carrying value of cash and cash equivalents and other receivables.

Notes to Condensed Iterim Consolidated Financial Statements For the three and six months ended June 30, 2015 and 2014

(expressed in US Dollars) (Unaudited)

d) Liquidity Risk

The Company manages liquidity by maintaining adequate cash and short-term investment balances. In addition, the Company regularly monitors and reviews both actual and forecasted cash flows. The exposure of the Company to liquidity risk is considered to be minimal.