

RUGBY MINING LIMITED

UNAUDITED CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS For the six months ended August 31, 2017 and 2016 (Expressed in Canadian Dollars)

Unaudited – Prepared by Management

RUGBY MINING LIMITED

NOTICE OF NO AUDITOR REVIEW OF INTERIM FINANCIAL STATEMENTS

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

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

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

Vancouver, Canada

October 26, 2017

RUGBY MINING LIMITED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (UNAUDITED)

			1	August 31, 2017	F	ebruary 28, 2017
Assets						
Current						
	Cash and cash equivalent		\$	1,048,349	\$	1,484,044
	Amounts receivable and p	prepaids		45,494		46,723
				1,093,843		1,530,767
Mineral pro	operties	(Note 3)		151,275		156,675
			\$	1,245,118	\$	1,687,442
Liabilities						
Current				··· - ···	<u>_</u>	
	Accounts payable and acc		\$	66,566	\$	109,041
	Due to related parties	(Note 7)		20,832		38,210
				87,398		147,251
Shareholde	ers' Equity					
Share capit	tal	(Note 4)		19,156,342		18,757,592
Contribute	d surplus			6,100,178		5,940,880
Deficit				(24,029,717)		(23,088,724)
Accumulate	ed other comprehensive in	ncome		(69,083)		(69,557)
				1,157,720		1,540,191
			\$	1,245,118	\$	1,687,442

Dusis of preparation	(11010 2)
Subsequent Events	(Note 10)

Approved on behalf of the Board:

Robert Reynolds

Director

Yale Simpson

Director

RUGBY MINING LIMITED CONSOLIDATED STATEMENTS OF LOSS AND COMPREHENSIVE LOSS (UNAUDITED)

			Three Mont Augu				Six Mon Augu		
			2017		2016		2017		2016
Income									
Interest income		\$	1,638	\$	4,049	\$	4,708	\$	5,290
Expenses									
Accounting, audit and professional fees			22,888		31,783		54,203		53,312
Administrative	(Note 5)		188,376		177,916		293,250		300,060
Bank charges			1,601		2,060		3,312		3,039
Directors' fees	(Note 5)		37,246		68,220		55,108		85,953
Foreign exchange loss (gain)			3,095		(4,107)		2,185		(3,692)
Insurance			8,100		8,761		16,681		16,990
Project evaluation	(Notes 3 and 5)		164,994		183,222		487,139		139,888
Shareholder communications			3,346		5,040		11,990		5,040
Stock exchange and filing fees			3,023		18,137		9,723		18,137
Transfer agent			1,148		2,313		1,889		2,991
Travel			6,532		8,370		10,221		14,387
			440,349		501,715		945,701		636,105
Net loss for the period			438,711		497,666		940,993		630,815
Other comprehensive (income) loss			(3,457)		17,646		(474)		17,688
Comprehensive loss for the period		\$	435,254	\$	515,312	\$	940,519	\$	648,503
Basic & diluted loss per common share fro period	om loss for the	\$	0.01	\$	0.01	\$	0.01	\$	0.01
periou		Φ	0.01	φ	0.01	Þ	0.01	Φ	0.01
Weighted average number of common sha	res outstanding		64,724,311		57,982,940	(64,640,072	56	,192,992

RUGBY MINING LIMITED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

For the six months ended,		Augu	st 31, 2017	Au	gust 31, 2016
Operating Activities					
Net loss for the period		\$	(940,993)	\$	(630,815)
Items not requiring an outlay of c	ash:				
Share based payments	(Note 5)		159,298		167,862
			(781,695)		(462,953)
Changes in non-cash working cap	pital				
Amounts receivable and prepaids			1,229		(24,488)
Accounts payable and accrued lia	bilities		(42,475)		33,260
Due to related parties			(17,378)		(87,466)
Cash flows from operating activities			(840,319)		(541,647)
Investing Activities Mineral property acquisition cost	s, net		-		(66,075)
Cash flows from investing activities			-		(66,075)
Financing Activities					
Shares issued for cash			398,750		2,700,000
Share issue costs			-		(49,770)
Cash flows from financing activities			398,750		2,650,230
Effect of fourier exchange rate change	a an aash		5 974		(28 608)
Effect of foreign exchange rate chang			5,874		(28,608)
Net decrease in cash and cash equival			(435,695)		2,013,900
Cash and cash equivalents - beginnin	g of period		1,484,044		505,854
Cash and cash equivalents - end of pe	riod	\$	1,048,349	\$	2,519,754

RUGBY MINING LIMITED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (UNAUDITED)

		Share Capital	Contributed		Accumula Other Comprehen	 Total Shareholder
	Number of Sh	ares Amount	Surplus	Deficit	Loss	Equity
Balance at February 29, 2016	54,422,500	\$ 15,907,362	\$ 5,607,930	\$ (21,190,296)	\$ (66,100)	\$ 258,896
- Equity Financing	9,000,000	2,700,000	-	-	-	2,700,000
- Share issue costs	-	(49,770)	-	-	-	(49,770)
- Share-based payments recognized	-	-	167,862	-	-	167,862
- Other comprehensive loss	-	-	-	-	(17,688)	(17,688)
- Net loss for the period	-	-	-	(630,815)	-	(630,815)
Balance at August 31, 2016	63,422,500	\$ 18,557,592	\$ 5,775,792	\$ (21,821,111)	\$ (83,788)	\$ 2,428,48
- Shares for debt	433,333	130,000	-	-	-	130,000
- Warrants exercised	700,000	70,000	-	-	-	70,000
- Share-based payments recognized	-	-	165,088	-	-	165,088
- Other comprehensive loss	-	-	-	-	14,231	14,231
- Net loss for the period	-	-	-	(1,267,613)	-	(1,267,613
Balance at February 28, 2017	64,555,833	\$ 18,757,592	\$ 5,940,880	\$ (23,088,724)	\$ (69,557)	\$ 1,540,191
- Warrants exercised	3,625,000	398,750	-	-	-	398,750
- Share-based payments recognized	-	-	159,298	-	-	159,298
- Other comprehensive loss	-	-	-	-	474	474
- Net loss for the period	-	-	-	(940,993)	-	(940,993

1. Nature of Operations and Going Concern

Rugby Mining Limited ("Rugby" or the "Company") is an exploration stage company incorporated under the laws of British Columbia, Canada and together with its subsidiaries, it is engaged in the acquisition and exploration of mineral properties located in Australia, Colombia and the Philippines.

The Company is in the exploration stage with its various mineral properties. The continued operations of the Company is dependent upon the existence of economically recoverable reserves, the ability of the Company to obtain necessary financing to complete the development of such properties, and the profitable production from or disposition of such properties.

These unaudited condensed interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards on a going concern basis, which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. Several adverse conditions and material uncertainties may cast significant doubt upon the validity of this assumption. The Company has no source of operating revenue, is unable to self-finance operations, and has significant cash requirements to maintain its mineral interests (Note 3) and overhead requirements. The Company has incurred operating losses since inception. As at August 31, 2017, the Company had an accumulated deficit of \$24,029,717 (February 28, 2017 - \$23,088,724) and working capital of \$1,006,445 (February 28, 2017 - \$1,383,516). In addition, if the Company is to advance or develop its projects, it will be necessary to obtain additional financing. Although management has been successful in the past in raising capital, there are no assurances that the company will be successful raising capital in the future. The Company plans to do additional equity raising in order to obtain funding required to meet on-going expenditures during the fiscal year.

If the going concern assumption was not appropriate for these interim 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.

The Company has its primary listing on the Toronto Stock Exchange Venture (the "TSX-V"). The Company's head office is located at 1660 - 999 West Hastings Street, Vancouver, BC, Canada, V6C 2W2.

2. Basis of Preparation

These condensed interim consolidated financial statements have been prepared in compliance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board applicable to the preparation of the interim financial statements, including International Accounting Standard ("IAS") 34 *Interim Financial Reporting*. Accordingly, the accounting policies followed by the Company are set out in Note 4 of the audited consolidated financial statements for the year ended February 28, 2017, and have been consistently followed in the preparation of these condensed interim consolidated financial statements. These condensed interim consolidated financial statements.

These condensed interim consolidated financial statements were approved and authorized by the Audit Committee of the Board of Directors for issue on October 26, 2017.

3. Mineral Properties – Acquisition and Exploration Costs

a) Acquisition Costs- Colombia Properties

Cost	
As at February 29, 2016	\$ 81,400
Additions	66,075
Effect of movements in exchange rates	9,200
Balance as at February 28, 2017	\$ 156,675
As at March 1, 2017	\$ 156,675
Effect of movements in exchange rates	(5,400)
Balance as at August 31, 2017	\$ 151,275

b) Exploration Costs

The tables below show the Company's exploration and evaluation expenditures for the six month periods ended August 31, 2017 and 2016.

					Six Mor	iths 1	Ended Au	igus	t 31, 201 7	
	Ger	nerative						C	olombia	
	&	Other	C	obrasco	Comita	Μ	labuhay		Gold	Total
Field camp	\$	5,266	\$	-	\$ -	\$	3,647	\$	-	\$ 8,913
Geological*		12,428		15,233	1,916		-		109,940	139,517
Legal		-		3,821	586		3,462		12,284	20,153
Tenement fees and option payments		-		-	-		-		113,464	113,464
Office operations		5,506		5,611	3,800		-		28,582	43,499
Travel		14,133		10,318	-		3,649		28,156	56,256
Wages and benefits		1,902		46,090	-		11,256		46,089	105,337
Exploration and evaluation costs	\$	39,235	\$	81,073	\$ 6,302	\$	22,014	\$	338,515	\$ 487,139

* Includes share based compensation as reflected below:

				Six Mo	onths Ended Au	igust 31, 2017	
	Generative	&				Colombia	
	Other		Cobrasco	Comita	Mabuhay	Gold	Total
Geological	\$	- \$	- \$	-	\$ -	\$ 22,510	\$ 22,510
Total	\$	- \$	- \$	-	\$-	\$ 22,510	\$ 22,510

						Six M	lonth	is ended A	ugust	31, 2016	
	Ge	nerative							C	olombia	
	&	Other	C	obrasco	(Comita	Ν	/labuhay		Gold	Total
Assay	\$	293	\$	-	\$	-	\$	-	\$	-	\$ 293
Field camp		58,657		-		-		3,225		-	61,882
Geological		15,885		125		29,542		3,199		59,742	108,493
Legal		1,837		1,936		1,614		3,553		1,036	9,976
Office operations		7,583		4,766		216		231		20,850	33,646
Travel		25,321		615		193		10,989		18,090	55,208
Wages and benefits		519		-		1,069		11,568		-	13,156
Government refunds	(142,766)		-		-		-		-	(142,766)
Exploration and evaluation costs	\$	(32,671)	\$	7,442	\$	32,634	\$	32,765	\$	99,718	\$ 139,888

3. Mineral Properties – Acquisition and Exploration Costs (Continued)

Cobrasco Porphyry Copper Project, Colombia

The Cobrasco concession, which is subject to a 1% net smelter royalty ("NSR"), was acquired in April 2013.

Comita Porphyry Copper Project, Colombia

On October 12, 2010, the Company announced it had entered into an option agreement over Comita (the "Comita Agreement"), granting the Company the right to earn up to a 60% indirect interest in the project. The Comita Agreement provides that the mineral title at Comita will be transferred to a new Colombian entity ("Newco") and grants the Company the right to earn an initial 40% interest in Newco upon completion of certain exploration activities and incurring expenditure commitments, with a further option to earn an additional 20% interest, for a total interest of 60% in Newco.

On May 6, 2014, the Company along with the Comita concession holder, amended the Comita Agreement such that the dates to meet the expenditure and drilling requirements have been extended. In order to earn its interest in Newco, the Company will have to renegotiate the terms of the amended Comita Agreement listed below. In the event that it is unable to renegotiate the terms of the agreement, it will lose its rights to Comita. Under the amended Comita Agreement, the Company can earn the 60% interest in Newco (an effective 60% indirect interest in the Comita project) if it completes the obligations set out in the two options as follows:

- Option 1: The Company has until October 20, 2018 to acquire an indirect 40% interest in the Comita project by incurring US\$10.0 million in exploration expenditures which include at least 10,000 m of drilling as follows:
 - (i) US\$250,000 on or before October 21, 2011, the first anniversary date of the agreement (incurred).

(ii) Thereafter the Company has the option, but not the obligation to incur US\$9.75 million with minimum annual expenditures of US\$250,000 (minimum yearly expenditure requirements have been met to date) until such time as the Comita project is removed from the forestry reserve, following which the minimum annual expenditure increases to US\$1.0 million.

Excess expenditure in any given year may be carried forward to the next year, however such carry forward is limited to US\$1.0 million at the end of Option 1. Upon incurring the expenditures set out above, the Company is required to provide the title holder with notice that it has met the requirements to acquire the initial 40% interest in Newco following which the title holder has 90 days to elect to resume management of the Comita project. In the event that the title holder elects to resume management of the Comita project, a joint venture will be formed and dilution provisions will apply. Should the title holder elect not to resume management of the Comita project, the Company will be granted a second option to acquire a further 20% interest in Newco as set out below:

Option 2: Upon the Company being granted the second option it will have 3 years to acquire an additional 20% interest in Newco for a total 60% indirect interest in the project by incurring an additional US\$15.0 million in expenditures, including 20,000 m of drilling with minimum annual expenditures of US\$1.0 million on or before October 20, 2021.

3. Mineral Properties – Acquisition and Exploration Costs (Continued)

The Otways Project, Australia

On June 1, 2016, Rugby announced that it had acquired, for a nominal cash consideration plus a 2% NSR, two mineral property concession applications which cover prospective areas for copper and gold mineralization in the NW of Western Australia. The Otways concession applications were granted in July 2017 and now comprises two contiguous exploration licences covering 134 square kilometres. Rugby owns 100% interest in Otways, subject to a 2% NSR to the vendors.

Colombia Gold Projects

a) The El Poma Project and Regional Applications, Colombia

On June 1, 2016, Rugby announced that it had acquired an extensive portfolio of both granted exploration concessions and applications in Colombia together with an extensive geological database.

Under the terms of the agreement, Rugby acquired 100% of the rights to the portfolio of mineral properties and geological database for nominal cash consideration.

b) The San Antonio Gold Project, Colombia

On October 19, 2016 the Company announced that it had entered into an option agreement with a private Colombian company to earn a 100% interest, subject to a 1% NSR in the San Antonio Gold Project in Colombia ("San Antonio").

Pursuant to the option agreement over San Antonio, at its election, the Company is required to make the following payments:

- (i) US\$20,000 by June 9, 2017 (paid);
- (ii) US\$40,000 by December 9, 2017;
- (iii) US\$80,000 by December 9, 2018;
- (iv) US\$140,000 by December 9, 2019;
- (v) US\$200,000 by December 9, 2020;
- (vi) A final payment of \$250,000 by December 9, 2021 for an aggregate of US\$750,000 to exercise the option and earn 90% of San Antonio.

Rugby will then have an additional option to acquire the remaining 10% interest in San Antonio by paying US\$1,000,000 in staged payments over two years for a total 100% interest. Rugby also has a right of first refusal to purchase the vendor's 1% NSR interest.

Mabuhay Gold Project, Philippines

On October 5, 2010, the Company announced it had entered into agreements with Pelican Resources Limited ("Pelican"), an ASX listed company, and All-Acacia Resources Inc. ("All-Acacia"), a Philippine company over the Mabuhay project in the Philippines. The agreement with Pelican and its Philippine subsidiary, SunPacific Resources Philippines, Inc. ("SunPacific"), together with the agreement with All-Acacia (collectively, the "Mabuhay Agreement") grant the Company the right and option ("Mabuhay Option") to earn an 80% interest in the Mabuhay project. Pursuant to the terms of the Mabuhay Agreement, the Company paid signature fees totaling US\$70,000.

In April 2016, the Company purchased all of Pelican and Sun Pacific's residual interest in Mabuhay for A\$10,000 and consequently, they have no remaining interest in Mabuhay.

3. Mineral Properties – Acquisition and Exploration Costs (Continued)

As a result of a Philippine government moratorium on the granting of new Mineral Production Sharing Agreements ("MPSA") pending legislation enacting a revised revenue sharing scheme, the Company along with All-Acacia signed an amended Mabuhay Agreement (the "Amended Mabuhay Agreement") to allow for the conversion of the MPSA Application to an Exploration Permit Application ("EPA") as it is anticipated that an Exploration Permit ("EP") will be granted by the Philippine government earlier than an MPSA. An EP would allow the Company to conduct drilling at Mabuhay. An EPA was submitted to the government in March 2013 and all future payments as defined in the Amended Mabuhay Agreement have been deferred until the EP is approved by the federal authorities.

Under the Amended Mabuhay Agreement, in order to maintain its option, the Company is required to make staged payments totaling US\$250,000 to All-Acacia over three years from the grant date of the EP (EP not yet granted), incur staged expenditures totaling US\$4.5 million over six years from the grant date of the EP, and complete a pre-feasibility study to earn its interest and exercise its Mabuhay Option.

In the event that the Company exercises the Mabuhay Option, it will be required to make an additional US\$175,000 payment to All-Acacia within 30 days from the grant and registration with the appropriate Mines and Geosciences Bureau Regional Office of the appropriate mineral agreement (MPSA or Financial and Technical Assistance Agreement) on the property.

Upon the exercise of the Mabuhay Option, All-Acacia and the Company have agreed to form a joint venture with respect to the development of and conduct of mining operations on the property and on each anniversary date thereafter, the Company must pay an additional US\$200,000 to All-Acacia towards All-Acacia's pro-rata share of expenditures until commencement of production from the Mabuhay project.

4. Share Capital

During the six month period ended August 31, 2017, the Company issued 3,625,000 common shares through the exercise of warrants at a price of \$0.11 per warrant for total proceeds of \$398,750.

During the six month period ended August 31, 2016 the Company issued common shares as follows:

On July 26, 2016 the Company closed a non brokered Private Placement offering and issued 9,000,000 units (the "Units") at a price of \$0.30 per Unit for gross proceeds of \$2,700,000. Each Unit consisted of one (1) common share and one half (0.5) common share purchase warrant (a "Half Warrant"). Each full warrant (two (2) Half Warrants together) entitle the holder thereof to purchase one (1) additional common share of the Company at an exercise price of \$0.60 until expiry on July 26, 2018. The Company paid \$49,770 as finder's fees in connection with a portion of the financing which was charged to share capital.

5. Stock Option Plan

The Company has adopted an incentive stock option plan (the "Plan"), the essential elements of which are as follows: The aggregate number of shares of the Company's capital stock issuable pursuant to options granted under the Plan, which was approved by shareholders on November 24, 2016, may not exceed 20% of the total number of issued and outstanding shares of the Company on a non-diluted basis. At August 31, 2017 the maximum number of options issuable under the Plan was 12,784,500. Options granted under the Plan may have a maximum term of ten years. The exercise price of options granted under the Plan will not be less than the discounted market price of the common shares (defined as the last closing market price of the Company's common shares immediately preceding the grant date, less the maximum discount permitted by TSX–V), or such other price as may be agreed to by the Company and accepted by the TSX-V. Options granted under the Plan are generally exercisable immediately following the grant however certain options may be subject to vesting at times as determined by the directors of the Company and the TSX-V.

A summary of the changes in share options during the six month period ended August 31, 2017 and the year ended February 28, 2017 are as follows:

RUGBY MINING LIMITED NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH PERIOD ENDED AUGUST 31, 2017 AND 2016 (UNAUDITED)

5. Stock Option Plan (Continued)

-	August	31, 2017	February	28, 2017	7	
	Options	Weighted Average Exercise Price	Options	Av	ighted erage ise Price	
Options outstanding, beginning of period	9,475,000	\$ 0.13	7,925,000	\$	0.12	
Forfeited/expired	-	-	(400,000)		0.50	
Granted	1,290,000	0.31	1,950,000		0.27	
Options outstanding, end of period	10,765,000	\$ 0.15	9,475,000	\$	0.13	

There were Nil (2016 - Nil) options exercised during the period.

The following table summarizes information about the stock options outstanding and exercisable at August 31, 2017:

	Outstandi	ng Options	Exercisable Options							
		Weighted	Weighted							
		Average	V	Veighted		Average	W	/eighted		
Range of		Remaining Life	1	Average		Remaining Life	A	verage		
Prices (\$)	Number	(Years)	Exercise Price		Number	Number (Years)		rcise Price		
0.01 - 0.09	1,870,000	2.86	\$	0.08	1,282,500	2.87	\$	0.07		
0.10 - 0.24	6,105,000	4.31		0.10	5,255,000	4.65		0.10		
0.25 - 0.50	2,790,000	3.79		0.32	867,500	3.42		0.35		
	10,765,000	3.93	\$	0.15	7,405,000	4.20	\$	0.12		

Share-based compensation recognized during the three and six month periods ended August 31, 2017 and 2016 has been allocated to contributed surplus as follows:

	Th	ree months	ended	August 31,	Six months ended August 3				
		2017		2016		2017		2016	
Administrative	\$	64,309	\$	61,170	\$	81,680	\$	81,909	
Directors' fees		37,246		68,221		55,108		85,953	
Mineral property exploration expenditures		16,537		-		22,510		-	
Total	\$	118,092	\$	129,391	\$	159,298	\$	167,862	

See Note 10 below for additional information.

6. Warrants

During the six month period ended August 31, 2017, the Company issued 3,625,000 common shares through the exercise of warrants at a price of \$0.11 per warrant for total proceeds of \$398,750.

At August 31, 2017, the Company had an aggregate of 8,562,500 outstanding warrants (2016 – 12,887,500) to acquire common shares as follows:

- i. 4,062,500 warrants at an exercise price of \$0.11 until October 15, 2017 and thereafter, until exercised, the warrant will increase in exercise price each year on October 15 by \$0.01 to a maximum price of \$0.14 until expiry on October 15, 2020; and
- ii. 4,500,000 warrants at an exercise price of \$0.60 expiring on July 26, 2018.

See Note 10 below for additional information.

7. Related Party Transactions

a) During the six month period ended August 31, 2017, a total of \$126,095 (2016 - \$139,428) was paid or accrued for related party transactions with companies controlled by directors of the Company for mineral property exploration costs, administrative support fees, rent, and consulting fees. Amounts due to directors or officers of the Company of \$20,832 at August 31, 2017 (February 28, 2017 - \$20,832) are non-interest bearing and are due on demand.

The total of \$126,095 for the six month period ended August 31, 2017 was paid or accrued as follows: 62,496 (2016 – 62,496) to Berenvy Pty Ltd., a company controlled by Paul Joyce, the President & CEO of the Company for consulting fees; 42,000 (2016 - 56,000) to Rowen Company Limited, a company controlled by Bryce Roxburgh, the Chairman of the Company for consulting fees and 21,599 (2016 – 20,932) to Rogo Investments Pty Ltd., a company controlled by Robert Reynolds, a director of the Company for office rental fees which are priced at commercial market prices.

b) Until June 30, 2017, the Company shared costs of certain common expenditures including administrative support, office overhead and travel with Exeter Resource Corporation ("Exeter"). The net amount paid or accrued by the Company to Exeter during the six month period ended August 31, 2017 was \$13,778 (2016 - \$40,149).

8. Executive Compensation

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 personnel of the Company include executive officers and the board of directors.

The following compensation has been provided to key management personnel for the three and six month periods ended August 31, 2017 and 2016:

	Three months end	led August 31,	Six months ended August 31,		
	2017	2016	2017	2016	
Compensation - cash	\$ 64,248	\$ 75,782	\$ 124,496	\$ 155,960	
Share-based payments	69,867	76,468	89,597	96,045	
Total	\$ 134,115	\$ 152,250	\$ 214,093	\$ 252,005	

9. Segmented Information

The Company's activities are all in the one industry segment of mineral property acquisition, exploration and development. The Company's net assets and net losses by geographic regions are as follows:

August 31, 2017	Canada	Au	stralia	Colombia	Philippines	Total
Cash and cash equivalents	\$ 852,497	\$	39,519	\$ 144,943	\$ 11,390	\$ 1,048,349
Amounts receivable and prepaids	21,833		7,281	16,380	-	45,494
Mineral properties	-		-	151,275	-	151,275
	874,330		46,800	312,598	11,390	1,245,118
Current Liabilities	46,257		9,136	32,005	-	87,398
	\$ 828,073	\$	37,664	\$ 280,593	\$ 11,390	\$ 1,157,720
Six months ended August 31, 2017						
Mineral property exploration expenditures	\$ -	\$	24,268	\$ 440,857	\$ 22,014	\$ 487,139
Net loss	\$ 349,277	\$	71,121	\$ 498,501	\$ 22,094	\$ 940,993

RUGBY MINING LIMITED NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH PERIOD ENDED AUGUST 31, 2017 AND 2016 (UNAUDITED)

9. Segmented Information (Continued)

February 28, 2017	Canada	Australia	Colombia	Philippines	Total
Cash and cash equivalents	\$ 1,231,557	\$ 33,490	\$ 183,184	\$ 35,813	\$ 1,484,044
Amounts receivable and prepaids	27,867	1,835	17,021	-	46,723
Mineral properties	-	-	156,675	-	156,675
Current Liabilities	1,259,424 74,290	35,325 620	356,880 70,745	35,813 1,596	1,687,442 147,251
	\$ 1,185,134	\$ 34,705	\$ 286,135	\$ 34,217	\$ 1,540,191
Year Ended February 28, 2017					
Mineral property exploration expenditures	\$ -	\$ (24,066)	\$ 805,578	\$ 57,241	\$ 838,753
Net loss	\$ 843,329	\$ 34,616	\$ 962,895	\$ 57,588	\$ 1,898,428

10. Subsequent Events

Subsequent to August 31, 2017, on October 6 and 12, 2017, the Company issued a combined total of 1,975,000 common shares through an exercise of warrants at a price of \$0.11 per share for total proceeds of \$217,250.

Also on October 12, 2017, through an exercise of options, the Company issued 40,000 common shares at a price of \$0.10 per share and 150,000 common shares at a price of \$0.06 per share for total proceeds of \$13,000.