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	Principal Office (No./Street/Barangay/City/Town/Province)																												
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CONTACT PERSON INFORMATION

The designated contact person $\underline{\textit{MUST}}$ be an Officer of the Corporation

Name of Contact Person

Email Address

Telephone Number/s

Mobile Number

Venus L. Gregorio

Nitsbeng.gregoriolaw@my
destiny.net

(632)920-9306

Not Applicable

Contact Person's Address

45 South Maya, Philam Homes, Quezon City

Note: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated

SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER OF THE CORPORATION CODE OF THE PHILIPPINES

2015
Tax Identification No.: 200-751-430-000
r: <u>T HOLDINGS CORPORATION</u>
6. (SEC Use Only) Industry Classification Code:
1555 Postal Code
e
al year, if changed since last report.
ad 12 of the SRC, or Sec. 4 and 8 of the RSA
Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
$740,000,000^1 \\ 1,000,000,000$
ock Exchange.
and the classes of securities listed therein:
<u>640,000,000</u>

¹ Number of issued and outstanding shares based on the records of the Stock and Transfer Agent.

12. Check whether the issuer:

(a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17 thereunder or Section 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines during the preceding twelve (12) months (or for such shorter period that the registrant was required to file such reports);

Yes [/] No []

(b) has been subject to such filing requirements for the past ninety (90) days.

Yes [/] No []

PART I – FINANCIAL INFORMATION

Item 1. Financial Statements

See attached "Annex A"

The Company's financial statements have been prepared in accordance with Philippine Financial Reporting Standards (PFRS).

This Financial Statements meeting the requirements of SRC Rule 68, is furnished as specified therein.

In this interim period:

- a) There is no known trend, event or uncertainty that has or is reasonably likely to have a negative impact on the Company's short-term or long-term liquidity. The Company is not in default or breach of any note, loan, lease or other indebtedness or financing arrangement requiring the Company to make payments;
- b) There are no events that will trigger direct or contingent financial obligation that is material to the company, including any default or acceleration of an obligation;
- c) There are no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the company with unconsolidated entities or other persons created during the reporting period;
- d) There are no material commitments for capital expenditures, the general purpose of such commitments and the expected sources of funds for such expenditures;
- e) There are no known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales/revenues/income from continuing operations;
- f) There are no significant elements of income or loss that did not arise from the Company's continuing operations;
- h) No seasonal or cyclical factor that affected this quarter's interim operations.

Item 2. Management's Discussion and Analysis (MD&A) or Plan of Operations

Plan of Operation

Part III, Paragraph (A) of Annex "C" of the Securities Regulation Code under Rule 12 states that the information under subparagraph (2) thereof is required for companies that are operational and had revenues from its operations. In this light, the foregoing information only tackles Part III, Paragraph (A) (1) of Annex "C", insofar as applicable.

On April 12, 2011, the Department of Energy approved the conversion of Coal Operating Contract 148 to Development and Production phase. The proposed 5-year work program of Abacus Coal Exploration and Development Corporation (ABACOAL) was evaluated and found to be technically and financially qualified to undertake development and production of coal resources located at Tago, Surigao del Sur., subject to the following terms and conditions:

- 1. The COC for Exploration No. 148 is converted into COC for Development and Production effective 10 January 2010 for a period of ten (10) years, and should there be remaining mineable reserves, extendible for another ten (10) years and thereafter renewable for series of three (3) year periods not exceeding twelve (12) years under such terms and condition as may be agreed upon by the DOE and the Contractor.
- 2. The area subject of the COC for development and production shall cover seven (7) blocks.
- 3. Section IV, sub-paragraph 4.3 of COC for exploration shall be amended to provide for the development and production commitments.
- 4. The training component of the approved COC for development and production shall be ₽ 200,000.00 per year cumulative during the Development and Production Phase.
- 5. ABACOAL shall implement its, health, safety and environmental protection program as well as its emergency response program, as the need arises, as approved by the DOE.

Upon commencement of the operations of the Project and/or identification of other profitable Projects for the Company, the capital restructuring and fund raising activities approved by the Board of Directors and shareholders of the Company may be implemented.

By way of background, on September 24, 2008, the Company entered into a Heads of Agreement with Music Semiconductors Corporation ("MSC") and Abacus Consolidated Resources Holdings, Inc. ("ACRHI") for the joint acquisition by the Company and MSC of all issued and outstanding shares of stock of ABACOAL, a subsidiary of ACRHI. The Company and MSC have likewise entered into an Agreement for Joint Investment whereby the investment parameters for such investment in ABACOAL were set forth. Under the same agreement, MSC will own 55% of the issued and outstanding capital stock of ABACOAL while the Company will own 45% of ABACOAL.

ABACOAL is a company engaged in the commercial exploration and development of coal and is the Assignee (whereby ACRHI is the Assignor) of a Coal Operating Contract over a 7,000-hectare property located in Tago and Marihatag, Surigao del Sur ("Coal Project"). Due diligence over the coal property has been undertaken for purposes of verifying the reserves and studying the financial viability of the Coal Project.

On May 21, 2008, the Board of Directors approved resolutions authorizing the Company to amend the Agreement for Joint Investment dated September 24, 2008 between the Company and Music Semiconductors Corporation (MUSX). The subject amendment will result in the assignment to the Company of MUSX's 55% interest and participation in the Abacoal Investment subject to the payment of the following: (1) \$\mathbb{H}\$12 million by way of reimbursement of expenses made by MUSX in the Abacoal

Investment upon the signing of the amendment; (2) a second tranche of ₽10 million by way of reimbursement of the remainder of expenses and payments made by MUSX, payable on or before December 31, 2009 or on such later date as may be agreed upon by the parties. The arrangement carried the option to convert this payment to equivalent number of new shares to be issued by the Company to MUSX based on the closing price of the Company's shares on the date of the exercise by MUSX of the option; LIHC likewise agreed to pay MUSX 0.25% of the gross coal price per ton based on FOB loaded to vessel, payable within five (5) days from receipt of payments by the Company therefore, as MUSX royalties during the first five years of operations. Advanced royalties may be agreed upon on a discounted basis depending on the initial operations of the Abacoal Investment.

Any and all payables and deliverables to MUSX of the Company has been settled on 21 February 2011, with the execution between the Company and MUSX of a document entitled Execution of Payment and Waiver. Simultaneously, the Company paid MUSX the amount of ₽ 10 million by way of full and final payment of any and all its obligations under the Amended Agreement. MUSX likewise waived in full any and all possible collectible from the Company resulting from the various Agreements, including but not limited to the percentage shares of MUSX in the sales / income of ABACOAL upon its operation.

On May 31, 2009, the Company executed a Memorandum of Agreement with Oriental Vision Mining Philippines Corp. to undertake exploration and development activities of the coal properties of ABACOAL over which the Company has an interest. Oriental Vision shall pay the Company a royalty fee of Eight Percent (8%) of gross coal price per ton based on FOB loaded to vessel payable within 45 days from receipt of payment by Oriental Vision.

On Nov 6, 2009, the Board of Directors during its special meeting approved the following:

- 1. Proposed reduction in the par value of the shares of stock of the Company from \$\mathbb{P}\$1.00 to \$\mathbb{P}\$0.10 per share, resulting in a stock split of ten shares for every one share issued. A share buy-back program was also adopted, which will depend on the Company's retained earnings and the market price of the Company's shares under such terms and conditions to be determined and set by the BOD.
- Proposed increase in the authorized capital stock of the Company from ₽100.00 million divided into 100 million shares at ₽1.00 par value per share to ₽300.00 million divided into 3 billion shares at ₽0.10 par value per share.
- 3. Delegation to the Board of Directors of the power and authority to identify and secure equity investments from subscribers, implement share swaps, and undertake share issuances at such subscription price(s) and under terms and conditions to be determined by the Board with a waiver of the requirement to conduct a rights or public offering of the shares
- 4. Issuance of shares of stock from the proposed capital increase through preemptive stock rights offering. The preemptive stock rights offering shall be implemented on a 1:1 proportion, i.e. one share held by qualified stockholders entitled the said stockholders to subscribe to one share under the offering. The stock rights offer price shall be at par of ₱0.10, representing the reduced par value of the shares at the expected time of the stock rights offering, or at ₱1.00 if the stock rights offering happen at the time prior to the reduction in the par value of the shares.

The above resolutions were subsequently ratified in the shareholders meeting of the Corporation held on December 2009.

Also, during the meeting of the Board of Directors on November 6, 2009, the Company and two investors executed Investment and Subscription Agreements to effect share issuances via private placement transactions. This was pursuant to the September 14, 2009, Board of Directors approval for issuance of shares by way of private placements in favor of its investors. Under agreed terms, LIHC agreed to issue one hundred million (100,000,000) LIHC shares out of the unissued and unsubscribed portion of its authorized capital stock at the price of Five hundred and five Centavos (\$\frac{1}{4}\$0.505) per share or

a total consideration of Fifty Million Five Hundred Thousand (₱50,500,000.00) for the following business purposes:

- a) To enable the Company to pay its financial obligations to Abacus Consolidated Resources Holdings, Inc. (ABACON) constituting partial consideration for the purchase of 100% of the shares of Abacus Coal Exploration Development Corporation (ABACOAL) as provided under the Heads of Agreement that the Corporation executed with ABACON.
- b) To allow the Company to expand its investments
- c) To permit the Company to enter and finance new businesses
- d) For working capital and costs of the private placements

Further, at the same meeting, the Board of Directors discussed the implementation of the Stock Rights Offering in a planned capital increase. The SRO will enable qualified shareholders to purchase shares at better prices or even at the par value of $\stackrel{}{\text{P}}0.10$ while giving the company an opportunity to offer and distribute more shares from said capital increase.

On November 3, 2010, ABACOAL and the Company further revised the terms of the Heads of Agreement. In the revised agreement, the Company shall acquire the Coal Property and all the other assets and liabilities of ABACOAL by and through a merger, with the Company as the surviving entity. By virtue of said merger, the Company shall issue 250,000,000 new common shares at a par value of \$\mathbb{P}\$0.10 and an agreed issue value of \$\mathbb{P}\$0.90 to ABACOAL. The Company undertakes to list the said shares with the PSE. These terms and conditions shall be incorporated in a Merger Agreement and Plan of Merger which ABACOAL and the Company agree to execute at the proper time. As part of the agreement, the Company shall make staggered cash payments to ABACOAL which shall be deemed as constituting a participation in operating revenues from the Coal Property in the total amount of \$\mathbb{P}\$75.0 million, payable as follows:

- #230.0 million advance deposit on ABACOAL's participation due on September 24, 2008, June 1, 2009 and June 8, 2009;
- Amounts to be paid upon and to be taken from the sale of the first production of coal products from the Coal Property:
 - a. P20.0 million upon consummation of said first sale of coal products; and,
 - b. #25.0 million payable thirty days from consummation of said first sale of coal products.

In order for the Company to completely pursue its operational and compliance goals for the South Surigao Coal Project (SSCoal), the merger with Abacoal and the takeover of management of the project must be effected.

The approval of the Plan of Merger with ABACOAL was not submitted for approval by the shareholders during the scheduled December 2013 Annual Stockholders' Meeting due to lack of quorum to convene the meeting.

On July 21, 2015, the Company entered into Cancellation of the Heads of Agreement, Amended Heads of Agreement and Allied Contracts with Abacus Consolidated Resources Holdings, Inc. (ABACORE) and Abacus Coal Exploration and Development Corporation (ABACOAL). The cancellation was necessitated by the fact that the Company tried to have the Merger with ABACORE approved by its shareholders but the same was not achieved for lack of quorum during the Annual Shareholder's Meetings called for the last three(3) years.

Management's Discussion and Analysis for the Interim Period Ended June 30, 2015 as compared with June 30, 2014:

Revenues

The Company did not earn any revenue during the six-month period ended June 30, 2015 as it has not undertaken commercial operations.

Operating Expenses

Operating expenses decreased by P142 thousand or 18.5% from P 768 thousand in June 2014 to P626 thousand in June 2015 due to lesser expenses incurred in connection with its investment in ABACOAL.

Net Loss

After deducting minimal interest income from regular savings account, the Company posted a net loss of ₽626 thousand for the period ended June 2015 which is 18.5% or ₽142 thousand lower as compared to net loss of ₽768 thousand for the same period in 2014.

Material Changes to the Company's Income Statement as of June 30, 2015 as compared with June 30, 2014:

As compared with the same period in 2014, the net effect of following expenses contributed to the decrease in operating expenses of ₽142 thousand:

- 1. Audit Fees 40% or ₽ 96 thousand lower from ₽240 thousand in 2014 to ₽144 thousand in 2015
- 2. Salaries & Wages 33% decrease in 2014 or P40 thousand lower
- 3. Personnel Cost 21% or ₽23 thousand lower.

Financial Condition

The Company's Total Assets comprised of 14% of Current Assets and 86% Non-Current Assets. The Total Assets as of June 30, 2015 amounting to ₽43.18 million was 2.56% or ₽ 1.132 million lower than that of June 30, 2014, which amounted to ₽44.312 million. Total Assets in 2015 is comprised of ₽231 thousand Cash, ₽ 1.857 million advances to a stockholder, ₽37.0 million deposit made to Abacus Consolidated Resources Holdings, Inc. (Abacon) for the acquisition of 100% stake in Abacus Coal Exploration Development Corporation (Abacoal), input tax of ₽ 2.933 million, advances to supplier ₽ 1.156 million, and office equipment net of accumulated depreciation of ₽ 2 thousand.

The Company's Total Liabilities were comprised of accounts payable and advances from third parties. The Total Liabilities decreased by \$\mathbb{P}\$ 684 thousand or 2087.87% from \$\mathbb{P}\$32 thousand in June 2014 to \$\mathbb{P}\$717 thousand in June 2015.

Stockholders' equity posted a 4.1% or P1.8 million decrease from P44.2 million in June 2014 to P42.462 million in June 2015.

Material Changes to the Company's pro-forma Balance Sheet as of June 30, 2015 as compared with pro-forma Balance Sheet as of June 30, 2014 (increase/decrease of 2.56 % or more)

26.1 % or ₽ 81 thousand decrease in Cash and cash equivalents from ₽ 313 thousand in June 2014 to ₽ 231 thousand in June 2015. The significant decrease is due to operating expenses.

100% or ₽ 1.1 million decrease in Advances to a stockholder due to partial collection of said shareholders' advances.

1.31% or ₽ 53 thousand increase in other current assets from ₽ 4.03 million in June 2014 to ₽4.09 million in June 2015. The increase is brought about by input taxes generated from professional fees and PSE annual membership fees.

2087.87% or $\stackrel{\square}{=}$ 685 thousand increase in liabilities from $\stackrel{\square}{=}$ 33 thousand in June 2014 to $\stackrel{\square}{=}$ 717 thousand in June 2015 due to accrual of expenses.

1.88% or ₽ 1.817 million increase in deficit due to losses incurred during the period.

Key Performance Indicators

Considering the Company's pre-operational status, the key performance indicators of the Company are as follows:

	June 30, 2015	June 30, 2014
Current Ratio (1)	8.6x	222.75x
Quick Ratio (2)	0.32x	9.55 x
Debt-equity ratio (3)	0.016x	0.0007x
Book value per share (4)	0.06x	0.06x
Net Profit Margin (5)	NA	NA

(1) Current Assets / Current Liabilities

June 2015 (₽ 6,178,680/₽ 717,735) June 2014 (₽ 7,307,465/₽ 32,805)

(2) Cash / Current Liabilities

June 2015 (\neq 231,575/ \neq 717,735) June 2014 (\neq 313.372/ \neq 32.805)

(3) Debt / Equity

June 2015 (₽717,735/₽42,462,888) June 2014 (₽32,805/₽44,280,055)

(4) Equity /Subscribed Shares

June 2015 (#242,462,888/740,000,000) June 2014 (#242,280,055/740,000,000)

The Current Ratio is the general measure of a company's liquidity. It represents the ratio of all current assets to all current liabilities. It is sometimes called the "Working Capital Ratio" because working capital is the excess of current assets over current liabilities. Current ratio is lower than the same period last year due to higher unpaid liabilities.

The Quick Ratio is another measure of a company's liquidity. It is used to measure a company's ability to pay its liabilities using assets that are cash or very liquid. Since the Company does not have any marketable securities and accounts receivables, the computation of this ratio was based on cash alone. Quick ratio for the current period is lower as compared to the same period of last year due to higher unpaid payables.

The Debt to Equity Ratio is a measure of leverage, or the relative amount of funds provided by lenders and owners. This measures the amount of debt being used by the Company. The ratio for the current period is higher as compared with that of last year due to higher liabilities.

Book value Per Share is a measure of stockholders' equity. It represents the difference between total assets and total liabilities divided by the total number of shares outstanding.

Net Profit Margin Ratio related to the profits of a company to its sales, assets or equity. It indicates the rate of profit from sales and other revenues. The Company is still in a no-operation status. The reported revenues are purely interests earned from bank deposits.

Additional Financial Soundness Indicators

	June 30, 2015	June 30, 2014
Asset to equity ratio (1)	1.02x	1.00x
Interest Rate coverage		
ratio (2)	NA	NA
Gross Profit Margin (3)	NA	NA

(1) Total Assets / Total Equity

June 2015 (\$\mathbb{P}\$ 43,180,624/ \$\mathbb{P}\$42,462,888)

June 2014 (\$\mathbb{P}\$ 44,312,860/ \$\mathbb{P}\$ 44,280,055)

(2) Income before Interest and Taxes / Interest Expense

June 2015 June 2014 (3) Gross Profit / Sales June 2015 June 2014

Asset to Equity ratio measures the financial leverage and long term solvency of the Company. It is derived by dividing the total asset from its total equity.

Interest Coverage Ratio determines how easily a company can pay interest on outstanding debt. The Company did not incur any interest on its advances.

Gross Profit Margin is derived by dividing gross profit by the sales. The Company is still in a no-operation status. The reported revenues are purely interests earned from bank deposits.

PART II – OTHER INFORMATION

There are no contingent liabilities or contingent assets or known trend and events that may materially affect the company's operation nor are there estimates of amounts reported in prior periods that may have a material effect on the attached financial statements.

SIGNATURES

Pursuant t	o the	requi	irements	of	Section	17	of	the	Code	and	Section	141	of	the
Corporation Code,	this	report	is signed	on	behalf	of th	e is	suer	by th	e und	dersigned	d, the	ereu	unto
duly authorized, in					on				20	15.				

Ву:

CHI HO CO President

08/12/2015

JOSÉ FRANCISCO MIRANDA Treasurer

08/12/2015

LODESTAR INVESTMENT HOLDINGS CORPORATION STATEMENTS OF FINANCIAL POSITION

	Notes		Unaudited June 30, 2015		Audited Dec 31, 2014
ASSETS	Notes		June 30, 2013		DCC 31, 2014
Current Assets					
Cash and cash equivalents		P	231,575	P	383,754
Advances to a stockholder	2		1,857,076		2,457,076
Other current assets			4,090,029		4,030,665
Total Current Assets			6,178,679		6,871,495
Non - current assets					
Deposit for future stock investment	3		37,000,000		37,000,000
Property and Equipment (net)			1,944		3,670
Total Non-Current Assets			37,001,944		37,003,670
		P	43,180,623	P	43,875,165
LIABILITIES & STOCKHOLDERS' EQUITY					
Liabilities					
Accounts payable and accrued expenses	5	P	714,686	P	783,169
Advances from third parties	4		3,049		3,049
Total Liabilities			717,735		786,218
Stocholder's Equity					
Capital Stock - P0.10 par value	6		74,000,000		74,000,000
Additional Paid-In Capital	6		66,714,858		66,714,858
Deficit			(98,251,970)		(97,625,911)
Total Stockholders' Equity			42,462,888		43,088,947
		₽	43,180,623	P	43,875,165

LODESTAR INVESTMENT HOLDINGS CORPORATION STATEMENTS OF INCOME (Unaudited)

		April 1 to	January 1 to	April 1 to	January 1 to
		June 30, 2015	June 30, 2015	June 30, 2014	June 30, 2014
		(Three Months)	(Six Months)	(Three Months)	(Six Months)
REVENUES	P				_
EXPENSES		181,809	626,368	299,174	768,674
INCOME (LOSS) BEFORE OTHER LOSSES		(181,809)	(626,368)	(299,174)	(768,674)
INTEREST INCOME		126	309	170	408
NET INCOME (LOSS) P		(181,683)	(626,059)	(299,004)	(768,266)
WEIGHTED AVE. NUMBER OF					
COMMON SHARES		740,000,000	740,000,000	740,000,000	740,000,000
Loss Per Share		(0.0002)	(0.001)	(0.0004)	(0.001)

Note: No dividends declared during the period

LODESTAR INVESTMENT HOLDINGS CORPORATION STATEMENTS OF CHANGES IN EQUITY

			Unaudited June 30, 2015		Audited Dec. 31, 2014		Unaudited June 30, 2014		Audited Dec. 31, 2013
CAPITAL S	STOCK - P 0.10 par value								
	Beginning Balance	₽	74,000,000	P	74,000,000	P	74,000,000	P	74,000,000
	Subscribed				-		-		
	Balance at end of period	₽	74,000,000	₽	74,000,000	₽	74,000,000	₽	74,000,000
ADDITION	AL PAID-IN CAPITAL								
	Beginning Balance	₽	66,714,858	P	66,714,858	P	66,714,858	₽	66,714,858
	Subscribed		-		· · ·				
	Balance at end of period	₽	66,714,858	₽	66,714,858	P	66,714,858	₽	66,714,858
DEFICIT									
	Beginning Balance	₽	(97,625,911)	P	(95,666,537)	P	(95,666,537)	P	(92,435,860)
	Net Income (loss)		(626,059)		(1,959,374)		(768,266)		(3,230,677)
Balance at	end of period	₽	(98,251,970)	₽	(97,625,911)	₽	(96,434,803)	₽	(95,666,537)
STOCKHO	LDERS' EQUITY, END	₽	42,462,888	₽	43,088,947	P	44,280,055	P	45,048,321

LODESTAR INVESTMENT HOLDINGS CORPORATION STATEMENTS OF CASH FLOWS (Unaudited)

(Orlaudited)	April 1 to June 30, 2015 (Three Months)	Jan 1 to June 30, 2015 (Six Months)	April 1 to June 30, 2014 (Six Months)	Jan 1 to June 30, 2014 (Six Months)
CASH FLOWS FROM OPERATING ACTIVITIES				
Income (loss) before income tax	(181,683)	(626,059) ₽	(299,004)	(768,266)
Adjustment for:				
Realized FV loss on AFS				
Depreciation	863	1,726	863	1,726
Interest Income	(126)	(309)	(170)	(409)
Net loss before working capital changes	(180,946)	(624,642)	(298,311)	(766,949)
Adjustment to reconcile net loss to net cash provided by operating activities				
Changes in operating assets and liabilities				
Decrease (increase) in :				
Other current assets	(29,003)	(59,364)	(13,141)	(57,329)
Increase (decrease) in :				
Accounts payable and accrued expenses	(85,990)	(68,482)	(116,178)	(22,500)
Net cash provided by operating activities	(295,939)	(752,488)	(427,630)	(846,778)
Interest Received	126	309	170	409
Net cash from operating activities	(295,813)	(752,179)	(427,460)	(846,369)
CASH FLOWS FROM INVESTING ACTIVITIES				
Net proceeds from sale and purchase of available-for-sale financial assets		-		-
Additional deposit for acquisition of 100% shares of Abacoal		-		-
Disposals (acquisitions) of property and equipment		-		-
Net cash used in investing activities		-		-
CASH FLOWS FROM FINANCING ACTIVITIES				
Advances from other parties				
Advances from stockholders	300,000	600,000	319,696	669,696
Receipts of payment of subscription to capital stocks				
Net cash provided by (used in) financing activities	300,000	600,000	319,696	669,696
NET INCREASE (DECREASE) IN CASH				
AND CASH EQUIVALENTS	4,187	(152,179)	(107,764)	(176,673)
CASH AND CASH EQUIVALENTS AT				
BEGINNING OF PERIOD	227,388	383,754	421,136	490,045
CASH AND CASH EQUIVALENTS AT				
END OF PERIOD P	231,575	231,575 ₽	313,372	313,372

LODESTAR INVESTMENT HOLDINGS CORPORATION NOTES TO FINANCIAL STATEMENT

1. SIGNIFICANT ACCOUNTING POLICIES

The accompanying financial statements are prepared in accordance with the Philippine Financial Reporting Standards. The company has followed the same accounting policies and methods of computation used with the most recent annual financial statement. No new accounting policy has been adopted for this interim report.

2. RELATED PARTY TRANSACTIONS

In 2012, the Company grants non-interest bearing advances to a stockholder for working capital purposes. The advances to the stockholder are unsecured and are due and demandable anytime. These advances are generally settled in cash.

As at June 30, 2015, based on management's assessment, the outstanding balance of the Company's advances to a stockholder is not impaired, hence, no impairment loss is recognized.

3. DEPOSIT FOR FUTURE STOCK INVESTMENT

This account pertains to amount of deposits made in 2009 to Abacus Consolidated Resources Holdings, Inc. (Abacon) for the Company's and MSC's joint acquisition of Abacoal, pursuant to the Agreement for Joint Investment executed by the Company and Music Semiconductors Corporation (MSC) on September 24, 2008. This Agreement has already been amended on 21 May 2009 resulting in the assignment by MSC of all its rights to acquire Abacoal's shares of stock to the Company.

4. ADVANCES FROM THIRD PARTIES

On May 31, 2009, the Company and Oriental Vision Mining Corporation (Oriental) entered into a MOA whereby Oriental will undertake exploration and development of a 7,000-hectare coal property in Surigao del Sur owned by Abacoal. Under the MOA, Oriental paid the Company ₱25 million representing reimbursement of the Company's advances made and to be made to third parties related to the initial exploration and development of the coal property. To date, balance of the deposit amounts to ₱714 thousand

5. ACCOUNTS PAYABLE AND ACCRUED EXPENSES

This account consists of accrued expenses which represent expenses continuously incurred for maintaining the operational and listing status with the Securities and Exchange Commission (SEC) and the Philippine Stock Exchange (PSE) and payroll related expenses. This is composed of legal fees, stock transfer agent fees and government statutory obligations like withholding taxes, SSS, Phil health and HDMF.

6. CAPITAL STOCK

To address the Company's liquidity shortfalls and raise the needed fund for investment into Abacoal, the Company increased its authorized capital stock from Fifty Million Pesos (₱50,000,000.00) divided into Fifty Million (50,000,000) shares to One Hundred Million Pesos (₱100,000,000.00) divided into One Hundred Million (100,000,000) shares, both with a par value of One Peso (₱1.00) per share. The capital increase was approved by the Securities and Exchange Commission on 30 July 2009. To fund the capital increase, the Company entered into private placement transactions with several investors at the price of ₱1.20 per share. Full payment was made to the Company during the first quarter of 2010. Said shares were approved by the Philippine Stock Exchange for listing on July 14, 2010.

On November 6, 2009, the Company entered into another set of investment agreements with various investors wherein the investors agreed to subscribe by way of private placement to 10 million common shares of stock to be issued out of the unissued and unsubscribed portion of the authorized capital stock of the Company. The shares were subscribed at a price of ₱5.05 per share or for a total of ₱50.5 million, of which 25% or ₱12.6 million has already been paid. The transaction was approved by the BOD on September 14, 2009. The balance of 75% of the gross investment amount was paid in March 2011. Listing application for such shares is currently pending with the PSE.

On Sept. 14, 2010, SEC approved the reduction in the par value of the shares of stock from One Peso (\$\mathbb{P}\$1.00) to Ten Centavos (\$\mathbb{P}\$0.10). The authorized capital stock of the Corporation shall be One Hundred Million Pesos (\$\mathbb{P}\$100,000,000.00) divided into One Billion (1,000,000,000) common shares with par value of Ten Centavos (\$\mathbb{P}\$0.10) per share. Also on the same date, the SEC approved the Amended By-laws providing for the creation, powers and functions of the Nomination, Remuneration, Audit, Executive and Finance Committees of the Company.

Per the records of the Corporation, on 24 September 2010, as a result of the approval of the reduction in the par value of the shares of the Company from One Peso ($\cancel{=} 1.00$) per share to Ten Centavos ($\cancel{=} 0.10$) per share, the Philippine Stock Exchange implemented the reduction in the par value and stock split of Lodestar shares. After the reduction in the par value of the shares from One Peso ($\cancel{=} 1.00$) to Ten Centavos ($\cancel{=} 0.10$) the number and price of shares have been adjusted by multiplying the number of shares by ten (number of shares x 10) and inversely, dividing the price by ten (price/10). Resulting adjustments in the amount of shares and values of consideration were accordingly reflected in the books of the Corporation, insofar as all issued and outstanding shares are concerned, including the private placement shares.

On April 18, 2012, the Board of Directors approved the increase in authorized capital stock from One Hundred Million Pesos ($\not
\equiv$ 100,000,000.00) divided into One Billion shares at Ten Centavos ($\not
\equiv$ 0.10) per share to Three Hundred Million Pesos ($\not
\equiv$ 300,000,000,000) divided into Three Billion (3,000,000,000) shares at Ten Centavos ($\not
\equiv$ 0.10) per share. This shall be the capital increase which will be undertaken per the approval of the shareholders during the 17 December 2009 stockholders' meeting. A total of Five Hundred Million shares will be subscribed via private placement at the subscription price of Seventy Centavos ($\not
\equiv$ 0.70) per share.

The Company is exposed to a variety of financial risks which resulted from its investing and operating activities. The Company's risk management is coordinated in close cooperation with the BOD, and focuses on actively securing the Company's short-to-medium-term cash flows by minimizing the exposure to financial markets.

The Company does not actively engage in the trading of financial assets for speculative purposes nor does it write options. The Company has no significant exposure to foreign currency risk since it has no financial assets and financial liabilities that are denominated in foreign currency. The most significant financial risks to which the Company is exposed to are described below and in the succeeding page.

Credit Risk

Credit risk is the risk that a counterparty fails to discharge an obligation to the Company. The Company is exposed to this risk for its financial assets.

The maximum credit risk exposure of financial assets is the carrying amount of the financial assets as shown in the statements of financial position or in the detailed analysis provided in the notes to the financial statements, as summarized below.

	<u>Jur</u>	ne 30, 2015	201	4
Cash Advances to a stockholder	P	231,575 1,857,076	P	383,754 2,457,076
	P	2,088,651	P	2,840,830

The above represent the carrying amounts of financial assets of the Company categorized as loans and receivables. None of the Company's financial assets are secured by collateral or other credit enhancements, except for cash .

(a) Cash

The credit risk for cash is considered negligible, since the counterparties are reputable banks with high quality external credit ratings. Included in the cash are cash in banks which are insured by the Philippine Deposit Insurance Corporation (PDIC) up to a maximum coverage of P0.5 million for every depositor per banking institution. The amount of cash on hand excluded from this insurance to PDIC amounted to P5,000 in both years.

(b) Advances to a Stockholder

The credit risk for advances to a stockholder is considered negligible, since the counterparty is a related party. No impairment loss has been recorded in relation to advances to a stockholder as management had assessed that this is fully collectible.

4.2 Liquidity Risk

The Company manages its liquidity needs by obtaining additional advances from stockholders.

As at June 30, 2015 and December 31, 2014, the Company's financial liabilities having contractual maturities of less than twelve months are presented below.

		June	e 30, 2015	Dec	ember 31, 2014
Accounts payable and accrued expenses (excluding tax-related liabilities) Advances from third parties	11	P	714,686 3,049	P	699,439 3,049
		P	717,735	P	702 , 488

8. FINANCIAL INSTRUMENTS

Comparison of Carrying Amounts and Fair Values

The carrying amounts and fair values of the categories of the Company's financial assets and liabilities presented in the statements of financial position are shown below.

	June 30	, 2015	December	31,2014
	Carrying		Carrying	
	Value	Fair Value	Value	Fair Value
Financial Assets				
Loans and receivables:				
Cash and cash equivalents	P231,575	P231,575	₽383,754	₽383,754
Advances to stockholder	1,857,076	1,857,076	2,457,076	2,457,076
	P2,088,651	P2,088,651	₽2,480,830	₽2,480,830
Financial Liabilities Other financial liabilities: Accounts payable and accrued expenses (*) Advances from third parties	P714,686 3,049	P714,686 3,049	₽699,439 3.049	₽699,439 3,049
Advances from time parties			₽702,488	P702,488
	P717,735	₽717,735	£/02,488	£/02,488

^(*) Net of taxes

Fair Value Hierarchy

In accordance with PFRS 13, the fair value of financial assets and liabilities and non-financial assets which are measured at fair value on a recurring or non-recurring basis and those assets and liabilities not measured at fair value but for which fair value is disclosed in accordance with other relevant PFRS, are categorized into three levels based on the significance of inputs used to measure the fair value. The fair value hierarchy has the following levels.

- (a) Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities that an entity can access at the measurement date;
- (b) Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liabilities, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and,
- © Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The level within which the financial asset or liability is classified is determined based on the lowest level of significant input to the fair value measurement.

For purposes of determining the market value at Level 1, a market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing

service, or regulatory agency and those prices represent actual and regularly occurring market transactions on an arm's length basis.

There were no outstanding financial assets and liabilities measured at fair value as of June 30, 2015 and December 31, 2014.

9. OTHERS

- a. These financial reports are prepared in compliance with the quarterly reportorial requirements of the SEC.
- b. There were no material transactions affecting assets, liabilities, equity, net income or cash flows that are unusual because of their nature, size, or incidents.
- c. There was no subsequent material events not reflected in this interim financial statement.
- d. There were no material contingencies and any other events or transactions that are material to the understanding of the interim report.

10. COMPLIANCE WITH SEC MEMORANDUM CIRCULAR No. 3, Series of 2012

PFRS9, Financial Instruments: Classification and Measurement (effective from January 1, 2015). This is the first part of a new standard on classification and measurement of financial assets and financial liabilities that will replace PAS 39 in its entirety. This chapter deals with two measurement categories for financial assets: amortized cost and fair value. All equity instruments will be measured at fair value while debt instruments will be measured at amortized cost only if the entity is holding it to collect contractual cash flows which represent payment of principal and interest. The accounting for embedded derivatives in host contracts that are financial assets is simplified by removing the requirement to consider whether or not they are closely related, and, in most arrangement, does not require separation from the host contract.

For liabilities, the standard retained most of the PAS 39 requirements which include amortized-cost accounting for most financial liabilities, with bifurcation of embedded derivatives. The main change is that, in case where the fair value option is taken for financial liabilities, the part of a fair value change due to an entity's own credit risk is recorded in other comprehensive income rather than in profit or loss, unless this creates an accounting mismatch.

To date, other chapters of PFRS 9 dealing with impairment methodology and hedge accounting are still being completed.

The Company does not expect to implement and adopt PFRS 9 until its effective date or until all chapters of this new standard have been published. Based on Management's current assessment, this standard has no significant impact to the Company's financial statement except for potential reclassification of fair value gain (losses) on available-for-sale financial assets recorded in other comprehensive income to profit or loss. The Company will continue to assess the possible effect of this standard considering the impact of all changes until its implementation in 2015.