CONSOLIDATED BALANCE SHEET (unaudited)

As at	September 30,	December 31,
(CAD \$000s)	2015	2014
Assets		
Current Assets		
Accounts receivable	77,658	89,999
Deposits and prepaid expenses	9,381	10,462
Risk management contracts [Notes 4 & 5]	87,885	143,176
	174,924	243,637
Property, plant and equipment [Notes 6 & 7]	3,778,706	3,375,092
Exploration and evaluation [Note 8]	26,732	29,268
Investment in limited partnership [Note 9]	31,683	32,382
Goodwill [Note 10]	126,197	156,539
Risk management contracts [Notes 4 & 5]	8,632	32,375
	4,146,874	3,869,293
		_
Liabilities		
Current Liabilities		
Accounts payable and accrued liabilities	127,175	126,345
Dividends payable	18,679	15,842
Risk management contracts [Notes 4 & 5]	15,293	3,811
	161,147	145,998
Risk management contracts [Notes 4 & 5]	61,504	16,077
Bank debt [Note 11]	783,419	756,564
Decommissioning liability [Note 12]	410,355	283,519
Deferred income tax [Note 20]	90,516	133,056
	1,506,941	1,335,214
		_
Shareholders' Equity		
Share capital [Note 13]	2,865,040	2,213,607
Contributed surplus [Note 13]	46,761	21,978
Retained earnings (deficit)	(271,868)	298,494
	2,639,933	2,534,079
	4,146,874	3,869,293

See accompanying notes to the consolidated financial statements

Approved on behalf of the Board:

(signed) "Stephen C. Nikiforuk" (signed) "Grant B. Fagerheim"

Stephen C. Nikiforuk Grant B. Fagerheim Director Director

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (LOSS)

For the three and nine months ended September 30 (unaudited)

	Three months ended		d Nine months ende	
	Sept	ember 30	Sep	tember 30
(CAD \$000s, except per share amounts)	2015	2014	2015	2014
Revenue				
Petroleum and natural gas sales [Note 19]	155,238	226,728	474,055	620,695
Royalties	(19,873)	(31,469)	(61,981)	(83,188)
	135,365	195,259	412,074	537,507
Gain (loss) on risk management contracts [Note 5]	(12,835)	49,470	(30,845)	(26,791)
Gain on acquisition of private companies	-	-	-	162,267
	122,530	244,729	381,229	672,983
Expenses				
Operating	36,655	37,834	109,725	92,313
Transportation [Note 19]	5,772	5,481	17,430	13,044
General and administrative	5,424	4,817	16,197	12,577
Stock-based compensation	4,366	1,798	17,992	4,789
Transaction costs	10	596	314	1,860
Interest and financing	9,579	6,821	34,434	22,075
Accretion of decommissioning liabilities [Note 12]	2,089	1,608	5,845	3,969
Depletion, depreciation, amortization and impairment				
[Note 7]	567,623	70,502	725,962	183,930
Exploration and evaluation [Note 8]	110	1,455	3,577	8,975
Net loss (gain) on asset dispositions	3,015	(1,624)	(13,707)	246
	634,643	129,288	917,769	343,778
Income (loss) before income taxes	(512,113)	115,441	(536,540)	329,205
Taxes				
Deferred income tax expense (recovery) [Note 20]	(136,473)	28,001	(122,914)	42,180
Net income (loss) and other comprehensive income (loss)	(375,640)	87,440	(413,626)	287,025
Net Income (Loss) Per Share (\$/share) [Note 14]				
Basic	(1.26)	0.36	(1.48)	1.28
Diluted	(1.26)	0.35	(1.48)	1.26
Diatos	(1.20)	0.00	(11-10)	1.20

See accompanying notes to the consolidated financial statements

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the nine months ended September 30 (unaudited)

(CAD \$000s)	2015	2014
Share Capital [Note 13(b)]		
Balance, beginning of year	2,213,607	1,253,127
Issued on the acquisition of a private company	536,572	346,106
Issued for cash through public prospectus offering	109,503	496,963
Share issue costs, net of deferred income tax	(3,465)	(16,313)
Issued on exercise of options/warrants	5,857	8,223
Contributed surplus adjustment on exercise of options/ warrants	2,966	3,625
Balance, end of period	2,865,040	2,091,731
Contributed Surplus [Note 13(f)]	04.070	40.007
Balance, beginning of year	21,978	13,687
Award incentive plan, option-based awards and warrants	27,749	8,827
Option/warrant exercises	(2,966)	(3,625)
Balance, end of period	46,761	18,889
Retained Earnings		
Balance, beginning of year	298,494	14,947
Net income (loss) and other comprehensive income (loss)	(413,626)	287,025
Dividends	(156,736)	(122,069)
Balance, end of period	(271,868)	179,903

See accompanying notes to the consolidated financial statements

CONSOLIDATED STATEMENT OF CASH FLOWS For the three and nine months ended September 30 (unaudited)

	Three months ended September 30			onths ended eptember 30
(CAD \$000s)	2015	2014	2015	2014
Operating Activities				
Net income (loss) for the period	(375,640)	87,440	(413,626)	287,025
Items not affecting cash:	(010,010)	01,110	(110,000)	_0.,0_0
Depletion, depreciation, amortization and impairment [Note 7]	567,623	70,502	725,962	183,930
Exploration and evaluation	110	1,455	3,577	8,975
Deferred income tax expense	(136,473)	28,001	(122,914)	42,180
Stock-based compensation	4,366	1,798	17,992	4,789
Accretion of decommissioning liabilities [Note 12]	2,089	1,608	5,845	3,969
Unrealized loss (gain) on risk management contracts [Note 5]	50,980	(60,426)	167,273	(23,021)
Net loss (gain) on asset dispositions	3,015	(1,624)	(13,707)	246
Gain on acquisition of private companies	· <u>-</u>	-	-	(162,267)
Settlement of decommissioning liabilities [Note 12]	(376)	(1,108)	(761)	(1,534)
	115,694	127,646	369,641	344,292
Net change in non-cash working capital items [Note 15]	10,146	(45,746)	20,595	(32,920)
	125,840	81,900	390,236	311,372
Financing Activities	•		-	
Increase (decrease) in bank debt	50,361	(13,869)	26,855	326,690
Option/warrant exercises	1,816	2,776	5,857	8,223
Dividends	(56,014)	(46,066)	(156,736)	(122,069)
Issuance of share capital, net of share issue costs	-	(95)	104,757	475,653
Repayment of debt acquired	-	-	(65,316)	-
Net change in non-cash working capital items [Note 15]	16	(445)	2,837	5,842
	(3,821)	(57,699)	(81,746)	694,339
Investing Activities				
Expenditures on property, plant and equipment	(50,613)	(93,438)	(172,704)	(276,238)
Expenditures on property acquisitions	(86,475)	(14,672)	(145,931)	(814,624)
Cash from property dispositions	7,844	48,633	25,136	163,516
Expenditures on corporate acquisitions net of cash acquired	-	-	(15,724)	(106,209)
Partnership investment income received	338	76	699	76
Net change in non-cash working capital items [Note 15]	6,887	35,200	34	27,768
	(122,019)	(24,201)	(308,490)	(1,005,711)
Increase (decrease) in cash, during the period	-	-	-	
Cash, beginning of period	-	-	-	-
Cash, end of period	-	_	-	-
Cash Interest Paid	8,412	8,186	24,510	18,437

See accompanying notes to the consolidated financial statements

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS September 30, 2015 (unaudited)

#### 1. NATURE OF BUSINESS

Whitecap Resources Inc. (also referred to herein as "Whitecap" or the "Company") is engaged in the acquisition, development, optimization and production of crude oil and natural gas in western Canada. The Company is focused on providing sustainable monthly dividends and per share growth through a combination of accretive oil-based acquisitions and organic growth on existing and acquired assets. The Company's principal place of business is located at 3800, 525 – 8<sup>th</sup> Avenue SW, Calgary, Alberta, Canada, T2P 1G1.

#### 2. BASIS OF PRESENTATION

#### a) Statement of Compliance

These condensed interim consolidated financial statements have been prepared in accordance with Canadian generally accepted accounting principles, specifically International Accounting Standard ("IAS") 34 *Interim Financial Reporting* as issued by the International Accounting Standards Board. They are condensed as they do not include all of the information required for full annual consolidated financial statements, and they should be read in conjunction with the financial statements for the year ended December 31, 2014.

The policies applied in these condensed interim consolidated financial statements are based on International Financial Reporting Standards ("IFRS") issued and outstanding as at November 9, 2015, the date the Board of Directors approved these statements.

#### 3. SIGNIFICANT ACCOUNTING POLICIES

The unaudited interim consolidated financial statements follow the same accounting policies as the most recent annual audited consolidated financial statements except as discussed below. The interim consolidated financial statements note disclosures do not include all of those required by IFRS applicable for annual consolidated financial statements. Accordingly, these interim consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements for the period ended December 31, 2014.

#### a) Changes in Accounting Policies

There were no changes that had a material effect on the reported loss or net assets of the Company.

## b) Standards issued but not yet effective

The Company has reviewed new and revised accounting pronouncements listed below that have been issued, but are not yet effective. There are no other standards or interpretations issued, but not yet adopted, that are anticipated to have a material effect on the reported income or net assets of the Company.

## i) IFRS 9 Financial Instruments ("IFRS 9") (2013 & 2014)

IFRS 9 (2013) significantly revises the existing hedge accounting guidance in IAS 39 *Financial Instruments: Recognition and Measurement* and is intended to align hedging with an entity's risk management strategies. IFRS 9 (2014) incorporates a further amendment to classification categories for financial assets, and includes a new impairment model. IFRS 9 (2013 & 2014) are effective for annual periods beginning on or after January 1, 2018. Whitecap is currently evaluating the impact of the standards on the Company's consolidated financial statements.

## ii) IFRS 15 Revenue from Contracts with Customers ("IFRS 15")

IFRS 15 was issued in May 2014 and replaces IAS 18 *Revenue*, IAS 11 *Construction Contracts* and related interpretations. The standard is required to be adopted either retrospectively or using a modified transaction approach for fiscal years beginning on or after January 1, 2018 with earlier adoption permitted. Whitecap is currently evaluating the impact of the standard on the Company's consolidated financial statements.

#### 4. DETERMINATION OF FAIR VALUES

A number of the Company's accounting policies and disclosures require the determination of fair value, for both financial and non-financial assets and liabilities. Fair values have been determined for measurement and/or disclosure purposes based on the following methods. When applicable, further information about the assumptions made in determining fair values is disclosed in the notes specific to that asset or liability.

The Company's financial instruments recorded at fair value require disclosure about how the fair value was determined based on significant levels of inputs described in the following hierarchy:

- Level 1 Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those in which transactions occur in sufficient frequency and value to provide pricing information on an ongoing basis.
- Level 2 Pricing inputs are other than quoted prices in active markets included in Level 1. Prices
  in Level 2 are either directly or indirectly observable as of the reporting date. Level 2 valuations for
  commodity and interest contracts are based on inputs including quoted forward prices for
  commodities and forward interest rates, respectively, time value and volatility factors, which can be
  substantially observed or corroborated in the market place.
- Level 3 Valuations in this level are those with inputs for the asset or liability that are not based on observable market data.

The carrying value of cash, accounts receivable, bank debt, dividends payable, accounts payable and accrued liabilities included in the balance sheet approximate fair value due to the short-term nature of those instruments or the indexed rate of interest on the bank debt. The fair value measurement of the risk management contracts has a fair value hierarchy of Level 2. The fair value measurement of the investment in limited partnership has a fair value hierarchy of Level 3. The Company's finance department is responsible for performing the valuation of financial instruments, including the calculation of Level 3 fair values. Refer to Note 9 for changes in the Company's Level 3 investments.

## a) Property, Plant and Equipment ("PP&E") and Exploration and Evaluation ("E&E") assets

The fair value of PP&E recognized in a business combination is based on market values. The market value of property, plant and equipment is the estimated amount for which PP&E could be exchanged on the acquisition date between a willing buyer and a willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion. The market value of oil and natural gas interests (included in PP&E) are generally estimated with reference to the discounted cash flows expected to be derived from oil and natural gas production based on internally and externally prepared reserve reports. The risk-adjusted discount rate is specific to the asset with reference to general market conditions. The market value of E&E assets are estimated with reference to the market values of current arm's length transactions in comparable locations.

# b) Cash, deposits and prepaid expenses, accounts receivable, bank debt, dividends payable, accounts payable and accrued liabilities

The fair value of cash, deposits and prepaid expenses, accounts receivable, bank debt, dividends payable, accounts payable and accrued liabilities is estimated as the present value of future cash flows, discounted at the market rate of interest at the reporting date. As at September 30, 2015 and December 31, 2014, the fair value of these balances approximated their carrying value.

#### c) Derivatives

The fair value of financial derivatives are recurring measurements and are determined whenever possible based on observable market data. If not available, the company uses third-party models and valuation methodologies that utilize observable market data including forward commodity prices and forward interest rates to estimate the fair value of financial derivatives. In addition to market information, the Company incorporates transaction specific details that market participants would utilize in a fair value measurement, including the impact of non-performance risk. The valuation technique used has not changed.

#### d) Stock options, warrants and share awards

The fair values of stock options, warrants and share awards are measured using a Black-Scholes option pricing model. Measurement inputs include share price on measurement date, exercise price of the instrument, expected volatility, weighted average expected life of the instruments, expected dividends and the risk-free interest rate.

## e) Investment in limited partnership

The fair value of the investment in limited partnership is based on the Company's share of the fair value of the limited partnership's PP&E and E&E assets as well as the limited partnership's cash, prepaid expenses, accounts receivable, accounts payable and accrued liabilities. The fair values are determined using the methods in the preceding paragraphs as applicable.

#### 5. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

## a) Financial Assets and Financial Liabilities Subject to Offsetting

Financial assets and liabilities are only offset if Whitecap has the current legal right to offset and intends to settle on a net basis or settle the asset and liability simultaneously. Whitecap offsets risk management assets and liabilities when the counterparty, commodity, currency and timing of settlement are the same. The following table summarizes the gross asset and liability positions of the Company's financial derivatives by counterparty that are offset on the balance sheet as at September 30, 2015 and December 31, 2014:

September 30, 2015			er 30, 2015		Decembe	er 31, 2014
(\$000s)	Asset	Liability	Net	Asset	Liability	Net
Gross amount	141,494	(121,774)	19,720	194,107	(38,444)	155,663
Amount offset	(44,977)	44,977	-	(18,556)	18,556	-
Net amount	96,517	(76,797)	19,720	175,551	(19,888)	155,663

#### b) Credit Risk

Credit risk is the risk of financial loss to Whitecap if a partner or counterparty to a product sales contract or financial instrument fails to meet its contractual obligations. Whitecap is exposed to credit risk with respect to its cash, accounts receivable and risk management contracts. Most of Whitecap's accounts receivable relate to oil and natural gas sales or joint interest billings and are subject to typical industry credit risks. Whitecap manages this credit risk as follows:

- By entering into sales contracts with only established creditworthy counterparties as verified by a third party rating agency, through internal evaluation or by requiring security such as letters of credit.
- By limiting exposure to any one counterparty; and
- By restricting cash equivalent investments and risk management transactions to counterparties that, at the time of transaction, are not less than investment grade.

The maximum exposure to credit risk is as follows:

	September 30, 2015	December 31, 2014
Accounts receivable and other	77,658	89,999
Risk management contracts	96,517	175,551
	174,175	265,550

Joint interest receivables are typically collected within one to three months following production. The majority of the credit exposure on accounts receivable at September 30, 2015 pertains to accrued revenue for September 2015 production volumes. Whitecap transacts with a number of oil and natural gas marketing companies and commodity end users ("commodity purchasers"). Commodity purchasers and marketing companies typically remit amounts to Whitecap by the 25<sup>th</sup> day of the month following production. The Company monitors the exposure to any single counterparty along with its financial position. If it is deemed that a counterparty has become materially weaker, the Company will work to reduce the credit exposure to that counterparty. At September 30, 2015, one commodity purchaser and marketing company accounted for approximately 15 percent of the total accounts receivable balance and is not considered a credit risk.

Whitecap has not experienced any material credit loss in the collection of receivables during 2015.

When determining whether amounts that are past due are collectable, management assesses the creditworthiness and past payment history of the counterparty, as well as the nature of the past due amount. Whitecap considers all amounts greater than 90 days to be past due. As at September 30, 2015, there was \$1.0 million (December 31, 2014 – \$1.1 million) of receivables aged over 90 days. Subsequent to September 30, 2015, approximately \$0.8 million (December 31, 2014 – \$0.7 million) has been collected and the remaining balance is not considered to be a credit risk.

## c) Liquidity Risk

Liquidity risk is the risk that Whitecap will not be able to meet its financial obligations as they become due. Whitecap actively manages its liquidity through cash, debt and equity management strategies. Such strategies include continuously monitoring forecasted and actual cash flows from operating, financing and investing activities, available credit under existing banking arrangements and opportunities to issue additional common shares. Whitecap actively monitors its credit and working capital facilities to ensure that it has sufficient available funds to meet its dividend payments and financial requirements at a reasonable cost. Management believes that future funds generated from these sources will be adequate to settle Whitecap's financial liabilities.

The following table details Whitecap's financial liabilities as at September 30, 2015:

(\$000s)	<1 year	1 to 2	2+ years	Total
Accounts payable and accrued liabilities	127,175	-	-	127,175
Dividends payable	18,679	-	-	18,679
Bank debt (1)	5,016	403,319	440,318	848,653
Risk management contracts	15,293	31,240	30,264	76,797
Total financial liabilities	166,163	434,559	470,582	1,071,304

#### Note:

The following table details Whitecap's financial liabilities as at December 31, 2014:

(\$000s)	<1 year	1 to 2	2+ years	Total
Accounts payable and accrued liabilities	126,345	-	-	126,345
Dividends payable	15,842	-	-	15,842
Bank debt (1)	19,900	376,464	440,318	836,682
Risk management contracts	3,811	16,077	-	19,888
Total financial liabilities	165,898	392,541	440,318	998,757

Note:

<sup>(1)</sup> These amounts include the notional principal and interest payments pursuant to the interest rate swaps, which fix the interest payments on the Company's term loans.

<sup>(1)</sup> These amounts include the notional principal and interest payments pursuant to the interest rate swaps, which fix the interest payments on the Company's term loans.

#### d) Market Risk

Whitecap's consolidated balance sheet included the following fair value on risk management assets outstanding:

(\$000s)	September 30,	December 31,
(\$\psi 0003)	2015	2014
Current Assets		
Crude oil	84,158	136,244
Natural gas	3,727	6,932
Total current assets	87,885	143,176
Long-term Assets		
Crude oil	8,133	30,894
Natural gas	499	1,481
Total long-term assets	8,632	32,375
Total fair value	96,517	175,551

Whitecap's consolidated balance sheet included the following fair value on risk management liabilities outstanding:

(\$000s)	September 30,	December 31,
	2015	2014
Current Liabilities		
Crude oil	1,054	-
Interest	6,009	3,493
Power	173	318
Foreign Exchange	8,057	-
Total current liabilities	15,293	3,811
Long-term Liabilities		
Crude oil	29,201	10,800
Interest	10,639	5,056
Power	541	221
Foreign Exchange	21,123	-
Total long-term liabilities	61,504	16,077
Total fair value	76,797	19,888

## i) Commodity Price Risk

The Company's operational results and financial condition are largely dependent on the commodity price received for its oil and natural gas production. Commodity prices have fluctuated widely in recent years due to global and regional factors including supply and demand fundamentals, inventory levels, weather, economic and geopolitical factors.

Whitecap manages the risks associated with changes in commodity prices by entering into a variety of risk management contracts. The Company assesses the effects of movement in commodity prices on net income before tax. When assessing the potential impact of these commodity price changes, the Company believes 10 percent volatility is a reasonable measure. A 10 percent increase in commodity prices would result in an increase of \$9.7 million to the unrealized loss on risk management contracts. A 10 percent decrease in commodity prices would result in a decrease of \$7.9 million to the unrealized loss on risk management contracts.

At September 30, 2015, the following risk management contracts were outstanding with an asset fair market value of \$96.5 million and a liability fair market value of \$31.0 million:

## 1) WTI Crude Oil Derivative Contracts (1)

Туре	Term	Volume (bbls/d)	Bought Call Price (US\$/bbl)	Sold Call Price (US\$/bbl)	Sold Put Price (US\$/bbl)	Average Swap Price (C\$/bbl)
Swap	2015 Oct – Dec	9,000				97.16
Swap	2016	4,000				97.71
Collar option	2015 Oct - Dec	6,000	78.00	87.32		
Sold put (2)	2016	6,000			50.00	
Sold put/call (2)	2017	3,000		85.83	60.00	
Sold put/call (2)	2018	3,000		85.83	60.00	

Note:

## a) WTI Crude Oil Derivative Contracts With Locked In Premium

		Volume	Average Swap
Type	Term	(bbls/d)	Price (C\$/bbl) (1)
Swap	2015 Oct – Dec	2,000	98.13
Swap	2015 Oct – 2016 Dec	500	100.10
Swap	2016	3,000	98.47
Swap	2015 Oct – Dec	(2,000)	68.80
Swap	2015 Oct – 2016 Dec	(500)	74.25
Swap	2016	(3,000)	69.50

Note:

## 2) WTI Crude Oil Differential Derivative Contracts

		Volume	Average Swap		
Type	Term	(bbls/d)	Basis	Price (C\$/bbl)	(1)
Swap	2015 Oct – Dec	5,050	MSW	5.57	(2)
Swap	2015 Nov – Dec	1,050	MSW	4.65	(2)
Swap	2016 Jan – Jun	3,100	MSW	5.23	(2)
Swap	2016	7,050	MSW	6.21	(2)

Notes:

## 3) Natural Gas Derivative Contracts

Туре	Term	Volume (GJ/d)	Average Swap Price (\$/GJ) <sup>(1)</sup>
Swap	2015 Oct	5,000	2.88
Swap	2015 Oct- Dec	25,000	3.39
Swap	2016	7,500	3.59

Note:

## 4) Power Derivative Contracts

i, i ener zemanie eennaeie		Volume	Fixed Rate	
Туре	Term	(MWh's)	(\$/MWh) <sup>(1)</sup>	
Swap	2015 Oct – Dec	15,458	44.75	
Swap	2016	57,096	46.84	
Swap	2017	35,040	45.01	

Note:

<sup>(1)</sup> Prices reported are the weighted average prices for the period.

<sup>(2)</sup> Whitecap optimized its previous 6,000 bbls/d sold puts with an average strike price of US\$66.68/bbl in 2016 by lowering the strike price to US\$50.00/bbl and concurrently sold 2017 and 2018 put and call options with strike prices of US\$60.00/bbl and US\$85.83/bbl respectively. The optimization was completed on a costless basis.

<sup>(1)</sup> Prices reported are the weighted average prices for the period.

<sup>(1)</sup> Prices reported are the weighted average prices for the period.

<sup>(2)</sup> MSW contracts were executed in USD and converted to CAD through a foreign exchange contract.

<sup>(1)</sup> Prices reported are the weighted average prices for the period.

<sup>(1)</sup> Prices reported are the weighted average prices for the period.

#### 5) Contracts entered into subsequent to September 30, 2015

## a) WTI Crude Oil Differential Derivative Contracts

		Volume		Average Swap
Туре	Term	(bbl/d)	Basis	Price (C\$/bbl) (1)
Swap	2016 Jul – Dec	1,050	MSW	4.60
Swap	2016	1,000	MSW	4.72
Swap	2016	2,000	MSW	4.84 (2)

Notes:

#### ii) Interest Rate Risk

The Company is exposed to interest rate risk on its credit facility. The credit facility consists of a \$750 million revolving production facility, a \$50 million revolving operating facility and a \$400 million term loan facility. The revolving production and revolving operating facility bear interest at the bank's prime lending or bankers' acceptance rates plus applicable margins. Changes in interest rates could result in an increase or decrease in the amount Whitecap pays to service the variable interest rate debt. The Company mitigates its exposure to interest rate changes by entering into interest rate swap transactions.

If interest rates applicable to floating rate debt at September 30, 2015 were to have increased or decreased by 25 basis points it is estimated that the Company's net income before tax would change by approximately \$0.2 million and \$0.7 million for the three and nine months ended September 30, 2015, respectively (\$0.2 million and \$0.4 million for the three and nine months ended September 30, 2014, respectively). This assumes that the change in interest rate is effective from the beginning of the quarter or year and the amount of floating rate debt is as at September 30, 2015.

When assessing the potential impact of interest rate changes on the Company's interest rate swaps, the Company believes an interest rate volatility of 25 basis points is a reasonable measure. An increase of 25 basis points in interest rates would result in a decrease to the unrealized loss of \$3.6 million. A decrease of 25 basis points in interest rates would result in an increase to the unrealized loss of \$3.6 million. At September 30, 2015 the following interest rate contracts were outstanding a liability fair market value of \$16.6 million (December 31, 2014 – liability of \$8.6 million).

## 1) Interest Rate Contracts

			Amount	rixed Kate	
Type	Term		(\$000s)	(%)	Index
Swap	03-Oct-13	03-Oct-18	200,000	2.45	CDOR
Swap	01-May-14	01-May-19	200,000	1.97	CDOR
Swap	02-Mar-15	02-Mar-17	100,000	0.75	CDOR

## iii) Foreign Exchange Risk

The Company is exposed to the risk of changes in the U.S./Canadian dollar exchange rate ("USD/CAD") on crude oil sales based on U.S. dollar benchmark prices and commodity contracts that are settled in U.S. dollars. Foreign exchange risk is mitigated by entering into Canadian dollar denominated commodity risk management contracts or foreign exchange contracts. The Company assesses the effects of movement in USD/CAD on net income before tax. When assessing the potential impact of these USD/CAD changes, the Company believes \$0.01 volatility is a reasonable measure. A \$0.01 increase in USD/CAD would result in an increase of \$3.8 million to the unrealized loss on risk management contracts. A \$0.01 decrease in USD/CAD would result in a decrease of \$3.6 million to the unrealized loss on risk management contracts.

At September 30, 2015, the following foreign exchange contracts were outstanding with a liability fair market value of \$29.2 million (December 31, 2014 – nil).

<sup>(1)</sup> Prices reported are the weighted average prices for the period.

<sup>(2)</sup> MSW contracts were executed in USD and converted to CAD through a foreign exchange contract.

#### 1) Foreign exchange contracts

		ואוטוונוווץ ואטנוטוומו	
Туре	Term	Amount (\$000s)	USD/CAD (1)
Monthly average rate forward	2016	US\$6.0 million	1.2711
Monthly average rate forward	2017	US\$5.0 million	1.2580
Monthly average rate forward	2018 Jan - Jun	US\$6.0 million	1.2436

Monthly Notional

Note:

<sup>(1)</sup> Bank of Canada monthly average noon day rate settlement.

		Monthly				
		Notional			Conditional	
Туре	Term	Amount (\$000s)	Floor	Ceiling	Ceiling	(1)(2)
Average rate variable collar	2016	US\$8.0 million	1.2475	1.3111	1.2622	
Average rate variable collar	2017	US\$11.0 million	1.2482	1.3188	1.2614	
Average rate variable collar	2018 Jan - Jun	US\$3.0 million	1.2593	1.3685	1.2782	

Note:

## e) Capital Management

The Company's policy is to maintain a strong capital base for the objectives of maintaining financial flexibility, creditor and market confidence and to sustain the future development of the business. The Company manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying petroleum and natural gas assets. The Company considers its capital structure to include shareholders' equity, bank debt and working capital.

The following is a breakdown of the Company's capital structure:

	September 30,	December 31,
(\$000s)	2015	2014
Current assets (1)	(87,039)	(100,461)
Current liabilities (1)	145,854	142,187
Working capital deficiency	58,815	41,726
Bank debt	783,419	756,564
Net debt	842,234	798,290
Shareholders' equity	2,639,933	2,534,079
Total capitalization	3,482,167	3,332,369

Note:

#### 6. ACQUISITIONS

The revenue and net income or loss for the post-acquisition period of the acquisitions listed below are included in the statement of comprehensive income.

The below amounts are estimates, which were made by management at the time of the preparation of these consolidated financial statements based on information then available. Amendments may be made to these amounts as values subject to estimate are finalized. The pro-forma information disclosed below is not necessarily indicative of the actual results that would have been achieved had the business combinations closed on January 1, 2015.

## a) 2015 Acquisitions

#### i) Karr and Gold Creek Property Acquisition

On January 6, 2015, Whitecap closed the acquisition of certain strategic light oil assets in Whitecap's Deep Basin core area. The property acquisition was accounted for as a business combination under IFRS 3 *Business Combinations* ("IFRS 3").

<sup>(1)</sup> Bank of Canada monthly average noon day rate settlement.

<sup>(2)</sup> If the USD/CAD average monthly rate settles above the ceiling rate the settlement amount is based on the conditional ceiling.

<sup>(1)</sup> Excluding risk management contracts.

The light oil assets acquired have contributed revenues of \$7.0 million and operating income of \$4.3 million since January 6, 2015. Had the acquisition closed on January 1, 2015, estimated contributed revenues would have been \$7.1 million and estimated contributed operating income would have been \$4.3 million for the period ended September 30, 2015.

<b>NI</b> 4		(4000)
Net assets	acallirad	/KUUUGI:
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Petroleum and natural gas properties	60,534
Decommissioning liability	(2,919)
	57,615

## Cash consideration:

Total consideration	57,615
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## ii) Beaumont Acquisition

On May 1, 2015, the Company closed the acquisition of Beaumont by acquiring all of the issued and outstanding common shares of Beaumont for consideration consisting of \$7.3 million in cash and 36.3 million common shares of Whitecap and also assumed Beaumont's debt. The corporate acquisition has been accounted for as a business combinations under IFRS 3.

The results of operations from Beaumont have been included in the Company's statement of comprehensive income for the period ended September 30, 2015. Beaumont has contributed revenues of \$34.6 million and operating income of \$21.9 million since May 1, 2015. Had the acquisition closed on January 1, 2015, estimated contributed revenues would have been \$67.5 million and estimated contributed operating income would have been \$45.0 million for the period ended September 30, 2015.

## Net assets acquired (\$000s):

Working capital	(2,073)
Risk management contracts	31,330
Petroleum and natural gas properties	578,251
Exploration and evaluation	1,655
Goodwill	96,024
Debt acquired	(65,316)
Decommissioning liability	(14,370)
Deferred income tax	(81,654)
	543,847

#### Consideration:

••••••	
Cash consideration	7,275
Share consideration (1)	536,572
Total consideration	543.847

<sup>(1)</sup> The share consideration was valued on May 1, 2015 at \$14.79 per share.

The goodwill recognized on acquisition is attributed to the potential future cash flows derived from drilling and exploitation opportunities and the strategic benefit and synergies that an increased presence in west central Saskatchewan would bring to the Company.

#### iii) Boundary Lake and Wapiti Property Acquisition

On August 19, 2015, Whitecap closed the acquisition of certain strategic light oil assets in the Boundary Lake and Wapiti area. The property acquisition was accounted for as a business combination under IFRS 3 Business Combinations ("IFRS 3").

The light oil assets acquired have contributed revenues of \$0.6 million and operating income of \$0.4 million since August 19, 2015. Had the acquisition closed on January 1, 2015, estimated contributed revenues would have been \$3.0 million and estimated contributed operating income would have been \$2.2 million for the period ended September 30, 2015.

#### Net assets acquired (\$000s):

Petroleum and natural gas properties	83,486
Decommissioning liability	(2,160)
	81,326
Cash consideration:	
Total consideration	81,326

## iv) Asset swaps and other property acquisitions

In the nine months ended September 30, 2015, the Company acquired strategic tuck-in properties and working interests that complement existing assets in west central Alberta and northwest Alberta. The property acquisitions were accounted for as business combinations under IFRS 3.

Net assets acquired (\$000s): (1)(2)

net assets acquired (4000s).	
Petroleum and natural gas properties	19,852
Cash received in asset swap	1,000
Decommissioning liability	(912)
	19,940
Consideration: (1) (2)	
Cash consideration	6,990
Non-cash consideration	12,950
Total consideration	19,940
N .	

#### Note

## 7. PROPERTY, PLANT AND EQUIPMENT

	September 30,	December 31,
Net book value (\$000s)	2015	2014
Petroleum and natural gas properties	4,936,907	3,936,892
Other assets	1,729	1,480
Property, plant and equipment, at cost	4,938,636	3,938,372
Less: accumulated depletion, depreciation, amortization and impairment	(1,159,930)	(563,280)
Total net carrying amount	3,778,706	3,375,092

	Oil and natural		
Cost (\$000s)	gas properties	Other assets	Total
Balance at December 31, 2014	3,936,892	1,480	3,938,372
Additions	285,963	249	286,212
Property acquisitions	157,357	-	157,357
Corporate acquisition	578,251	-	578,251
Transfer from evaluation and exploration assets	1,925	-	1,925
Disposals	(23,481)	-	(23,481)
Balance at September 30, 2015	4,936,907	1,729	4,938,636

## a) Non-Core Asset Dispositions

During the three and nine months ended September 30, 2015, the Company recognized a loss of \$3.0 million and a net gain of \$13.7 million on the disposition of non-core assets, respectively (\$0.3 million net loss for the nine months ended September 30, 2014).

<sup>(1)</sup> On March 24, 2015, the Company closed an asset swap transaction in which \$2.4 million of PP&E assets and \$1.0 million of cash were received in exchange for \$3.4 million of the Company's E&E assets. The E&E assets were disposed of at fair value.

<sup>(2)</sup> On June 26, 2015, the Company closed an asset swap transaction in which \$9.6 million of PP&E assets were received in exchange for \$9.6 million of the Company's properties in southwest Alberta. The net book value of the properties given up was \$4.2 million.

#### b) Accumulated Depletion, Depreciation, Amortization and Impairment

Accumulated depletion, depreciation, amortization and	Oil and natural		
impairment (\$000s)	gas properties	Other assets	Total
Balance at December 31, 2014	562,447	833	563,280
Depletion, depreciation and amortization	243,443	258	243,701
Impairment	355,895	-	355,895
Disposals	(2,946)	-	(2,946)
Balance at September 30, 2015	1,158,839	1,091	1,159,930

At September 30, 2015, \$113.6 million of salvage value (2014 – \$69.9 million) was excluded from the depletion calculation. Future development costs of \$1,601.4 million (2014 – \$854.4 million) were included in the depletion calculation. The Company capitalized \$14.9 million (2014 – \$8.4 million) of administrative costs directly relating to development activities which includes \$9.8 million (2014 – \$4.0 million) of stock-based compensation.

## c) Impairment test of property, plant and equipment

The recoverable amount of property, plant and equipment is determined as the fair value less costs of disposal using a discounted cash flow method and is assessed at the CGU level. As a result of the decrease in forward benchmark commodity prices in the third quarter, an impairment test on the Company's PP&E assets was performed. The fair value measurement of the Company's PP&E is designated Level 3 on the fair value hierarchy.

The following table outlines the forecast benchmark commodity prices used in the impairment calculation of property, plant and equipment at September 30, 2015. Forecast benchmark commodity price assumptions tend to be stable because short-term increases or decreases in prices are not considered indicative of long-term price levels, but are nonetheless subject to change. The Company used an after-tax discount rate of 10 percent.

	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024 <sup>(2)</sup>
WTI crude oil (US\$/bbl) (1)	50.00	55.00	61.20	65.00	69.00	73.10	77.30	81.60	86.20	87.90
AECO natural gas (\$/MMBtu) (1)	2.90	3.35	3.65	3.85	4.00	4.25	4.45	4.70	5.00	5.10
Exchange Rate (CAD/USD)	0.76	0.76	0.78	0.78	0.80	0.80	0.80	0.80	0.80	0.80
NI 4										

Notes:

As at September 30, 2015, the Company determined that the carrying amounts of the Southwest Alberta ("SWAB"), Pembina and Saskatchewan CGUs of \$967.0 million, \$665.7 million and \$1,261.3 million, respectively exceeded their fair value less costs of disposal of \$692.4 million, \$622.5 million and \$1,223.2 million, respectively. The full amounts of the impairment were attributed to PP&E and, as a result, a total impairment loss of \$355.9 million was recorded in depletion, depreciation, amortization and impairment expense. The impairment in 2015 was a result of lower forecast benchmark commodity prices at September 30, 2015 compared to December 31, 2014.

Changes in any of the key judgments, such as a downward revision in reserves, a decrease in forecast benchmark commodity prices, changes in foreign exchange rates, an increase in royalties or an increase in operating costs would decrease the recoverable amounts of assets and any impairment charges would affect net income. For the three and nine months ended September 30, 2015, a one percent increase in the assumed discount rate would result in an additional impairment for the SWAB, Pembina and Saskatchewan CGUs of approximately \$244.4 million, while a five percent decrease in the forecast operating cash flows would result in an additional impairment of approximately \$167.1 million. An increase in discount rate and decrease in forecast operating cash flows would result in an additional impairment of \$398.6 million. The increase in discount rate and decrease in CAD forecast operating cash flows would not result in impairment in the Company's remaining CGU.

<sup>(1)</sup> The forecast benchmark commodity prices listed are adjusted for quality differentials, heat content, transportation and marketing costs and other factors specific to the Company's operations in performing the Company's impairment tests.

<sup>(2)</sup> Forecast benchmark commodity prices are assumed to increase by 2% in each year after 2024 to the end of the reserve life. Forecast exchange rate is assumed to remain at 0.80 CAD/USD each year after 2024 to the end of the reserve life.

The impairment loss can be reversed in future periods if the estimated recoverable amounts of the SWAB, Pembina and Saskatchewan CGUs exceed their carrying value. The impairment recovery is limited to a maximum of the estimated depleted historical cost if the impairment had not been recognized.

#### 8. EXPLORATION AND EVALUATION

	September 30,	December 31,
(\$000s)	2015	2014
Exploration and evaluation assets	46,047	45,006
Less: accumulated land expiries and write-offs	(19,315)	(15,738)
Total net carrying amount	26,732	29,268
		_
(\$000s)	Un	developed Land
Balance at December 31, 2014		45,006
Property acquisitions		6,515
Corporate acquisition		1,655
Disposals		(5,204)
Transfer to property, plant and equipment		(1,925)
Balance at September 30, 2015		46,047
Accumulated land expiries and write-offs (\$000s)		Total
Balance at December 31, 2014		15,738
Land expiries and write-offs		3,577
Balance at September 30, 2015		19,315

E&E assets consist of the Company's exploration projects which are pending the determination of proven or probable reserves. Additions represent the Company's share of costs acquired or incurred on E&E assets during the period.

## a) Impairment test of exploration and evaluation

There were no indicators of impairment at September 30, 2015.

#### 9. INVESTMENT IN LIMITED PARTNERSHIP

	September 30,	December 31,
(\$000s)	2015	2014
Investment in limited partnership, beginning of period	32,382	-
Purchase of limited partnership	-	42,761
Unrealized loss on investment	-	(10,020)
Partnership distributions	(699)	(359)
Investment in limited partnership, end of period	31,683	32,382

On June 26, 2014 the Company acquired a 10% interest in an oil and gas limited partnership. The investment is recorded at fair value and any subsequent gains or losses recorded in net income. At September 30, 2015, the investment is recorded at a fair value of \$31.7 million which was \$11.1 million less than the original cost of the investment. See Note 4 - "Determination of Fair Values" for additional information regarding the Company's Level 3 investment. The Company's key assumptions used in determining the fair value include a discount rate, future commodity prices, operating costs and capital expenditures.

## 10. GOODWILL

Balance at December 31, 2014	156,539
Beaumont acquisition [Note 6(a)(ii)]	96,024
Impairment	(126,366)
Balance at September 30, 2015	126,197

#### a) Impairment test of goodwill

The recoverable amount of goodwill is determined as the fair value less costs of disposal using a discounted cash flow method and is assessed at the corporate level. The Company's key assumptions used in determining the fair value less costs of disposal include a discount rate, future commodity prices, operating costs and capital expenditures of the Company. The values of these assumptions have been assigned based on internal and external reserve and market price information. The fair value measurement of the Company's goodwill is designated Level 3 on the fair value hierarchy. Refer to Note 7 – "Property, Plant and Equipment" for a description of the key input estimates and the methodology used in the determination of the estimated recoverable amount related to goodwill.

As at September 30, 2015, the Company determined that the corporate carrying amount of \$3,498.5 million exceeded the recoverable amount of \$3,372.1 million. The full amount of the impairment was attributed to goodwill and, as a result, an impairment loss of \$126.4 million was recorded in depletion, depreciation, amortization and impairment expense. The impairment in 2015 was a result of lower forecast benchmark commodity prices at September 30, 2015 compared to December 31, 2014.

Changes in any of the key judgments, such as a downward revision in reserves, a decrease in forecast benchmark commodity prices, changes in foreign exchange rates, an increase in royalties or an increase in operating costs would decrease the recoverable amounts of assets and any impairment charges would affect net income. For the three and nine months ended September 30, 2015, a one percent increase in the assumed discount rate would result in an additional impairment to goodwill of approximately \$83.7 million, while a five percent decrease in the forecast operating cash flows would result in an additional impairment of approximately \$46.6 million. An increase in discount rate and decrease in CAD forecast operating cash flows would result in an additional impairment of \$126.2 million.

#### 11. CREDIT FACILITIES

As at September 30, 2015, the Company had a \$1.2 billion credit facility with a syndicate of Canadian banks. The credit facility consists of a \$750 million revolving production facility, a \$50 million revolving operating facility and a \$400 million term loan facility. At the end of the revolving period, being April 30, 2016, the extendible revolving credit facility converts into a 366-day term loan if not renewed. The revolving facilities may be extended for a further 364-day revolving period upon the request of Whitecap, subject to approval by the banks. The credit facility provides that advances may be made by way of direct advances, banker's acceptances or letters of credit/guarantees. The credit facility bears interest at the bank's prime lending or bankers' acceptance rates plus applicable margins. The applicable margin charged by the bank is dependent upon the Company's debt to earnings before interest, taxes, depreciation and amortization "EBITDA" ratio for the most recent quarter. The bankers' acceptances bear interest at the applicable banker's acceptance rate plus an explicit stamping fee based upon the Company's Debt to EBITDA ratio. The credit facilities are secured by a fixed and floating charge debenture on the assets of the Company. The first \$200 million term loan facility matures on October 3, 2018 and has an effective interest rate of 5.3%. The second \$200 million term loan facility matures on May 1, 2019 and has an effective interest rate of 4.7%.

The credit facility has two financial covenants, whereby the Company's ratio of Debt to EBITDA shall not exceed 4.0:1.0 and the ratio of EBITDA/interest expense shall not be less than 3.5:1.0. The EBITDA used in the covenant calculation is adjusted for non-cash items, transaction costs and extraordinary and non-recurring items. The debt used in the covenant calculation shall include bank indebtedness, letters of credit, and dividends declared. As of September 30, 2015, the Company was compliant with all covenants provided for in the lending agreement. The next review is scheduled on or before April 30, 2016.

#### 12. DECOMMISSIONING LIABILITY

(\$000s)

Balance at December 31, 2014	283,519
Liabilities incurred	5,083
Liabilities acquired	20,361
Liabilities settled	(761)
Liabilities disposed	(2,360)
Revaluation of liabilities acquired (1)	91,703
Change in discount rate	6,965
Accretion expense	5,845
Balance at September 30, 2015	410,355
N	

Note:

The Company's decommissioning liability results from its ownership interest in oil and natural gas assets including well sites and gathering systems. The total decommissioning liability is estimated based on the Company's net ownership interest in all wells and facilities, estimated costs to reclaim and abandon these wells and facilities and the estimated timing of the costs to be incurred in future years. The key assumptions, on which the carrying amount of the decommissioning liability is based, include a risk-free rate of 2.2 percent (2.3 percent at December 31, 2014) and inflation rate of 2.0 percent (2.0 percent at December 31, 2014). The total undiscounted amount of the estimated cash flows required to settle the obligations was \$720.2 million (December 31, 2014 – \$534.6 million). The expected timing of payment of the cash flows required for settling the obligations extends up to 43 years.

#### 13. SHARE CAPITAL

#### a) Authorized

Unlimited number of common shares without nominal or par value.

## b) Issued and outstanding

(000s)	Shares	\$
Balance at December 31, 2014	253,476	2,213,607
Issued on the acquisition of a private company (1)	36,279	536,572
Issued for cash through public prospectus offering (2)	8,149	109,503
Share issue costs, net of deferred income tax	-	(3,465)
Issued on exercise of options/warrants	962	5,857
Contributed surplus adjustment on exercise of options/warrants	-	2,966
Balance at September 30, 2015	298,866	2,865,040

<sup>(1)</sup> On May 1, 2015, as part of the Beaumont acquisition, approximately 36.3 million Whitecap shares were issued to Beaumont's shareholders. The common shares issued were valued using the share price of Whitecap on May 1, 2015 of \$14.79 per share.

## c) Award Incentive Plan

The Company implemented an Award Incentive Plan effective April 30, 2013. The Award Incentive Plan has time-based awards and performance awards which may be granted to the directors, officers and employees of the Company. The maximum number of common shares issuable under the plan shall not at any time exceed 6.5 percent of the total common shares less the aggregate number of common shares reserved for issuance pursuant to the outstanding stock options. All share awards vest three years from date of grant.

Each time-based award entitles the holder to be issued the number of common shares designated in the time-based award (plus dividend equivalents) with such common shares to be issued three years from the date of grant. Certain awards have been granted with a performance multiplier. This multiplier, ranging from zero to two, will be applied at exercise and is dependent on the performance of the Company relative to pre-defined corporate performance measures set by the Board of Directors for the associated period.

<sup>(1)</sup> Revaluation of liabilities acquired is the revaluation of acquired decommissioning liabilities at the end of the period using the risk-free discount rate. At the date of acquisition, acquired decommissioning liabilities are fair valued.

<sup>(2)</sup> On April 9, 2015, the Company closed a bought deal public financing of approximately 8.1 million subscription receipts at a price of \$13.50 per subscription receipt for gross proceeds of approximately \$110 million which was used to partially fund the acquisition of Beaumont. Each subscription receipt was converted to one common share on May 1, 2015.

The fair value of share awards is determined at the date of grant using the Black-Scholes option pricing model and, for performance awards, an estimated payout multiplier. The amount of compensation expense is reduced by an estimated forfeiture rate on the grant date, which has been estimated at 4.0% of outstanding share awards. The forfeiture rate is adjusted to reflect the actual number of shares that vest. Fluctuations in compensation expense may occur due to changes in estimating the outcome of the performance conditions. Upon the exercise of the awards, the associated amount in contributed surplus is recorded as an increase to share capital.

The estimated weighted average fair value for share awards at the measurement date is \$13.98 per award granted during the period ended September 30, 2015.

		Number of	
	Number of Time-	Performance	
(000s)	based Awards	Awards <sup>(1)</sup>	Total Awards
Balance at December 31, 2014	942	2,531	3,473
Granted	221	857	1,078
Forfeited	-	(10)	(10)
Balance at September 30, 2015	1,163	3,378	4,541

Note:

## d) Option-based awards

Under the Stock Option Plan, the Board of Directors may grant to any director, officer, employee or consultant, options to acquire common shares of the Company. Stock options granted under the stock option plan have a term of four years to expiry. Vesting is determined by the Company's Board of Directors. Currently, all of the options granted vest equally over a three year period commencing on the first anniversary date of the grant. Each stock option granted permits the holder to purchase one common share of the Company at the stated exercise price.

Since the adoption of the new Award Incentive Plan in 2013 there have been no further stock options granted and the remaining outstanding options will be either exercised or forfeited.

(000s except per share amounts)	Number of Options	Weighted Average Exercise Price (\$)
Balance at December 31, 2014	1,563	6.97
Exercised	(804)	6.85
Expired	(24)	7.20
Balance at September 30, 2015	735	7.10

		Weighted	Weighted		Weighted
		Average	Average		Average
		Remaining	Exercise		Exercise
Exercise	Number	Contractual	Price	Number	Price
Price (\$)	Outstanding	Life (years)	(\$/share)	Exercisable	(\$/share)
5.61 – 6.99	388	0.75	6.27	388	6.27
7.00 - 9.62	347	0.64	8.03	317	8.04
5.61 - 9.62	735	0.70	7.10	705	7.06

#### e) Warrants

On June 25, 2010, the Company completed a \$7.75 million non-brokered private placement of 1.6 million units at a price of \$2.50 per unit, with each unit comprised of one common share and one common share purchase warrant entitling the holder to purchase one common share at a price of \$2.50 for a period of five years and 1.5 million common shares at a price of \$2.50 per common share. All performance warrants met their vesting requirements in 2010. Pursuant to the performance warrant agreement, each warrant is subject to adjustment when the Company issues dividends to common shareholders. As at September 30, 2015, there were no outstanding warrants and no further warrants will be issued.

<sup>(1)</sup> Based on underlying awards before performance multiplier.

		Weighted Average
(000s except per share amounts)	Number of Warrants	Exercise Price (\$)
Balance at December 31, 2014	163	2.24
Exercised	(159)	2.21
Expired	(4)	2.24
Balance at September 30, 2015	-	-

## f) Contributed surplus

(\$000s)

Balance at December 31, 2014	21,978
Stock-based compensation	27,749
Option/warrant exercises	(2,966)
Balance at September 30, 2015	46,761

## 14. PER SHARE RESULTS

	Three months ended September 30,		Nine months ender September 30	
(000s except per share amounts)	2015	2014	201 5	2014
Per share income (loss)				
Basic	(\$1.26)	\$0.36	(\$1.48)	\$1.28
Diluted	(\$1.26)	\$0.35	(\$1.48)	\$1.26
Weighted average shares outstanding	,		,	
Basic	298,685	245,642	278,713	224,639
Diluted (1)	298,685	248,288	278,713	226,991

Note:

## 15. SUPPLEMENTAL CASH FLOW INFORMATION

Changes in non-cash working capital, excluding bank debt and acquired working capital:

(\$000s)	Three months ended September 30,		Nine months ended September 30,	
	2015	2014	2015	2014
Accounts receivable	20,024	4,407	22,304 2.220	(29,854)
Deposits and prepaid expenses Accounts payable and accrued liabilities Dividend payable	(2,067) (924) 16	(2,525) (12,428) (445)	(3,895) 2,837	(4,153) 28,855 5,842
Change in non-cash working capital	17,049	(10,991)	23,466	690
Related to:		·		
Operating activities	10,146	(45,746)	20,595	(32,920)
Financing activities	16	(445)	2,837	5,842
Investing activities	6,887	35,200	34	27,768

## 16. COMMITMENTS

The Company is committed to future payments under the following agreements:

_(\$000s)	2015	2016	2017	2018+	Total
Operating lease - office building	2,271	8,415	7,730	65,002	83,418
Transportation agreements	5,010	21,820	18,362	34,795	79,987
Total	7,281	30,235	26,092	99,797	163,405

<sup>(1)</sup> For the three and nine months ended September 30, 2015, 4.5 million share awards and 0.7 million options were excluded from the diluted weighted average shares calculation as they were anti-dilutive.

#### 17. RELATED PARTY TRANSACTIONS

As at September 30, 2015, \$1.2 million in loans to certain employees to finance the purchase of Whitecap common shares through the facilities of the Toronto Stock Exchange were outstanding. The loans are non-interest bearing and are repayable by December 31, 2016.

The Company has retained the law firm of Burnet, Duckworth and Palmer LLP ("BDP") to provide Whitecap with legal services. A director of Whitecap is a partner of this firm. During the three and nine months ended September 30, 2015, the Company incurred \$0.1 million and \$0.5 million for legal fees and disbursements, respectively (\$1.9 million and \$2.3 million for the three and nine months ended September 30, 2014, respectively). These amounts have been recorded at the amounts that have been agreed upon by the two parties. The Company expects to retain the services of BDP from time to time. As of September 30, 2015 a payable balance of nil (\$0.4 million – September 30, 2014) was outstanding.

#### 18. INVESTMENTS IN SUBSIDIARIES

The Company has the following material subsidiaries, each owned 100% directly, at September 30, 2015:

	Jurisdiction of Incorporation or
Name of Subsidiary	Formation
Whitecap Energy Inc.	Canada
Whitecap Resources Partnership	Canada

#### 19. PRIOR PERIOD COMPARATIVE AMOUNTS

During the fourth quarter of 2014, the Company completed a review of the presentation of petroleum and natural gas sales transactions and it was determined that certain transportation charges previously reported on a gross basis (sales are presented gross of transportation expense) are more appropriately reflected on a net basis (transportation expense is netted against petroleum and natural gas sales). Prior period comparative amounts have been reclassified to conform to the current period presentation. This reclassification has a nil impact on both net income and cash flow from operations.

The impact is as follows:

	Three months ended	Nine months ended
	September 30,	September 30,
(\$000s)	2014	2014
Petroleum and natural gas sales	(4,272)	(10,890)
Transportation expense	(4,272)	(10,890)
Net income / Cash flow from operations	-	-

#### **20. INCOME TAXES**

Effective July 1, 2015, the Alberta corporate income tax rate was increased from 10 percent to 12 percent. As a result of the rate change, Whitecap recognized \$13.0 million in deferred income tax expense in the consolidated statement of comprehensive income for the three and nine months ended September 30, 2015.