## **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

## **FORM 10-O**

X Quarterly report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended September 30, 2016

Or

Transition report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from to

Commission file number 001-33404

**URANIUM RESOURCES, INC.** 

(Exact Name of Issuer as Specified in Its Charter)

DELAWARE

(State of Incorporation)

75-2212772

(I.R.S. Employer Identification No.)

6950 S. Potomac Street, Suite 300, Centennial, Colorado 80112

(Address of Principal Executive Offices, Including Zip Code)

(303) 531-0470

(Issuer's Telephone Number, Including Area Code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  $\boxtimes$  No  $\square$ 

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 🖾 No 🗖

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer  $\Box$ 

Non-accelerated filer  $\Box$ (Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes  $\Box$  No 🗵

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

Title of Each Class of Common Stock	Number of Shares Outstanding
Common Stock, \$0.001 par value	13,383,372 as of November 10, 2016

Accelerated filer  $\Box$ 

Smaller reporting company  $\boxtimes$ 

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# PART I — FINANCIAL INFORMATION

#### **ITEM 1. FINANCIAL STATEMENTS**

# URANIUM RESOURCES, INC. CONDENSED CONSOLIDATED BALANCE SHEETS (expressed in thousands of dollars, except share amounts)

(unaudited)

	Notos	September 30, 2016	December 31, 2015		
ASSETS	Notes	2010	2015		
Current Assets:					
Cash and cash equivalents		\$ 3,826	\$ 86		
Prepaid and other current assets		621	1,14		
Total Current Assets		4,447	2,00		
Property, plant and equipment, at cost:					
Property, plant and equipment		113,924	114,49		
Less accumulated depreciation, depletion and impairment		(65,831)	(65,684		
Net property, plant and equipment	3	48,093	48,81		
Net property, plant and equipment	5	40,075	40,01		
Restricted cash		3,968	4,02		
Long-term assets held for sale	5	2,123	2,12		
Total Assets		\$ 58,631	\$ 56,96		
LIABILITIES AND STOCKHOLDERS' EQUITY					
Current Liabilities:		¢ 0.50	¢ 2.04		
Accounts payable		\$ 952	\$ 3,04		
Accrued liabilities	6	1,834	1,56		
Convertible loan, net of discount – related party	6	7,509	6,15		
Current portion of asset retirement obligations	7	121	12		
Total Current Liabilities		10,416	10,89		
Asset retirement obligations, net of current portion	7	4,548	4,24		
Other long-term liabilities and deferred credits		725	80		
Long-term liabilities related to assets held for sale	5	555	55		
Total Liabilities		16,244	16,48		
Commitments and Contingencies	6,7,11				
Stockholders' Equity:					
Common stock, 100,000,000 shares authorized, \$.001 par value;					
Issued shares – 12,496,047 and 4,530,211, respectively					
Outstanding shares – 12,488,022 and 4,522,186, respectively	8	12			
Paid-in capital	8,9	272,554	258,09		
Accumulated other comprehensive income	5,2		(67		
Accumulated deficit		(229,921)	(217,297		
Treasury stock (8,025 and 8,025 shares, respectively), at cost		(258)	(258		
Total Stockholders' Equity		42,387	40,47		
Total Liabilities and Staal holdons' Frankti		¢ 50 (21	\$ 56.06		
Total Liabilities and Stockholders' Equity		\$ 58,631	\$ 56,96		

# URANIUM RESOURCES, INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

# (expressed in thousands of dollars, except share and per share amounts)

(unaudited)

		- -	For the Three Septen	Months E 1ber 30,	nded		For the Nine I Septem	Months 1ber 30,	
	Notes		2016	2	2015		2016		2015
Operating Expenses:									
Mineral property expenses	4	\$	(1,039)	\$	(920)	\$	(2,908)	\$	(3,021)
General and administrative			(1,883)		(2,851)		(6,035)		(7,352
Accretion of asset retirement obligations	7		(120)		(112)		(360)		(337
Depreciation and amortization			(56)		(83)		(188)		(252
Impairment of uranium properties	3		-		-		(534)		
Total operating expenses			(3,098)		(3,966)		(10,025)	. <u></u>	(10,962)
Non-Operating Income/(Expenses):									
Commitment fees			-		-		(333)		
Interest expense	6		(671)		(644)		(2,194)		(1,974
Loss on sale of available-for-sale securities			-		-		(116)		
Gain on disposal of uranium properties			-		4,268		-		4,26
Other income/(expense), net			25		(1)		44		1
Total non-operating income/(expense)			(646)		3,623		(2,599)		2,30
Net Loss		\$	(3,744)	\$	(343)	\$	(12,624)	\$	(8,656
Other Comprehensive Loss									
Unrealized fair value decrease on available-for- sale securities		\$	-	\$	-	\$	(49)	\$	
Transfer to realized loss upon sale of available-for- sale securities			-		(70)		116		(70
Comprehensive Loss		\$	(3,744)	\$	(413)	\$	(12,557)	\$	(8,726
BASIC AND DILUTED LOSS PER SHARE		\$	(0.38)	\$	(0.14)	\$	(1.81)	\$	(3.61
		Φ	(0.38)	Φ	(0.14)	Φ	(1.01)	Φ	(3.01
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING			9,741,331		2,500,835		6,963,869		2,399,91

# URANIUM RESOURCES, INC.

# CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS AND SUPPLEMENTAL CASH FLOW INFORMATION (expressed in thousands of dollars)

(unaudited)

		Nine M	Nine Months Ended September 3			
_	Notes	20	16	201	5	
Operating Activities:						
Net loss		\$ (	(12,624)	\$	(8,656	
Reconciliation of net loss to cash used in operations:		ψ	12,024)	ψ.	(0,050	
Accretion of asset retirement obligations	7		360		33	
Amortization of debt discount	7		1,355		1,35	
Amortization of convertible loan establishment fee			75		7:	
Loss on sale of available-for-sale securities			116		/.	
Common stock issued as payment for commitment fees			333			
Impairment of uranium properties			534			
Costs incurred for restoration and reclamation activities	7		(54)		(129	
Depreciation and amortization	/		188		25	
Stock based compensation expense	9		545		23. 794	
Gain on disposal of uranium properties	9		545		(4,268	
Gain on disposal of property, plant and equipment			-		(4,200 (18	
Effect of changes in operating working capital items:			-		(10	
(Increase)/decrease in receivables			47		(1	
(Increase)/decrease in receivables (Increase)/decrease in prepaid and other current assets			101		(1	
			(830)		(96	
Increase/(decrease) in payables, accrued liabilities and deferred credits			<u> </u>		1,87	
Net Cash Used In Operating Activities			(9,854)		(8,481	
Cash Flows From Investing Activities:						
Proceeds from the sale of investments			247			
Increase in notes receivable			217		(1,283	
Decrease in restricted cash			57		(1,205	
Purchases of equipment			57		(12	
Proceeds from disposal of property, plant and equipment			_		2,51	
Net Cash Provided By Investing Activities		-	304		1,22	
Act Cash I forucu by investing Activities					1,22.	
Cash Flows From Financing Activities:						
Payments on borrowings			-		(4	
Issuance of common stock, net	8		12,511		5,65	
Payment of minimum withholding taxes on net share settlements of equity awards			-		(126	
Net Cash Provided By Financing Activities			12,511		5,52	
			2.0(1		(1 7 2 )	
Net increase/(decrease) in cash and cash equivalents			2,961		(1,734	
Cash and cash equivalents, beginning of period			865		5,57	
Cash and Cash Equivalents, End of Period		\$	3,826	\$	3,830	
Cash Paid During the Period For:						
Interest		\$	486	\$		
Supplemental Non-Cash Information With Respect to Investing and Financing Activities:						
Common stock issued for settlement of accounts payable	8	\$	834	\$		
Common stock issued for payment of convertible loan interest and fees	6,8	\$	242	\$	54	
	-,-					

# URANIUM RESOURCES, INC. CONDENSED CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

(expressed in thousands of dollars, except share amounts)

(unaudited)

	Common	Stock					
			Date In	Accumulated Other	A	Tusser	
	Shares	Amount	Paid-In Capital	Comprehensive Loss	Accumulated Deficit	Treasury Stock	Total
Balances, January 1, 2016	4,522,186	\$ 5	\$ 258,096	\$ (67)	\$ (217,297)	\$ (258)	\$ 40,479
Net loss	-	-	-	-	(12,624)	-	(12,624)
Common stock issued, net of issuance costs	7,390,061	7	11,981	-	_	-	11,988
Common stock issued for loan interest	38,086	-	242	-	-	-	242
Common stock issued for settlement of accounts payable	214,991	_	834	-	-	-	834
Common stock issued as payment for commitment fees	315,000	-	856	-	-	-	856
Stock compensation expense and related share issuances	7,698	-	545	-	-	-	545
Reclassification of unrealized holding loss to realized holding loss				67			67
Balances, September 30, 2016	12,488,022	\$ 12	\$ 272,554	<u> </u>	\$ (229,921)	\$ (258)	\$ 42,387

#### **1. BASIS OF PRESENTATION**

#### **Basis of Presentation**

The accompanying unaudited condensed consolidated financial statements for Uranium Resources, Inc. (the "Company," "we," "us," or "URI") have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") for interim financial information and with the instructions to Form 10-Q and Rule 8-03 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by U.S. GAAP for complete financial statements. The accompanying statements should be read in conjunction with the audited financial statements included in Uranium Resources, Inc.'s 2015 Annual Report on Form 10-K. In the opinion of management, all adjustments (which are of a normal, recurring nature) considered necessary for a fair presentation have been included. Operating results for the three and nine months ended September 30, 2016 are not necessarily indicative of the results that may be expected for any other period including the full year ending December 31, 2016.

### **Revision of Prior Period Financial Statements**

Prior to the issuance of the Company's Annual Report on Form 10-K for the period ended December 31, 2015, the Company identified an error in its previously reported financial statements that resulted in an adjustment of \$0.6 million to the gain recorded upon the sale of the Company's Roca Honda project assets for the three and nine month periods ended September 30, 2015. Upon the sale of the Roca Honda assets, the Company did not include the carrying value of its West Endy project in its determination of the amount of the gain.

The Company assessed the materiality of this error on the prior periods' financial statements in accordance with the United States Securities and Exchange Commission ("SEC") Staff Accounting Bulletin ("SAB") No. 99, and concluded that the error was not material to the financial condition for the current and prior interim periods. Consequently, in accordance with ASC 250, the Company corrected this error for all prior periods presented by revising the consolidated financial statements and other financial information contained herein.

		As I	Filed			As Revised			
	ended S	months eptember 2015	ended	months September , 2015	evision ustments	ended S	months September 2015	ended	e months September , 2015
Affected income statement items									
Gain on disposal of uranium properties	\$	4,916	\$	4,916	\$ (648)	\$	4,268	\$	4,268
Net income/(loss)	\$	305	\$	(8,008)	\$ (648)	\$	(343)	\$	(8,656)
Basic and diluted income/(loss) per share	\$	0.12	\$	(3.36)	\$ (0.26)	\$	(0.14)	\$	(3.61)
Affected balance sheet items									
Property, plant and equipment	\$	-	\$	34,622	\$ (648)	\$	-	\$	33,974
Total assets			\$	44,802	\$ (648)			\$	44,154

The following table summarizes the effects of the revision on the consolidated statements of operations and balance sheets:

The revision had no net impact on the Company's Statement of Cash Flows.

## **Recently Issued Accounting Pronouncements**

In August 2014, the Financial Accounting Standards Board (the "FASB") issued Accounting Standards Update No. 2014-15 (ASU 2014-15), "Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern", which provides guidance on determining when and how to disclose going-concern uncertainties in the financial statements. The new standard requires management to perform interim and annual assessments of an entity's ability to continue as a going concern within one year of the date the financial statements are issued. An entity must provide certain disclosures if conditions or events raise substantial doubt about the entity's ability to continue as a going concern. ASU 2014-15 applies to all entities and is effective for annual periods ending after December 15, 2016, and interim periods thereafter, with early adoption permitted. We do not expect to early adopt this guidance and do not believe that the adoption of this guidance will have a material impact on our financial statements or related disclosures.

### 2. LIQUIDITY AND GOING CONCERN

The accompanying unaudited condensed consolidated financial statements of the Company have been prepared on a "going concern" basis, which means that the continuation of the Company is presumed even though events and conditions exist that, when considered in the aggregate, raise substantial doubt about the Company's ability to continue as a going concern because it is possible that the Company will be unable to meet its obligations as they become due within one year after the date that these financial statements were issued.

Since the second half of 2015, the Company has faced liquidity challenges. The Company has encountered difficulties raising sufficient capital as a result of weak capital markets, particularly in the commodities sector. The Company's liquidity was further challenged following the completion of the acquisition of Anatolia Energy Limited ("Anatolia Energy") on November 9, 2015, whereby the Company acquired all of the issued and outstanding common stock of Anatolia Energy (the "Anatolia Transaction"), as the Company incurred higher than expected transaction costs and assumed significant unpaid trade payables from Anatolia Energy. At September 30, 2016 the Company's cash balances were \$3.8 million and the Company had a working capital deficit of \$6.0 million, which deficit includes \$7.5 million related to the RCF Loan (defined in Note 6, below) which matures on December 31, 2016. The ending cash balance of \$3.8 million is expected to provide the Company with sufficient capital to fund its critical operations through December 31, 2016. The Company's ability to avoid default on RCF Loan will depend upon renegotiation of the loan terms or raising additional capital from other sources. The Company presently anticipates funding from the following sources:

• Laramide Asset Sale

On April 7, 2016, Laramide Resources Ltd. ("Laramide Resources") and the Company entered into a Share Purchase Agreement (the "Laramide SPA") for the sale of its wholly-owned subsidiary Hydro Resources Inc., which holds the Company's Churchrock and Crownpoint properties in New Mexico for \$12.5 million. Under the terms of the Laramide SPA, the Company expects to receive an initial cash payment of \$5.25 million upon closing. The closing is subject to certain conditions including completion of a financing by Laramide Resources on commercially reasonable terms and in such amount as is necessary to fund the \$5.25 million cash payment. Closing is currently anticipated to occur by November 30, 2016. Either party may terminate the Laramide SPA if the closing has not occurred by November 30, 2016, which was extended under an amendment agreement from September 30, 2016. See note 5 for further discussion.

• Common Stock Purchase Agreement with Aspire Capital

On April 8, 2016, the Company entered into a Common Stock Purchase Agreement ("CSPA") with Aspire Capital Fund, LLC ("Aspire Capital") to place up to \$12.0 million in the aggregate of its common stock over a term of 30 months following receipt of shareholder approval. The Company's shareholders approved the issuance of up to 5.0 million shares of common stock under the CSPA at its Annual General Meeting of Stockholders on June 7, 2016. As of November 10, 2016 the Company has approximately \$6.3 million of common stock and 744,650 shares available for future sales. The Company would need to seek stockholder approval before issuing shares in excess of such 744,650 shares.

The Company's ability to continue to fund its ongoing operations and continue as a going concern is dependent upon the sources of capital above and the renegotiation or refinancing of the RCF Loan. While the Company initially expected that the Laramide SPA would close by September 30, 2016, Laramide Resources has experienced delays in obtaining the necessary funding to close the transaction and, as a result, the Company and Laramide Resources agreed to extend the closing date to November 30, 2016. Based on continued discussions with Laramide Resources and the payment of the \$250,000 extension fee, the Company believes that the funding will be in place to close by November 30, 2016. In addition, factors such as the Company's market capitalization, current share price, volatility of trading volume and potential to fall below the reference price under the CSPA (\$0.50 per share) may make it difficult for the Company to fully utilize the \$6.3 million available under the CSPA. Therefore, the Company may need to raise additional capital from other sources. The Company is currently evaluating its options with respect to the RCF Loan and continues to explore opportunities to further monetize its non-core assets and identify ways to reduce its cash expenditures.

The Company has been successful at raising capital in the past, most recently with the completion of registered direct offerings on April 4, 2016 and February 4, 2016 for gross proceeds of \$1.25 million and \$0.8 million, respectively, and two registered direct offerings during 2015 which occurred on December 18, 2015 and March 6, 2015 for aggregate net proceeds of \$6.1 million. In addition, the Company was able to successfully raise capital in 2013 and 2014 through debt and equity fundraising efforts.

Specifically, the Company completed a registered direct offering in February 2014 for net proceeds of \$9.3 million and procured the RCF Loan in November 2013 that provided the Company with \$8.0 million in cash, which debt matures on December 31, 2016.

While the Company has been successful in the past raising funds through equity and debt financings as well as through the sale of non-core assets, no assurance can be given that additional financing will be available to it in amounts sufficient to meet the Company's needs, including upon the maturity of our outstanding debt, or on terms acceptable to the Company. In the event funds are not available, the Company may be required to materially change its business plans and it could default under the RCF Loan.

## 3. PROPERTY, PLANT AND EQUIPMENT

		Net Book	Valu	e of Proper	ty, Plar	nt and Equi	ipment a	t Septem	ber 30, 2	2016
(thousands of dollars)	]	Turkey	r	Гexas	New	Mexico	Corp	orate		Total
Uranium plant	\$	-	\$	8,621	\$	-	\$	-	\$	8,621
Mineral rights and properties		17,968		979		19,102		-		38,049
Other property, plant and equipment		22		1,257				144		1,423
Total	\$	17,990	\$	10,857	\$	19,102	\$	144	\$	48,093
		Net Book	Valu	e of Propei	ty, Pla	nt and Equi	ipment <i>s</i>	t Decem	ber 31, 2	2015
(thousands of dollars)	]	Turkey	r	Гexas	New	v Mexico	Corp	oorate		Total
Uranium plant	\$	-	\$	8,653	\$	-	\$	-	\$	8,653
Mineral rights and properties		17,968		1,513		19,102		-		38,583
Other property, plant and equipment		22		1,352		-		202		1,576
Total	<b>.</b>	17,990	¢	11,518	¢	19,102	¢	202	¢	48,812

During the nine-month period ended September 30, 2016, the Company recorded an impairment charge of \$0.5 million on its Sejita Dome project which was the result of URI's Board of Directors and management determining that recent exploration results indicated that the project should be terminated. As a result, the carrying value of the Sejita Dome project was written down to nil.

## 4. MINERAL PROPERTY EXPENDITURES

Mineral property expenditures by jurisdiction for the three and nine months ended September 30, 2016 and 2015 are as follows:

	For the <b>T</b>	hree Months E	nded Sep	tember 30,	For the	Nine Months 30,	Ended So	eptember
		16		015	20	)16	2	015
				(thousands of	dollars)			
Temrezli project, Turkey	\$	31	\$	-	\$	453	\$	-
Total Turkey projects		31		-		453		-
Kingsville Dome project, Texas		214		200		624		589
Rosita project, Texas		130		306		290		548
Vasquez project, Texas		105		111		365		409
Butler Ranch project, Texas		9		179		19		250
Other projects, Texas		2		55		61		535
Total Texas projects		460		851		1,359		2,331
Cebolleta project, New Mexico		-		-		537		537
Juan Tafoya project, New Mexico		37		37		48		46
Other projects, New Mexico		32	_	32		32	_	107
Total New Mexico projects		69		69		617		690
Columbus Basin project, Nevada		113		-		113		-
Other projects, Nevada		14		-		14		-
Total Nevada projects		127		-		127		-
Sal Rica project, Utah		352		-		352		-
Total Utah projects		352		-		352		-
Total expense for the period	\$	1,039	\$	920	\$	2,908	\$	3,021

On August 23, 2016, the Company staked approximately 4,600 acres of placer mining claims covering a prospective target for lithium-enriched brines in the Columbus Salt Marsh area of west-central Nevada. The target area, known as the Nina project, is situated within a region of known lithium mineralization and is located approximately 45 miles west of Tonopah, Nevada.

On September 21, 2016, the Company entered into a Sale and Purchase Agreement (the "Mesa SPA") with Mesa Exploration Corp. ("Mesa") to acquire certain placer mining claims comprising the Sal Rica project. The Sal Rica project is comprised of approximately 9,800 acres of placer mining claims covering a prospective target for lithium-enriched brines. The target area is situated within a region of known brine-hosted lithium mineralization and is approximately 25 miles north of the town of Wendover, Utah.

Under the terms of the Mesa SPA, the Company acquired a 100% interest in the Sal Rica project, subject to a 2% net smelter return royalty ("NSR Royalty"), for the following consideration: (i) \$50,000 cash paid to Mesa at closing; (ii) 100,000 unregistered shares of the Company's common stock at closing, with a registration statement to be filed with the SEC within 28 days of issue; and (iii) 100,000 unregistered shares of the Company's common stock on the first anniversary date of closing, with a registration statement to be filed with the SEC within 28 days of issue. The closing of the transaction occurred on October 19, 2016, at which time the Company issued 100,000 unregistered shares of common stock and paid \$50,000 to Mesa. As of September 30, 2016 the Company recorded exploration expense of \$0.3 million related to the Mesa SPA, which includes the \$50,000 paid to Mesa on October 19, 2016 and \$279,000 of expense related to the fair value of the shares to be issued to Mesa.

# 5. ASSETS HELD FOR SALE

On April 7, 2016, the Company entered into the Laramide SPA with Laramide Resources for the sale of its wholly-owned subsidiary Hydro Resources, Inc., which holds the Company's Churchrock and Crownpoint projects. Under the terms of the Laramide SPA, the Company is set to transfer ownership of the Churchrock and Crownpoint projects in exchange for the following consideration from Laramide Resources at closing:

- \$5.25 million in cash; and
- \$7.25 million promissory note, secured by a deed of trust or mortgage over the projects. The note will have a three-year term and carry an initial interest rate of 5% which then increases to 10% upon Laramide Resources decision regarding commercial production at the Churchrock project. Principal payments of approximately \$2.4 million are due and payable on the anniversary of the closing of the transaction in each of 2017, 2018 and 2019. Interest will be payable on a quarterly basis, provided however that no interest will be payable prior to the first principal payment in 2017.

The closing under the Laramide SPA is subject to various conditions, including, without limitation, completion of a financing by Laramide Resources on commercially reasonable terms and in such amount as is necessary to fund the \$5.25 million purchase price and certain customary and required consents and releases of and by third parties, including RCF. The United States Nuclear Regulatory Commission has approved the transfer of the Company's license to Laramide Resources, effective at closing.

Either party could originally terminate the Laramide SPA if the closing thereunder had not occurred on or before September 30, 2016. On October 2, 2016, the Company and Laramide Resources agreed to extend the Laramide SPA until November 30, 2016 in exchange for an extension payment of \$250,000 which was paid to the Company on October 21, 2016. Other than an extension of the date by which either party could terminate the Laramide SPA from September 30, 2016 to November 30, 2016, no further changes were made to the Laramide SPA. The \$250,000 extension payment is non-refundable and will be treated as a pre-payment of the purchase price upon closing of the transaction.

As a result, the assets and liabilities associated with the Churchrock and Crownpoint projects have been classified as held for sale as of September 30, 2016 and December 31, 2015. The Company recently acquired a portion of the Churchrock project from Energy Fuels Inc., and recorded the assets at a fair value of \$2.1 million.

#### 6. CONVERTIBLE LOAN, RELATED PARTY

On November 13, 2013, the Company entered into a loan agreement (the "RCF Loan") with Resource Capital Fund V L.P. ("RCF"), whereby RCF agreed, subject to the terms and conditions set forth in the RCF Loan, to provide a secured convertible loan facility of up to \$15.0 million to the Company, which was subsequently amended on April 29, 2014 to reduce the amount available thereunder from \$15.0 million to \$8.0 million, all of which has been drawn. No additional amounts may be drawn under the RCF Loan.

Amounts drawn under the RCF Loan mature on December 31, 2016 and bear interest at 10% per annum, payable quarterly in arrears in shares of the Company's common stock or, at RCF's election, in cash. The number of shares to be issued as payment for interest is determined based upon the volume weighted-average price ("VWAP") of the Company's common stock for the 20 trading days preceding the last day of each quarter. Accordingly, the Company issued 38,086 shares of common stock on January 4, 2016 for settlement of interest expense of \$0.2 million related to the three-month period ended December 31, 2015. RCF elected to receive cash in lieu of shares for the March 31, 2016 and the June 30, 2016 interest payments. On June 10, 2016, the Company paid \$0.3 million to RCF which included \$0.2 million in interest owing from March 31, 2016 and a \$0.1 million interest penalty on the late payment. On July 10, 2016, the Company paid \$0.2 million to RCF in interest owing from June 30, 2016.

As of September 30, 2016, interest expense of \$0.2 million relating to the three-month period ended September 30, 2016 was included in accrued liabilities on the Company's Condensed Consolidated Balance Sheets. The Company subsequently paid this interest in cash on October 11, 2016.

The following table represents the key components of the RCF Loan:

	Septem	ber 30,	Dec	ember 31,	
	20	16	2015		
(thousands of dollars)					
Debt principal	\$	8,000	\$	8,000	
Unamortized discount		(491)		(1,846)	
Carrying value of convertible loan, end of period	\$	7,509	\$	6,154	

For the three- and nine-month periods ended September 30, 2016, the Company recorded amortization of the debt discount and establishment fee of \$0.5 million and \$1.4 million, respectively, which has been included in interest expense in the Company's Condensed Consolidated Statements of Operations.

RCF may convert amounts drawn under the RCF Loan into shares of the Company's common stock at any time prior to maturity on December 31, 2016. The conversion price is set at \$31.20 per share. As of November 10, 2016, RCF owned 718,137 shares or 5.4% of the Company's outstanding common stock. If RCF were to convert the entire \$8.0 million outstanding under the RCF Loan, RCF would receive 256,410 shares of the Company's common stock, and RCF's ownership percentage in the Company would increase to 7.14%.

# 7. ASSET RETIREMENT OBLIGATIONS

The following table summarizes the changes in the reserve for future restoration and reclamation costs on the balance sheet:

	September 30, 2016	December 31, 2015
(thousands of dollars)		
Balance, beginning of period	\$ 4,468	\$ 4,196
Liabilities settled	(54)	(178)
Accretion expense	360	450
Balance, end of period	4,774	4,468
Less: Current portion	(121)	(121)
Less: Liabilities held for sale	(105)	(105)
Non-current portion	\$ 4,548	\$ 4,242

The Company is currently performing surface reclamation activities at its Rosita project located in Duval County, Texas. The Company's current liability of \$0.1 million consists of the estimated costs associated with current and planned surface reclamation activities through September 2017 at the Company's Rosita project.

#### 8. COMMON STOCK

#### Common Stock Issued, Net of Issuance Costs

#### Reverse Stock Split

Immediately following the close of trading on March 7, 2016, the Company effected a one-for-twelve reverse stock split of its common stock. With the reverse stock split, every twelve shares of the Company's issued and outstanding common stock were combined into one issued and outstanding share of common stock. The reverse stock split reduced the number of shares outstanding from approximately 61.8 million shares to approximately 5.2 million shares. In addition, effective upon the reverse stock split, the number of authorized shares of the Company's common stock was reduced from 200 million to 100 million. The reverse stock split did not have any effect on the par value of the Company's common stock. No fractional shares were issued as a result of the reverse stock split. Any fractional shares that would have resulted were settled in cash. All share data herein has been retroactively adjusted for the reverse stock split.

# Registered Direct Offerings

On February 3, 2016, URI and Aspire Capital entered into a stock purchase agreement whereby URI sold 296,666 shares of its common stock in a registered direct offering for gross and net proceeds of \$0.8 million. There were no underwriting discounts or placement agent fees.

On April 4, 2016, URI and Aspire Capital completed a registered direct offering whereby URI sold 375,000 shares of its common stock at a price of \$2.17 per share and 200,000 pre-funded common stock purchase warrants at a price of \$2.16 per warrant, which was paid at closing. Gross proceeds from the offering were \$1.2 million, including \$0.4 million from the sale of the pre-funded warrants. The warrants had an exercise price of \$0.01 per share and a term of three years. On June 3, 2016, Aspire Capital exercised all outstanding common stock purchase warrants and the Company issued 200,000 shares of common stock to Aspire Capital as a result.

#### Common Stock Purchase Agreement with Aspire Capital

On April 8, 2016, the Company entered into the CSPA with Aspire Capital to place up to \$12.0 million in the aggregate of the Company's common stock on an ongoing basis when required by the Company over a term of 30 months. The Company will control the timing and amount of sales to Aspire Capital, and at a price based on market prices at that time. As consideration for Aspire Capital entering into the purchase agreement, the Company issued 240,000 shares of its common stock to Aspire Capital upon the Company's receipt of stockholder approval at its Annual General Meeting of Stockholders which was held on June 7, 2016. Following effectiveness of an S-1 registration statement relating to the resale of the shares subject to the CSPA on June 3, 2016 and receipt of stockholder approval for the issuance of up to 5.0 million shares of its common stock on June 7, 2016, the Company began selling shares of its common stock to Aspire Capital under the terms of the CSPA.

During the nine months ended September 30, 2016, the Company sold 3,220,000 shares of common stock for net proceeds of \$4.7 million under the CSPA. Subsequent to September 30, 2016, the Company sold 795,350 shares of common stock for net proceeds of approximately \$1.0 million under the CSPA. As of November 10, 2016, approximately \$6.3 million of the aggregate \$12.0 million and 744,650 shares remained available for future sales under the CSPA. The Company would need to seek stockholder approval before issuing shares in excess of such 744,650 shares.

#### **Option** Agreement

On February 3, 2016, the Company issued 75,000 shares of common stock, with a fair value on the date of issuance of \$0.3 million, to Aspire Capital as consideration for Aspire Capital entering into an option agreement (the "Option Agreement") by which Aspire Capital granted the Company the right at any time or times prior to April 30, 2017 to require Aspire Capital to enter into up to two common stock purchase agreements, each having a term of up to 24 months and collectively requiring Aspire Capital to purchase up to \$10 million in the aggregate of our common stock at such times and in such amounts as elected by the Company under the terms of the option agreement. The parties terminated the Option Agreement upon entering into the CSPA.

#### At-the-Market Sales

On October 31, 2011, the Company entered into an At-The-Market Sales Agreement with BTIG LLC (the "ATM Sales Agreement"), a global securities trading firm that acts as our sales agent. Under the ATM Sales Agreement, the Company may from time to time sell shares of its common stock having an aggregate offering amount up to \$15.0 million in "at-the-market" offerings, which shares are registered under the Company's currently effective registration statement on Form S-3. The Company filed a prospectus supplement dated November 17, 2015 with the Securities and Exchange Commission in connection with the offering, relating to shares of its common stock having an aggregate offering price of up to \$6.0 million. The Company pays BTIG a commission equal to 3.0% of the gross proceeds from the sale of any shares pursuant to the ATM Sales Agreement.

During the nine months ended September 30, 2016 the Company sold 3,298,396 shares of common stock for net proceeds of \$5.8 million under the ATM Sales Agreement. As of September 30, 2016, the Company had fully utilized its ATM Sales Agreement and, as a result, no capacity remained available for future sales.

#### **Common Stock Issued for Loan Interest and Fees**

As discussed in Note 6 above, unless RCF elects to receive cash, RCF receives common shares of the Company for the payment of interest owing on the RCF Loan. For the nine months ended September 30, 2016, the Company issued 38,086 shares of common stock for the payment of \$0.2 million in accrued interest and fees for the three-month period ended December 31, 2015.

#### Common Stock Issued for Anatolia Energy transaction fees

On January 8, 2016, the Company issued 117,097 shares of common stock with a fair market value per share of \$6.00 in satisfaction of \$0.7 million in required termination payments related to the Anatolia Transaction.

On June 30, 2016, the Company issued 47,229 shares of common stock with a fair market value per share of \$1.60 in satisfaction of \$0.1 million in fees related to the Anatolia Transaction.

On August 1, 2016, the Company issued 50,665 shares of common stock with a fair market value per share of \$1.42 in satisfaction of \$0.1 million in required termination payments related to the Anatolia Transaction.

#### 9. STOCK-BASED COMPENSATION

Stock-based compensation awards consist of stock options, restricted stock units ("RSUs") and restricted stock awards ("RSAs") issued under the Company's equity incentive plans which include: the 2013 Omnibus Incentive Plan (the "2013 Plan"); the 2007 Restricted Stock Plan (the "2007 Plan"); the Amended and Restated 2004 Directors' Stock Option and Restricted Stock Plan (the "2004 Directors' Plan"); and the 2004 Stock Incentive Plan (the "2004 Plan"). Upon approval of the 2013 Plan by the Company's stockholders on June 4, 2013, the Company's authority to grant new awards under all plans other than the 2013 Plan was terminated. As of September 30, 2016, 49,569 shares were available for future issuances under the 2013 Plan. For the three months ending September 30, 2016 and 2015, the Company recorded stock-based compensation expense of \$0.1 million and \$0.3 million, respectively. For the nine months ending September 30, 2016 and 2015, the Company recorded stock-based compensation of \$0.5 million and \$0.8 million respectively. Stock-based compensation is included in general and administrative expense.

In addition to the plans above, upon completion of the Anatolia Transaction, the Company issued 374,749 replacement options and performance shares to the option holders and performance shareholders of Anatolia Energy. The number of replacement options and performance shares was based upon the Black-Scholes value with the exercise prices of the replacement options and performance shares determined using the exchange rate of 0.00548. The options and performance shares were issued with the same terms and conditions as were applicable prior to the Anatolia Transaction. During the nine months ended September 30, 2016 all of the performance shares expired without the performance condition being satisfied. Also, on September 30, 2016, 209,872 replacement stock options with an exercise price of \$16.68 per share and a grant date fair value of \$1.71 per share expired without being exercised.

## **Bonus Shares**

The Company did not award any bonus shares during the nine-month period ending September 30, 2016.

In March 2015, in accordance with the Company's short-term incentive plan, the Company awarded its executives bonuses that were paid out in common stock of the Company. The bonus shares vested immediately and had a fair value of \$0.3 million which was determined using the closing share price of the Company's common stock on the date of grant.

### Stock Options

The following table summarizes stock options outstanding and changes for the nine-month periods ending September 30, 2016 and 2015:

	Septem 20			September 30, 2015			
	WeightedNumber ofAverageStockExerciseOptionsPrice			Number of Stock Options	A E	eighted verage xercise Price	
Stock options outstanding at beginning of period	326.424	\$	24.90	13,396	\$	303.36	
Expired	(215,346)		27.64	(208)		394.80	
Stock options outstanding at end of period	111,078	\$	19.60	13,188	\$	300.72	
Stock options exercisable at end of period	110,869	\$	19.57	11,139	\$	349.56	

The following table summarizes stock options outstanding and exercisable by stock option plan at September 30, 2016:

	Outstanding S	Stock Options	Exercisable	Exercisable Stock Options			
Stock Option Plan	Number of Outstanding Stock Options	Weighted Average Exercise Price	Number of Exercisable Stock Options	Weighted Average Exercise Price			
2004 Plan	5,042	\$ 64.28	5,042	\$ 64.28			
2004 Directors' Plan	1,390	629.52	1,390	629.52			
2013 Plan	417	35.88	208	35.88			
Replacement Stock Options	104,229	9.24	104,229	9.33			
	111,078	19.60	110,869	19.57			

#### **Restricted Stock Units**

Time-based and performance-based RSUs are valued using the closing share price of the Company's common stock on the date of grant. The final number of shares issued under performance-based RSUs is generally based on the Company's prior year performance as determined by the Compensation Committee of the Board of Directors at each vesting date, and the valuation of such awards assumes full satisfaction of all performance criteria.

	Septem 20			September 30, 2015			
	Number of RSUs	Weighted- Average Grant Date Fair Value		age Date Number of		eighted- verage ant Date ir Value	
Unvested RSUs at beginning of period	32,699	\$	34.25	45,401	\$	34.08	
Granted	-		-	-		-	
Forfeited	(3,334)		32.21	(1,667)		32.16	
Vested	(7,698)		29.45	(11,032)		34.08	
Unvested RSUs at end of period	21,667	\$	36.27	32,702	\$	34.20	

The following table summarizes RSU activity for the nine-month periods ended September 30, 2016 and 2015:

Total estimated unrecognized compensation cost from unvested RSUs as of September 30, 2016 was approximately \$0.3 million, which is expected to be recognized over a weighted-average period of 0.65 years.

### **Restricted Stock Awards**

Time-based and performance-based RSAs are valued using the closing share price of the Company's common stock on the date of grant. Vesting based on performance criteria is generally based on the Company's prior year performance as determined by the Compensation Committee of the Board of Directors at each vesting date, and the valuation of such grants assumes full satisfaction of all performance criteria. Employee participants who receive restricted stock awards have all of the rights of a shareholder, including the right to vote shares of restricted stock that are the subject of the grant and the right to receive any regular cash dividends paid out of current earnings.

The following table summarizes RSA activity for the nine-month periods ended September 30, 2016 and 2015:

	Septem 20			September 30, 2015			
	Number of RSAs	Weighted- Average Grant Date Fair Value		age Date Number of		eighted- verage ant Date ir Value	
Unvested RSAs at beginning of	1.0.((		10.01			(2.72	
period	1,366	\$	40.01	2,223	\$	62.52	
Granted	-		-	-		-	
Forfeited	(104)		80.40	(104)		80.40	
Vested	(336)		47.51	(752)		101.04	
Unvested RSAs at end of period	926	\$	32.76	1,367	\$	40.08	

#### **10. EARNINGS PER SHARE**

Basic and diluted loss per common share have been calculated based on the weighted-average shares outstanding during the period. Potentially dilutive shares of 839,227 were excluded from the calculation of earnings per share because the effect on the basic loss per share would be anti-dilutive due to our net loss position for the three and nine months ended September 30, 2016.

## 11. COMMITMENTS AND CONTINGENCIES

The Company's uranium recovery operations are subject to federal and state regulations for the protection of the environment, including water quality. These laws frequently change and generally become more restrictive. The Company reviews its reclamation obligations each year and determines the appropriate unit charge. The Company also evaluates the status of current environmental laws and their potential impact on the Company's accrual for costs. The Company believes its operations are in substantial compliance with current federal and state environmental regulations.

As discussed in Part II. Item 1. "Legal Proceedings," below, the Company and a former contractor agreed to settle a complaint filed against the Company whereby the former contractor alleged that the Company breached a compensation agreement between the Company and the contractor. The Company and the former contractor agreed to a settlement amount equal to \$90,000 in three installments: \$10,000 to be paid within five business days of executing a settlement agreement; \$40,000 to be paid on or before June 30, 2016; and the remaining \$40,000 to be paid on or before September 30, 2016. As of September 30, 2016, the Company had made all required payments under the settlement agreement.

### **12. GEOGRAPHIC AND SEGMENT INFORMATION**

The Company has one reportable operating segment, consisting of uranium and lithium exploration and development activities. These activities are focused principally in the United States and the Republic of Turkey. We reported no revenues during the three- and nine-month periods ended September 30, 2016 and 2015. Geographic location of property, plant and equipment, including mineral rights, and mineral property expenses, is provided in Notes 3 and 4, above.

# ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following management's discussion and analysis of the consolidated financial results and condition of URI for the three and nine months ended September 30, 2016 has been prepared based on information available to us as of November 10, 2016. This discussion should be read in conjunction with the unaudited Condensed Consolidated Financial Statements and notes thereto included herewith and the audited Consolidated Financial Statements of URI for the period ended December 31, 2015 and the related notes thereto filed with our Annual Report on Form 10-K, which have been prepared in accordance with U.S. GAAP. This discussion and analysis contains forward-looking statements that involve risks, uncertainties and assumptions. Our actual results may differ materially from those anticipated in these forward-looking statements as a result of many factors, including, but not limited to, those set forth elsewhere in this report. See "Cautionary Note Regarding Forward-Looking Statements."

#### Introduction

URI is an exploration, development and production company focused on energy-related metals. We were organized in 1977 to acquire and develop uranium projects in South Texas using the in-situ recovery ("ISR") process. We have historically produced uranium by ISR methods in the state of Texas where we currently have ISR projects and two licensed processing facilities. Following our 2015 acquisition of Anatolia Energy, we are focused on advancing to near-term production the Temrezli ISR project in Central Turkey. URI also controls extensive exploration properties in the region of the Temrezli project, which are held under nine exploration and operating licenses covering approximately 32,000 acres, with numerous exploration targets, including the potential satellite Sefaatli project, which is located approximately 30 miles southwest of the Temrezli project. We also control approximately 190,000 acres of mineral holdings in the prolific Grants Mineral Belt of the State of New Mexico, a portion of which we have entered into a definitive purchase agreement to sell and approximately 12,000 acres in the South Texas uranium province. URI acquired these properties over the past 25 years along with an extensive information database of historic drill-hole logs and analysis. None of URI's properties are currently in production.

#### **Recent Developments**

#### **Uranium Market Overview**

Persistent oversupply in the uranium markets has resulted in lower market prices. As of September 30, 2016, prices have dropped to \$23.75 per pound, and have dropped further to less than \$20.00per pound at mid-October 2016. Prices at this low level have not been seen by the industry since 2006. Worldwide nuclear reactor construction and commissioning continues to expand the power plant fleet, and many analysts expect that, over time, the resulting demand for uranium will increase but that at the same time that demand is increasing, supply will attenuate as the current low price environment does little to incentivize new production sources to come online. Thus, many analysts forecast prices for uranium to be much higher in the longer term, but the lower current price presents the Company with challenges in the short term.

#### Uranium Resources Strategy

The Company holds high quality, low cost uranium projects in New Mexico, Texas, and the Republic of Turkey. Low holding costs allow the Company to hold these projects on a care and maintenance basis for the long-term. Development of the Company's uranium projects remains dependent upon higher uranium prices and project financing.

In the meantime, the Company has embarked on a growth strategy in the lithium industry. Our existing experience and skills base are anticipated to be directly applicable to lithium brine exploration, development and production. In the application of our existing expertise, we can take advantage of a growing lithium market, adding value to the Company while maintaining optionality to the uranium price.

The lithium market is driven by the growth in lithium ion batteries that power mobile telephone and computing devices, power tools, and most importantly, the transportation sector. The CRU Group estimates that global demand for lithium will grow at a compounded annual growth rate of 6.3% over the period 2015 to 2025 with electric vehicles accounting for an increase in demand of 39% during the same period. On the supply side, while production is expected to increase, the CRU Group estimates that prices will stabilize in the \$4,300 to \$8,300 per Lithium Carbonate Equivalent ("LCE") ton range by 2025.

To that end, the Company has targeted low cost lithium brine exploration and development projects. These projects tend to have estimated first quartile cash cost performance, or about \$2,000 per LCE ton. Combined with our existing expertise, this is a good fit for the company and a natural extension of our business. The Company has been active in acquiring projects of this type since mid-2016.

#### Acquisition of Lithium Properties

On August 23, 2016, the Company staked approximately 4,600 acres of placer mining claims covering a prospective target for lithium-enriched brines in the Columbus Salt Marsh area of west-central Nevada. The target area, known as the Nina project, is situated within a region of known lithium mineralization and is located approximately 45 miles west of Tonopah, Nevada.

On September 21, 2016, the Company entered into the Mesa SPA with Mesa to acquire certain placer mining claims comprising the Sal Rica project. The Sal Rica project is comprised of approximately 9,800 acres of placer mining claims covering a prospective target for lithium-enriched brines. The target area is situated within a region of known brine-hosted lithium mineralization and is approximately 25 miles north of the town of Wendover, Utah. The closing of the transaction occurred on October 19, 2016.

Under the terms of the Mesa SPA, the Company acquired a 100% interest in the Sal Rica project, subject to a 2% NSR Royalty, for the following consideration: (i) \$50,000 cash paid to Mesa on October 19, 2016; (ii) 100,000 unregistered shares of the Company's common stock on October 19, 2016, with a resale registration statement to be filed with the SEC by November 17, 2016; and (iii) 100,000 unregistered shares of the Company's common stock to be issued on October 19, 2017, with a resale registration statement to be filed with the SEC by November 17, 2017.

#### **Reverse Stock Split**

On March 7, 2016, following the close of trading, URI effected a one-for-twelve reverse split of its common shares. The consolidated common shares began trading on a split-adjusted basis on March 8, 2016. On February 11, 2016, at a Special Meeting of Stockholders, URI received approval for a charter amendment permitting URI to effect a reverse split. The primary purpose of the reverse split was to bring URI into compliance with the Nasdaq's \$1.00 minimum bid price requirement to maintain URI's stock listing on Nasdaq.

The reverse split reduced the number of URI's outstanding common stock from 61,820,734 shares to 5,151,692 shares of common stock. In addition, effective upon the reverse stock split, the number of authorized shares of URI's common stock was reduced from 200 million to 100 million. No fractional shares were issued as a result of the reverse stock split. Any fractional shares that would have resulted were settled in cash.

All share data herein has been retroactively adjusted for the reverse stock split.

#### Common Stock Purchase Agreement with Aspire Capital

On April 8, 2016, the Company entered into the CSPA with Aspire Capital to place up to \$12.0 million in the aggregate of the Company's common stock on an ongoing basis when required by the Company over a term of 30 months. The Company will control the timing and amount of sales to Aspire Capital, and at a price based on the market at that time. As consideration for Aspire Capital entering into the CSPA, the Company issued 240,000 shares of its common stock to Aspire Capital upon the Company's receipt of shareholder approval at its Annual General Meeting of Stockholders which was held on June 7, 2016. These shares had a fair value of \$2.18 per share, which has been included as additional paid in capital in the Company's Balance Sheet as of September 30, 2016. Also following receipt of shareholder approval for the issuance of up to 5.0 million shares of common stock under the CSPA and effectiveness of the S-1 registration statement relating to the resale of the shares subject to the CSPA, the Company began selling shares of its common stock to Aspire Capital under the terms of the CSPA. As of September 30, 2016, the Company had sold 3,220,000 shares of common stock for net proceeds of \$4.7 million under the CSPA.

### **Registered Direct Offerings**

On April 4, 2016, the Company completed a registered direct offering with Aspire Capital for gross proceeds of \$1.25 million. The Company sold 375,000 shares of common stock at a price of \$2.17 per share and 200,000 pre-funded warrants at a price of \$2.16 per warrant, which was paid at closing. The warrants had an exercise price of \$0.01 and a term of three years. On June 3, 2016, Aspire Capital exercised all 200,000 outstanding warrants for shares of the Company's common stock.

On February 3, 2016, the Company completed a registered direct offering with Aspire Capital for gross proceeds of \$0.8 million. The Company sold 296,666 shares of common stock at a price of \$2.82 per share. Net proceeds to the Company, after deducting offering expenses, were approximately \$0.8 million.

## Laramide Asset Sale

On April 7, 2016, the Company entered into the Laramide SPA with Laramide Resources for the sale of its wholly-owned subsidiary Hydro Resources, Inc., which holds the Company's Churchrock and Crownpoint projects. Under the terms of the Laramide SPA, the Company is set to transfer ownership of the Churchrock and Crownpoint projects in exchange for the following consideration from Laramide Resources at closing:

- \$5.25 million in cash; and
- \$7.25 million promissory note, secured by a deed of trust or mortgage over the projects. The note will have a three-year term and carry an initial interest rate of 5% which then increases to 10% upon Laramide Resources decision regarding commercial production at the Churchrock project. Principal payments of approximately \$2.4 million are due and payable on the anniversary of the closing of the transaction in each of 2017, 2018 and 2019. Interest will be payable on a quarterly basis, provided however that no interest will be payable prior to the first principal payment in 2017.

The closing under the Laramide SPA is subject to various conditions, including, without limitation, completion of a financing by Laramide Resources on commercially reasonable terms and in such amount as is necessary to fund the \$5.25 million purchase price and certain customary and required consents and releases of and by third parties, including RCF. Either party could originally terminate the Laramide SPA if the closing thereunder had not occurred on or before September 30, 2016. The Company initially expected that the Laramide SPA would close by September 30, 2016, but Laramide Resources has experienced delays in obtaining the necessary funding to close the transaction. As a result, the Company and Laramide Resources agreed to extend the Laramide SPA until November 30, 2016 in exchange for an extension payment of \$250,000 which was paid to the Company on October 21, 2016. Based on continuing discussions with Laramide Resources, the Company believes that the funding will be in place to close by the November 30, 2016 extended deadline. The \$250,000 received on October 21, 2016 will be treated as a pre-payment of the \$12.5 million purchase price once the transaction closes and will not be refunded or credited under any other circumstances. The United States Nuclear Regulatory Commission has approved the transfer of the Company's license to Laramide Resources, effective at closing.

#### **Results of Operations**

#### <u>Summary</u>

Our consolidated net loss for the three months ended September 30, 2016 was \$3.7 million or \$0.38 per share as compared with a loss of \$0.3 million or \$0.14 per share for the same period in 2015. Our consolidated net loss for the nine months ended September 30, 2016 was \$12.6 million or \$1.81 per share as compared with a loss of \$8.7 million or \$3.61 per share for the same period in 2015. For both the three and nine-month periods ended September 30, 2016, the increase in our consolidated net loss of \$3.4 million and \$3.9 million from the respective prior periods was mostly the result of a gain of \$4.3 million recorded upon the sale of our Roca Honda assets to Energy Fuels in July 2015. Also contributing to the increase in our net loss for the nine-month period ended September 30, 2016 was an impairment charge of \$0.5 million which was recorded upon termination of the Sejita Dome project, commitment fees of \$0.3 million paid to Aspire Capital in accordance with the terms of the Option Agreement and a \$0.1 million loss on the sale of available-for-sale securities. The increases for both the three and nine-month periods ended September 30, 2016 were offset by reductions in expenditures for general and administrative costs of \$1.0 million and \$1.3 million, respectively.

### Mineral Property Expenses

Mineral property expenses for the three and nine months ended September 30, 2016 were \$1.0 million and \$2.9 million, as compared with \$0.9 million and \$3.0 million for the 2015 periods.

The following table details our mineral property expenses for the three and nine months ended September 30, 2016 and 2015:

	For the Three Months Ended September 30,				For the Nine Months Ended September 30,			
	2016		2015		2016		2015	
				(thousands o	f dollars)			
<b>Restoration/Recovery expenses</b>								
Kingsville Dome Project	\$	-	\$	-	\$	-	\$	-
Rosita Project		18		14		6		57
Vasquez Project		-		-		-		-
Total restoration/recovery expenses	18			14		6	57	
Standby care and maintenance expenses								
Kingsville Dome Project		166		153		467		433
Rosita Project		73		113		233		301
Vasquez Project		105		105		275		314
Temrezli Project		31		-		453		-
Total standby care and maintenance								
expenses		375		371		1,428		1,048
Exploration and evaluation costs		86		193		92		599
Land maintenance and holding costs		560		342		1,382		1,317
Total mineral property expenses	\$	1,039	\$	920	\$	2,908	\$	3,021

For the three months ended September 30, 2016, mineral property expenses increased by \$0.1 million as compared with the corresponding period in 2015. This increase is mostly due to an increase in land holding costs of \$0.3 million which was offset by a decrease in exploration and evaluation costs of \$0.1 million.

For the nine months ended September 30, 2016, mineral property expenses decreased by \$0.1 million as compared with the corresponding period in 2015. This decrease is mostly due to a decrease in exploration and evaluation costs of \$0.5 million, which were partially offset by an increase in land maintenance and holdings costs of \$0.1 million and costs associated with our Temrezli project of \$0.5 million which was acquired in November 2015.

For both the three and nine months ended September 30, 2016, the decreases in exploration and evaluation costs were due to a decrease in exploration programs in 2016. During 2015, the Company undertook an exploration program at the Alta Mesa Este and Butler Ranch projects in South Texas. During 2016, exploration efforts have been focused on the Company's recently acquired lithium properties as discussed above under "-Recent Developments – Acquisition of Lithium Properties." The increases in land holding costs for both the three and nine-month periods ended September 30, 2016 from the respective prior periods were the result of the Company's purchase of the Sal Rica project which was offset by the decision to terminate certain projects in South Texas during 2015.

#### **General and Administrative Expenses**

Significant expenditures for general and administrative expenses for the three and nine months ended September 30, 2016 and 2015 were:

	For the Three Months Ended September 30,				For the Nine Months Ended September 30,				
	2016		2015	2015		2016			
	(thou		thousands	of dollars)					
Stock compensation expense	\$	75	\$	168	\$	545	\$	794	
Salaries and payroll burden		846		558	2	2,144		1,699	
Legal, accounting public company expenses		648		1,530	2	2,266		3,126	
Insurance and bank fees		127		142		405		436	
Consulting and professional services		28		241		190		729	
Office expenses		126		150		392		425	
Other expenses		33		62		93		143	
Total	\$	1,883	\$	2,851	\$ 6	6,035	\$	7,352	

For the three and nine months ended September 30, 2016, general and administrative charges decreased by \$1.0 million and \$1.3 million, respectively, as compared with the corresponding periods in 2015. For both the three and nine-month periods, these decreases were mostly due to reductions of \$1.1 million and \$2.1 million, respectively, in expenses related to M&A activity during 2015. During 2015, the Company completed the sale of its Roca Honda project assets to Energy Fuels Inc. and closed the Anatolia Transaction. For both the three and nine-month periods, these decreases were offset by increases in the Company's salaries and payroll burden of \$0.3 million and \$0.4 million, respectively. These increases were mostly the result of performance-based bonuses recorded during 2016 of \$0.3 million.

#### **Other Income and Expenses**

#### Interest Expense

Interest expense of \$0.7 million for the three months ended September 30, 2016 consisted of interest of \$0.2 million payable to RCF and amortization of the debt discount of \$0.5 million.

Interest expense of \$0.6 million for the three months ended September 30, 2015 consisted of accrued interest payable to RCF of \$0.2 million and amortization of the debt discount of \$0.4 million.

Interest expense of \$2.2 million for the nine months ended September 30, 2016 consisted of interest of \$0.7 million paid to RCF, amortization of the debt discount of \$1.4 million and amortization of the establishment fee of \$0.1 million.

Interest expense of \$2.0 million for the nine months ended September 30, 2015 consisted of interest expense of \$0.5 million payable to RCF, amortization of the debt discount of \$1.4 million and amortization of the establishment fee of \$0.1 million.

#### **Commitment Fees**

Commitment fees expense of \$0.3 million for the nine months ended September 30, 2016 was the result of the Company's issuance of 75,000 shares of common stock to Aspire Capital on February 4, 2016 as consideration for Aspire Capital entering into the Option Agreement. The shares had a fair value of \$4.44 per share.

## Loss on Sale of Marketable Securities

On February 22, 2016, the Company received proceeds of \$0.2 million from the sale of its 76,455 shares of Energy Fuels Inc. common stock that it had received as partial consideration for the sale of its Roca Honda assets during 2015. The Company recorded a loss of \$0.1 million as the difference between the fair value on the date the Company received the shares of \$0.3 million and the proceeds received of \$0.2 million.

## **Financial Position**

#### **Operating** Activities

Net cash used in operating activities was \$9.9 million for the nine months ended September 30, 2016, as compared with \$8.5 million for the same period in 2015. The increase of \$1.4 million in cash used is primarily due to an increase in cash used for accounts payable of \$2.7 million, which was offset by an aggregate decrease in cash expenditures related to general and administrative and mineral property expenses of \$1.3 million and a decrease in prepaid and other current assets of \$0.2 million.

#### **Investing** Activities

Net cash provided by investing activities was \$0.3 million for the nine months ended September 30, 2016, as compared with cash provided by investing activities of \$1.2 million for the same period in 2015. For the 2016 period, the Company received \$0.2 million from the sale of short-term investments and \$0.1 million from the release of restricted cash accounts in Turkey. For the 2015 period, the Company received \$2.5 million from the sale of its Roca Honda assets to Energy Fuels, which was offset by \$1.3 million loaned to Anatolia Energy to ensure working capital needs were met prior to the closing of the Anatolia Transaction.

#### **Financing** Activities

Net cash provided by financing activities was \$12.5 million for the nine months ended September 30, 2016. For the nine months ended September 30, 2016, net cash proceeds of \$0.8 million and \$1.2 million were received upon the February 4, 2016 and April 4, 2016 registered direct offerings, respectively, \$4.7 million in net proceeds were received from the sale of common stock to Aspire Capital under the terms of the CSPA and \$5.8 million in net proceeds were received from the sale of common stock sold through the Company's ATM program.

Net cash provided by financing activities was \$5.5 million for the nine months ended September 30, 2015. For the nine months ended September 30, 2015 net cash proceeds of \$5.4 million were received upon the March 6, 2015 completion of a registered direct offering and \$0.2 million in net proceeds were received from the sale of common stock sold through the Company's ATM program. Offsetting these amounts were payments made for income tax withholdings on net share settlements of equity awards of \$0.1 million.

#### Liquidity and Capital Resources

The accompanying unaudited condensed consolidated financial statements of the Company have been prepared on a "going concern" basis, which means that the continuation of the Company is presumed even though events and conditions exist that, when considered in the aggregate, raise substantial doubt about the Company's ability to continue as a going concern because it is possible that the Company will be unable to meet its obligations as they become due within one year after the date that these financial statements were issued.

Since the second half of 2015, the Company has faced liquidity challenges. The Company has encountered difficulties raising sufficient capital as a result of weak capital markets, particularly in the commodities sector. The Company's liquidity was further challenged following the completion of the Anatolia Transaction on November 9, 2015, as the Company incurred higher than expected transaction costs and assumed significant unpaid trade payables from Anatolia Energy. At September 30, 2016 the Company's cash balance was \$3.8 million and the Company had a working capital deficit of \$6.0 million, which deficit includes \$7.5 million related to the RCF Loan which matures on December 31, 2016. The ending cash balance of \$3.8 million is expected to provide the Company with sufficient capital to fund its critical operations through December 31, 2016. The Company's ability to avoid default on the RCF Loan will depend upon renegotiation of the loan terms, or raising additional capital from other sources. The Company presently anticipates funding from the following sources:

#### • Laramide Asset Sale

On April 7, 2016, Laramide Resources and the Company entered into the Laramide SPA for the sale of its whollyowned subsidiary Hydro Resources Inc., which holds the Company's Churchrock and Crownpoint properties in New Mexico for \$12.5 million. Under the terms of the Laramide SPA, the Company expects to receive an initial cash payment of \$5.25 million upon closing. The closing is subject to certain conditions including completion of a financing by Laramide Resources on commercially reasonable terms and in such amount as is necessary to fund the \$5.25 million cash payment. Closing is currently anticipated to occur by November 30, 2016. Either party may terminate the Laramide SPA if the closing has not occurred by November 30, 2016, which was extended under an amendment agreement from September 30, 2016.

#### • Common Stock Purchase Agreement with Aspire Capital

On April 8, 2016, the Company entered into the CSPA with Aspire Capital to place up to \$12.0 million in the aggregate of its common stock over a term of 30 months following receipt of shareholder approval. The Company's shareholders approved the issuance of up to 5.0 million shares of common stock under the CSPA at its Annual General Meeting of Stockholders on June 7, 2016. As of November 10, 2016 the Company has approximately \$6.3 million of common stock and 744,650 shares available for future sales. The Company would need to seek stockholder approval before issuing shares in excess of such 744,650 shares.

The Company's ability to continue to fund its ongoing operations and continue as a going concern is dependent upon the sources of capital above and the renegotiation or refinancing of the RCF Loan. While the Company initially expected that the Laramide SPA would close by September 30, 2016, Laramide Resources has experienced delays in obtaining the necessary funding to close the transaction and, as a result, the Company and Laramide Resources agreed to extend the closing date to November 30, 2016. Based on continued discussions with Laramide Resources and the payment of the \$250,000 extension fee, the Company believes that the funding will be in place to close by November 30, 2016. In addition, factors such as the Company's market capitalization, current share price, volatility of trading volume and potential to fall below the reference price under the CSPA (\$0.50 per share) may make it difficult for the Company to fully utilize the \$6.3 million available under the CSPA. Therefore, the Company may need to raise additional capital from other sources. The Company is currently evaluating its options with respect to the RCF Loan and continues to explore opportunities to further monetize its non-core assets and identify ways to reduce its cash expenditures.

The Company has been successful at raising capital in the past, most recently with the completion of registered direct offerings on April 4, 2016 and February 4, 2016 for gross proceeds of \$1.25 million and \$0.8 million, respectively, and two registered direct offerings during 2015 which occurred on December 18, 2015 and March 6, 2015 for aggregate net proceeds of \$6.1 million. In addition, the Company was able to successfully raise capital in 2013 and 2014 through debt and equity fundraising efforts. Specifically, the Company completed a registered direct offering in February 2014 for net proceeds of \$9.3 million and procured the RCF Loan in November 2013 that provided the Company with \$8.0 million in cash, which debt matures on December 31, 2016.

While the Company has been successful in the past raising funds through equity and debt financings as well as through the sale of non-core assets, no assurance can be given that additional financing will be available to it in amounts sufficient to meet the Company's needs, including upon the maturity of our outstanding debt, or on terms acceptable to the Company. In the event funds are not available, the Company may be required to materially change its business plans and it could default under the RCF Loan.

## **Off- Balance Sheet Arrangements**

We have no off-balance sheet arrangements.

#### CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

With the exception of historical matters, the matters discussed in this report are forward-looking statements that involve risks and uncertainties that could cause actual results to differ materially from projections or estimates contained herein. We intend such forward-looking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. Such forward-looking statements include, without limitation, statements regarding the adequacy of funding for the Company through the fourth quarter of 2016 and beyond, the closing of the Laramide SPA, the repayment or renegotiation of the RCF Loan, the timing or occurrence of any future drilling or production from the Company's properties, the ability of the Company to acquire additional properties or partner with other companies, the applicability of the Company's existing experience and skills to lithium brine exploration, development and production, future prices and demand for uranium and lithium, and the Company's anticipated cash burn rate and capital requirements. Words such as "may," "could," "should," "would," "believe," "estimate," "expect," "anticipate," "plan," "forecast," "potential," "intend," "continue," "project" and variations of these words, comparable words and similar expressions generally indicate forward-looking statements. You are cautioned not to place undue reliance on forward-looking statements. Actual results may differ materially from these forward-looking statements include, among others:

- the availability of capital to URI;
- the spot price and long-term contract price of uranium and lithium;
- risks associated with our foreign operations;
- the ability of URI to enter into and successfully close acquisitions or other material transactions, including without limitation the transaction with Laramide Resources;
- government regulation of the mining industry and the nuclear power industry in the United States and the Republic of Turkey;
- legislation and other actions by the Navajo Nation;
- operating conditions at our mining projects;
- the world-wide supply and demand of uranium and lithium;
- weather conditions;
- unanticipated geological, processing, regulatory and legal or other problems we may encounter;
- currently pending or new litigation; and
- timely receipt of mining and other permits from regulatory agencies

as well as other factors described elsewhere in this Quarterly Report on Form 10-Q, our 2015 Annual Report on Form 10-K and the other reports we file with the SEC. Most of these factors are beyond our ability to predict or control. Future events and actual results could differ materially from those set forth herein, contemplated by or underlying the forward-looking statements. Forward-looking statements speak only as of the date on which they are made. We disclaim any obligation to update any forward-looking statements made herein, except as required by law.

## MARKET INFORMATION

Information regarding uranium and lithium trends, expected market prices and other industry data contained in this report consists of estimates based on data and reports compiled by analysts and industry participants. We take responsibility for compiling and extracting, but have not independently verified, market and industry data provided by third parties, or by industry or general publications, and take no further responsibility for such data.

### ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

As a smaller reporting company, we are not required to provide this information in our Quarterly Reports.

#### **ITEM 4. CONTROLS AND PROCEDURES**

#### **Evaluation of Disclosure Controls and Procedures**

The Company maintains disclosure controls and procedures that are designed to ensure that information required to be disclosed in its filings with the Securities and Exchange Commission ("SEC") is recorded, processed, summarized and reported within the time period specified in the SEC's rules and forms, and that such information is accumulated and communicated to management, including the Company's Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management has recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and management is required to apply judgment in evaluating the Company's controls and procedures.

During the fiscal period covered by this report, the Company's management, with the participation of the Chief Executive Officer and Chief Financial Officer of the Company, carried out an evaluation of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934, as amended). Based on that evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that our disclosure controls and procedures were effective as of September 30, 2016.

#### **Changes in Internal Controls**

During the three months ended September 30, 2016, no changes have been made in our internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

#### **PART II - OTHER INFORMATION**

## **ITEM 1. LEGAL PROCEEDINGS**

Information regarding reportable legal proceedings is contained in Part I, Item 3., "Legal Proceedings," in our Annual Report on Form 10-K for the year ended December 31, 2015. The following disclosure updates certain legal proceedings set forth under the headings "— Dispute over Kleberg Settlement Agreement" and "— Litigation by Former Contractor" in the 2015 Form 10-K to reflect developments during the nine months ended September 30, 2016 and should be read together with the corresponding disclosure in the 2015 Form 10-K..

#### **Dispute over Kleberg Settlement Agreement**

On March 14, 2016, URI, Inc. filed a motion for rehearing and reconsideration en banc before the 13<sup>th</sup> Court of Appeals of Texas. URI, Inc. argued that the Court should grant rehearing or reconsideration because its prior opinion, which added new terms to the 2004 Settlement Agreement, ignored established precedent and improperly violated the prohibition against consideration of extraneous matters when interpreting unambiguous contracts. On March 30, 2016, the 13<sup>th</sup> Court of Appeals denied the motion for rehearing en banc. On June 15, 2016, URI, Inc. filed a petition for review with the Texas Supreme Court raising the issue of whether a court may alter the explicit terms of an unambiguous contract based on one party's subjective belief regarding whether certain data meets the requirements of the contract as well as other related issues. On August 19, 2016, the Supreme Court requested Kleberg County to file a response, and on October 19, 2016, Kleberg County filed a response to the petition for review. The petition and its response are under review by the Texas Supreme Court.

#### Litigation by Former Contractor

On April 14, 2016, Company representatives and a former contractor of the Company (both assisted by counsel) participated in a mediation session and agreed to resolve the dispute. On May 4, 2016, the Company and its former contractor executed a settlement agreement in which the Company agreed to pay its former contractor an amount equal to \$90,000 in three installments: \$10,000 to be paid within five business days of executing a settlement agreement; \$40,000 to be paid on or before June 30, 2016; and the remaining \$40,000 to be paid on or before September 30, 2016. In exchange, the Company's former contractor agreed to dismiss the lawsuit within two business days of executing a settlement agreement and also agreed to release all claims against the Company after the three payments have been made. Counsel for the parties have filed with the District Court a stipulated motion to dismiss the lawsuit with prejudice, and the Court issued an order dismissing the case on May 11, 2016. On September 30, 2016, the Company made the third and final payment required under the settlement agreement. No further action is required of either the Company or its former contractor.

#### TCEQ Adjudicatory Proceeding for the Kingsville Facility

In late 2012, the Company's Texas-based subsidiary, URI Inc., filed an application to renew a radioactive material license for reclamation activities at the Kingsville Dome facility in South Texas with the Texas Commission on Environmental Quality (TCEQ) as well as a new application to conduct ISR mining activities at the Kingsville Dome facility. In July 2015 the TCEQ staff concluded that the applications satisfied regulatory requirements and recommended that the permits should be issued or renewed. In October 2015, TCEQ held initial hearings on the matter and referred the matter to an administrative law judge for further consideration. On March 3, 2016, the administrative law judge held a preliminary hearing, granted standing to numerous landowners and set a schedule for the proceeding. On June 15, 2016, URI, Inc. filed a motion to abate the proceedings and a request to withdraw the permit application without prejudice pursuant to TCEQ rules and offered to pay other parties expenses (other than attorney's fees) as required by TCEQ rules. The parties disputed the amount of expenses to be paid by URI, Inc., and on September 22, 2016, the administrative law judge issued a "Proposal for Decision" that recommended to the TCEQ that the request to withdraw the permit application without prejudice be approved if URI, Inc. pays Kleberg County \$16,975.25 and pays another named individual \$967.38. URI, Inc. filed exceptions to the proposal, and the parties are waiting for TCEQ to schedule a final hearing on the matter.

## ITEM 1A. RISK FACTORS.

Other than as set forth below, there have been no material changes from those risk factors set forth in our Annual Report on Form 10-K for the year ended December 31, 2015.

Closing of our previously announced transaction for the sale of the Company's Churchrock and Crownpoint projects to Laramide Resources has not yet occurred and no assurances can be given that this transaction will close. If we do not raise sufficient additional capital in the very near term, our business, liquidity and financial condition would be materially adversely affected.

As of the date of this filing, the conditions to the closing of our previously announced transaction with Laramide Resources have not been satisfied, and in particular, Laramide Resources has not yet completed a financing on commercially reasonable terms to fund the \$5.25 million cash payment due to the Company at closing. As a result, the closing of the transaction has extended beyond the Company's original anticipated closing date of September 30, 2016, and no assurances can be given that this transaction will ever close. Each party may terminate the Laramide SPA if the closing thereunder has not occurred on or before November 30, 2016, which was extended through a letter amendment from September 30, 2016.

As discussed above under "Liquidity and Capital Resources", the Company faces an ongoing need to raise capital. Funds from the closing of the Laramide SPA are a material component of the Company's current funding plans, and if we are unable to close the transaction with Laramide Resources, we anticipate that we will need to raise significant amounts of capital from alternative sources in the very near term.

While the Company has been successful in the past raising funds through equity and debt financings as well as through the sale of non-core assets, no assurance can be given that additional financing will be available to it in amounts sufficient to meet the Company's needs, including upon the maturity of our outstanding debt, or on terms acceptable to the Company. In the event funds are not available, the Company may be required to materially change its business plans and it could default under the RCF Loan.

# The Company has no known lithium mineral reserves and it may not find any lithium and, even if it finds lithium, it may not be in economic quantities.

The Company has no known lithium mineral reserves at its Columbus Basin project, Sal Rica project or any other property. Additionally, even if the Company finds lithium in sufficient quantities to warrant recovery, it ultimately may not be recoverable. Finally, even if any lithium is recoverable, the Company does not know whether recovery can be done at a profit. The Company's lithium activities are highly prospective and may not result in any benefit to the Company.

# Because of the unique difficulties and uncertainties inherent in new mineral exploration ventures, the Company's lithium exploration activities face a high risk of business failure.

Potential investors should be aware of the difficulties normally encountered by new mineral exploration ventures and the high rate of failure of such ventures. The likelihood of success of the Company's lithium exploration activities must be considered in light of the potential problems, expenses, difficulties, complications and delays encountered in connection with the exploration of new mineral properties. These potential problems include, but are not limited to, unanticipated problems relating to exploration and additional costs and expenses that may exceed current estimates. The expenditures to be made by the Company in the exploration of its new lithium claims may not result in the discovery of lithium deposits. Problems such as unusual or unexpected formations and other conditions are involved in new mineral exploration and often result in unsuccessful exploration efforts. If the results of the Company's new exploration ventures do not reveal viable commercial mineralization, it may decide to abandon its claims. If this happens, the Company will not benefit from any of the expenditures it will incur in pursuing the claims.

#### The Company's experience in uranium exploration may not apply to its plans for lithium exploration or development.

Although the Company and the members of its management team have significant experience in uranium exploration and development that appears to be synergistic with lithium exploration and development, neither the Company nor any member of its management team has directly engaged in the exploration for or development of lithium deposits. In particular, the Company believes there are similarities between the exploration for and development of lithium brines and the ISR of uranium, but it may not have sufficiently detailed expertise to effectively explore for and develop lithium deposits. The Company's lack of specific lithium experience may lead it to fail to realize the anticipated benefits of its lithium exploration and development activities and may adversely affect its financial condition and results of operations. In addition, the Company may need to hire employees or retain consultants with the requisite experience in lithium exploration and development that are not currently anticipated in the near-term.

# Volatility in lithium prices may make it commercially infeasible for the Company to develop its claims and may result in the Company not receiving an adequate return on invested capital.

The Company's lithium exploration and development activities may be significantly adversely affected by volatility in the price of lithium. Mineral prices fluctuate widely and are affected by numerous factors beyond its control such as global and regional supply and demand, interest rates, exchange rates, inflation or deflation, fluctuation in the value of the United States dollar and foreign currencies, and the political and economic conditions of mineral-producing countries throughout the world. The exact effect of these factors cannot be accurately predicted, but the combination of these factors may result in the Company's lithium activities not producing an adequate return on invested capital to be profitable or viable.

### ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS.

On August 2, 2016, the Company issued 50,665 shares of common stock to Robert Annett (the "Consultant") pursuant to the terms of a Consultancy Agreement, dated May 1, 2014, between Anatolia Energy and Wiranja Pty Ltd (d/b/a Bob Annett Consulting) (the "Consultancy Agreement"). The shares were issued in satisfaction of A\$100,000 (US\$71,944) due under the Consultancy Agreement following the closing of the Company's acquisition of Anatolia Energy in November 2015 at a value of approximately US\$1.48 per share, which share price represented the volume weighted average price of the Company's common stock for the five trading days ending on July 27, 2016.

Under the Consultancy Agreement, the Consultant provided consulting services to Anatolia Energy and served as a technical director of Anatolia Energy. The Consultancy Agreement provided for monthly payments to the Consultant of A\$12,500. The Consultancy Agreement may be terminated by either party upon 12 months' advance notice, and Anatolia Energy provided such notice in June 2016. The Consultant agreed to accept shares of the Company's common stock, valued based upon the volume weighted average price of the Company's common stock for the five trading days ending on July 27, 2016, in lieu of A\$100,000 from Anatolia Energy (which is now a wholly-owned subsidiary of the Company) due under the Consultancy Agreement for services from November 2015 through June 2016.

The shares issued under the Consultancy Agreement were issued pursuant to the exemption from registration set forth in Section 4(a)(2) of the Securities Act.

### ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

None.

## ITEM 4. MINE SAFETY DISCLOSURES.

Not applicable.

## ITEM 5. OTHER INFORMATION.

None

#### ITEM 6. EXHIBITS.

See the Exhibit Index following the signature page to this Quarterly Report on Form 10-Q for a listing of the exhibits that are filed as part of this Quarterly Report.

# SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

# **URANIUM RESOURCES, INC.**

Dated: November 10, 2016

Dated: November 10, 2016

By: <u>/s/ Christopher M. Jones</u> Christopher M. Jones President and Chief Executive Officer (Principal Executive Officer)

By: <u>/s/ Jeffrey L. Vigil</u> Jeffrey L. Vigil Vice President - Finance and Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

# EXHIBIT INDEX

Exhibit Number	Description
Number	Description
31.1	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Certification of Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101.INS:	XBRL Instance Document
101.SCH:	XBRL Taxonomy Extension Schema Document
101.CAL:	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF:	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB:	XBRL Taxonomy Extension Label Linkbase Document
101.PRE:	XBRL Taxonomy Extension Presentation Linkbase Document

## Exhibit 31.1

#### Certification of Chief Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, Christopher M. Jones, certify that:

1. I have reviewed this Quarterly Report on Form 10-Q of Uranium Resources, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 10, 2016

/s/ Christopher M. Jones Title: President and Chief Executive Officer

## Exhibit 31.2

#### Certification of Chief Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, Jeffrey L. Vigil, certify that:

1. I have reviewed this Quarterly Report on Form 10-Q of Uranium Resources, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report.

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 10, 2016

/s/ Jeffrey L. Vigil Title: Vice President - Finance and Chief Financial Officer

#### <u>CERTIFICATION OF CHIEF EXECUTIVE OFFICER</u> PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

I, Christopher M. Jones, President and Chief Executive Officer of Uranium Resources, Inc. (the "Company"), certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to my knowledge:

(1) The Quarterly Report on Form 10-Q of the Company for the period ended September 30, 2016 (the "Report"), which this certification accompanies, fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Christopher M. Jones Christopher M. Jones President and Chief Executive Officer November 10, 2016

#### <u>CERTIFICATION OF CHIEF FINANCIAL OFFICER</u> PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

I, Jeffrey L. Vigil, Vice President - Finance and Chief Financial Officer of Uranium Resources, Inc. (the "Company"), certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to my knowledge:

(1) The Quarterly Report on Form 10-Q of the Company for the period ended September 30, 2016 (the "Report"), which this certification accompanies, fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Jeffrey L. Vigil Jeffrey L. Vigil Vice President - Finance and Chief Financial Officer November 10, 2016