Interim Consolidated Financial Statements (Unaudited)
For the 12-week and 36-week periods ended May 7, 2017

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Interim Consolidated Statements of Financial Position (Unaudited)

Assets Current assets Cash and cash equivalents Trade and other receivables (note 4(c))	May 7, 2017 \$	August 28, 2016 \$
Current assets Cash and cash equivalents Trade and other receivables (note 4(c))		
Cash and cash equivalents Trade and other receivables (note 4(c))		
		3,888 7,084
Inventories	7,206 3,100	2,934
Prepaid expenses, deposits and other assets Current portion of loans and advances	3,019 360	703 350
	16,285	14,959
Non-current assets Loans and advances	868	940
Property and equipment Goodwill and intangible assets	51,192 4,854	50,523 4,649
•	73,199	71,071
Liabilities		
Current liabilities		
Bank indebtedness (note 3) Trade and other payables (note 4(a))	1,875 28,460	1,779 29,396
Current portion of long-term debt (note 3)	2,000	2,000
Current portion of provisions and other long-term liabilities	4,017	3,798
Current portion of Ordinary LP Units and Class A LP Units of the Partnership (note 4(b))	9,991	9,991
	46,343	46,964
Non-current liabilities	40.000	7.500
Long-term debt (note 3) Loan Payable to SIR Royalty Income Fund (note 4(a))	16,230 35,786	7,599 35,758
Provisions and other long-term liabilities	9,612	9,100
Ordinary LP Units and Class A LP Units of the Partnership (note 4(b))	125,166	113,830
-	233,137	213,251
Shareholders' Deficiency		
Capital stock (note 5)	20,522	20,390
Contributed surplus	168	31
Deficit	(180,628)	(162,601)
-	(159,938)	(142,180)
_	73,199	71,071

Commitments (note 6)

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

SIR Corp.Interim Consolidated Statements of Operations and Comprehensive Loss (Unaudited)

(in thousands of Canadian dollars)

_	12-week period ended		36-week period ended	
	May 7, 2017 \$	May 8, 2016 \$	May 7, 2017 \$	May 8, 2016 \$
Corporate restaurant operations				
Food and beverage revenue Costs of corporate restaurant operations	67,536 61,737	64,438 58,171	193,459 179,198	188,775 174,778
Earnings from corporate restaurant operations	5,799	6,267	14,261	13,997
Corporate costs	3,464	3,232	10,194	9,280
Earnings before interest and income taxes	2,335	3,035	4,067	4,717
Interest expense	306	361	760	1,049
Interest on loan payable to SIR Royalty Income Fund (note 4(a))	709	702	2,101	2,098
Interest (income) and other expense (income) - net Change in amortized cost of Ordinary LP Units	(114)	105	38	335
and Class A LP Units of the Partnership (note 4(b))	8,278	15,214	19,060	9,194
Loss before income taxes	(6,844)	(13,347)	(17,892)	(7,959)
Provision for income taxes	68	95	135	142
Loss and comprehensive loss for the period	(6,912)	(13,442)	(18,027)	(8,101)

SIR Corp.

Interim Consolidated Statements of Changes in Shareholders' Deficiency (Unaudited)

(in thousands of Canadian dollars)

		ded May 7, 2017		
	Capital stock \$	Contributed surplus \$	Deficit \$	Total \$
Balance - Beginning of period	20,390	31	(162,601)	(142,180)
Stock-based compensation	-	141	-	141
Exercise of stock options (note 5)	132	(4)	-	128
Net loss for the period		-	(18,027)	(18,027)
Balance - End of period	20,522	168	(180,628)	(159,938)

	36-week period ended May 8, 201			
	Capital stock \$	Contributed surplus \$	Deficit \$	Total \$
Balance - Beginning of period	20,361	-	(138,984)	(118,623)
Stock-based compensation	-	21	-	21
Repurchase of capital stock	-	-	56	56
Exercise of stock options (note 5)	29	-	-	29
Net loss for the period	<u>-</u>	<u>-</u>	(8,101)	(8,101)
Balance - End of period	20,390	21	(147,029)	(126,618)

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

SIR Corp.

Interim Consolidated Statements of Cash Flows (Unaudited)

(in thousands of Canadian dollars)

	12-week period ended		36-week period ended	
	May 7, 2017 \$	May 8, 2016 \$	May 7, 2017 \$	May 8, 2016 \$
Cash provided by (used in)				
Operating activities				
Net loss for the period	(6,912)	(13,442)	(18,027)	(8,101)
Items not affecting cash				
Change in amortized cost of Ordinary LP Units and	0.070	15 01 /	10.060	0.104
Class A LP Units of the Partnership (note 4(b))	8,278 2,492	15,214 2,627	19,060 7,521	9,194 7,785
Depreciation and amortization Deferred income taxes	2,432	(1)	7,521	(3)
Current income taxes	68	96	135	145
Provision for (recovery of) loans and advances	(80)	150	(30)	500
Interest expense on long-term debt and SIR Loan	1,015	1,063	2,861	3,147
Non-cash interest income	(30)	(39)	(96)	(147)
Amortization of leasehold inducements	(112)	(128)	(333)	(414)
Stock-based compensation	(112)	(128)	141	21
Loss on disposal of property and equipment	51	25	147	66
Other	5	(31)	(34)	(120)
Leasehold and other inducements received	86	(01)	244	676
Distributions paid to Ordinary LP and Class A LP unitholders	00	_	244	070
(note 4(b))	(2,498)	(2,208)	(7,724)	(6,063)
Income taxes paid	(53)	(47)	(264)	(126)
Net change in working capital items (note 7)	2,024	(176)	(2,149)	(2,913)
Cash provided by operating activities	4,334	3,110	1,452	3,647
Investing activities				
Purchase of property and equipment and other assets - net	(2,796)	(2,142)	(8,802)	(6,194)
Increase in loans and advances	(10)	(2)	(10)	(145)
Payment received on loans and advances - net	97	52	198	290
Cash used in investing activities	(2,709)	(2,092)	(8,614)	(6,049)
Financing activities				
Increase (decrease) in bank indebtedness and long-term debt	(460)	(1,002)	96	(3,392)
Proceeds from issuance of long-term debt	-	999	10,000	4,999
Principal repayment of long-term debt	(500)	(500)	(1,500)	(1,500)
Interest paid	(968)	(1,016)	(2,850)	(2,738)
Financing fees	-	-	-	(10)
Exercise of stock options (note 5)	-	-	128	29
Repurchase of capital stock		56	-	56
Cash provided by (used in) financing activities	(1,928)	(1,463)	5,874	(2,556)
Decrease in cash and cash equivalents during the period	(303)	(445)	(1,288)	(4,958)
Cash and cash equivalents - Beginning of period	2,903	3,356	3,888	7,869
Cash and cash equivalents - End of period	2,600	2,911	2,600	2,911

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

Notes to Interim Consolidated Financial Statements (Unaudited)

May 7, 2017

(in Canadian dollars)

1 Nature of operations and fiscal year

Nature of operations

SIR Corp. (the Company) is a private company amalgamated under the Business Corporations Act of Ontario. As at May 7, 2017, the Company owned a total of 60 (May 8, 2016 - 59) Concept and Signature restaurants in Canada (in Ontario, Quebec, Alberta, Nova Scotia and Newfoundland) (the SIR Restaurants). The Concept restaurants are Jack Astor's Bar and Grill® (Jack Astor's®), Canyon Creek Chop House® (Canyon Creek®) and Scaddabush Italian Kitchen & Bar®, together with Alice Fazooli's®, and the Signature restaurants are Reds® Wine Tavern, Reds® Midtown Tavern, and the Loose Moose Tap & Grill®. The Company also owns a Duke's Refresher® & Bar located in downtown Toronto and one seasonal restaurant, Abbey's Bakehouse®, in addition to one seasonal Abbey's Bakehouse retail outlet, which are not currently part of Royalty Pooled Restaurants (note 4(b)). Neither of the Abbey's Bakehouse locations were open for operation during the 2016 season. Both Abbey's Bakehouse locations are open for the 2017 season.

Subsequent to May 7, 2017, SIR closed the Alice Fazooli's restaurant in Vaughan, Ontario and plans to open a new Scaddabush restaurant in this location in July 2017.

On October 1, 2004, SIR Royalty Income Fund (the Fund) filed a final prospectus for a public offering of units of the Fund. The net proceeds of the offering of \$51,167,000 were used by the Fund to acquire certain bank debt of the Company (the SIR Loan) (note 4(a)) and, indirectly through SIR Holdings Trust (the Trust), all of the Ordinary LP Units of the SIR Royalty Limited Partnership (the Partnership). On October 12, 2004, the Partnership acquired from the Company the Canadian trademarks used in connection with the operation of the majority of the Company's restaurants in Canada (note 4).

The address of the Company's registered office is 5360 South Service Road, Suite 200, Burlington, Ontario. The interim consolidated financial statements were approved by the board of directors on June 19, 2017.

Fiscal year

The Company's fiscal year is made up of 52 or 53-week periods ending on the last Sunday in August. The fiscal quarters for the Company consist of accounting periods of 12, 12, 12 and 16 or 17 weeks, respectively. The fiscal years for 2017 and 2016 both consist of 52 weeks.

2 Summary of significant accounting policies

Basis of presentation

The Company prepares its condensed interim consolidated financial statements in accordance with International Financial Reporting Standards (IFRS) for interim financial reporting, including International Accounting Standard 34, Interim Financial Reporting. The disclosures contained in these interim consolidated financial statements do not include all requirements of IFRS for annual consolidated financial statements and should be read in conjunction with the August 28, 2016 annual consolidated financial statements and notes

Notes to Interim Consolidated Financial Statements (Unaudited)

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(in Canadian dollars)

thereto. The accounting policies as applied in these interim consolidated financial statements are consistent with those followed in the August 28, 2016 audited annual consolidated financial statements.

Seasonality

The financial performance of the Company for the interim period is not necessarily indicative of the results that may be expected for the full year due to the seasonality of the Company's business. The full service restaurant sector of the Canadian foodservice industry in which the Company operates experiences seasonal fluctuations in revenues. Favourable summer weather generally results in increased revenues during the Company's fourth quarter (ending the last Sunday in August) when patios can be open. Additionally, certain holidays and observances also affect dining patterns both favourably and unfavourably.

3 Bank indebtedness and long-term debt

The Company has a credit agreement (Credit Agreement) with a Schedule 1 Canadian chartered bank (the Lender). The Credit Agreement provides for a three-year facility for a maximum principal amount of \$30,000,000 consisting of a \$20,000,000 revolving term credit facility (Credit Facility 1), and a \$10,000,000 revolving term loan (Credit Facility 2). The Company and the Lender also has a purchase card agreement providing credit of up to an additional \$5,000,000.

Credit Facility 1 is for general corporate and operating purposes, including capital spending on new and renovated restaurants, bearing interest at the prime rate plus 2.25% and/or the bankers' acceptance rate plus 3.25%, principal repaid in one bullet repayment on July 6, 2018. A standby fee of 0.65% is charged on the undrawn balance of Credit Facility 1. Provided the Company is in compliance with the Credit Agreement, the principle amount of Credit Facility 1 can be repaid and re-borrowed at any time during the term of the Credit Agreement. Credit Facility 2 bears interest at the prime rate plus 2.25% and/or the bankers' acceptance rate plus 3.25%. The initial advance on Credit Facility 2 is repayable in quarterly instalments of \$500,000, with the remaining outstanding principal balance due on July 6, 2018.

Subsequent advances on Credit Facility 2 may be requested (subject to availability and Lender approval), in minimum multiples of \$1,000,000, annually on the anniversary of the closing date of the Credit Agreement (July 6), to finance capital spending on new and renovated restaurants. Each subsequent advance will be repayable in equal quarterly instalments based on a five-year amortization, with the remaining outstanding principal balance due on July 6, 2018. During fiscal 2016, the Lender approved the Company's request for an advance of \$2,000,000 on Credit Facility 2. The Company has not yet drawn on this advance.

The undrawn balance of Credit Facility 1 as at May 7, 2017 is \$6,125,000.

The Credit Agreement is secured by substantially all of the assets of the Company and most of its subsidiaries, which are also guarantors. The Partnership and the Fund have not guaranteed the Credit Agreement. The Credit Agreement contains certain financial and non-financial covenants that the Company is in compliance with as at May 7, 2017.

Notes to Interim Consolidated Financial Statements (Unaudited)

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(in Canadian dollars)

The Company has recorded its long-term debt at amortized cost. The Company has netted the financing fees against the respective debt and amortizes these costs over the expected life of the long-term debt using the effective interest rate method. Unamortized financing fees netted against the debt as at May 7, 2017 were \$270,000 (August 28, 2016 - \$401,000).

4 SIR Royalty Income Fund

The following is a summary of the transactions with the Fund and the Partnership:

a) Loan payable to SIR Royalty Income Fund (the SIR Loan)

The \$40,000,000 SIR Loan is payable to the Fund and bears interest at 7.5% per annum and is due October 12, 2044. In conjunction with the Credit Agreement, on July 6, 2015, the Company, the Fund and the Partnership entered into an Intercreditor Agreement to subordinate and postpone their claims against the Company in favour of the Lender. The Fund and the Partnership have not guaranteed the Credit Agreement (note 3).

The long-term debt is permitted indebtedness within the meaning of the agreements between the Fund, the Partnership and the Company and, as a result, the Fund and the Partnership have, as contemplated in the existing agreements, subordinated and postponed their claims against the Company to the claims of the Lender. This subordination, which includes a subordination of the Partnership's rights under the License and Royalty Agreement between the Partnership and the Company, whereby the Partnership licenses to the Company the right to use the trademarks and related intellectual property in return for royalty payments based on revenues, has been effected pursuant to the terms of the Intercreditor Agreement.

Under the Intercreditor Agreement, absent a default or event of default under the Credit Agreement, ordinary payments to the Fund and the Partnership can continue and the Partnership can exercise any and all of its rights to preserve the trademarks and related intellectual property governed by the License and Royalty Agreement. However, if a default or an event of default were to occur, the Fund and the Partnership agree not to take actions on their security until the Lender has been repaid in full. However, payments by the Company to the Fund and the Partnership are permitted for such amounts as are required to fund their monthly operating expenses, up to an annual limit. In addition, the Company, the Fund and the Partnership have the right, acting cooperatively, to reduce payments of Royalties and/or interest on the SIR Loan by up to 50% without triggering a cross default under the Credit Agreement for a period of up to nine consecutive months. The Company and each obligor provided an undertaking to cooperate and explore all options with the Fund to maximize value to the Fund's unitholders and the Company and its shareholders in exchange for the subordinating parties not demanding repayment or enforcing security as a result of any such related party obligation default. The Intercreditor Agreement also contains various other typical covenants of the Fund and the Partnership.

Interest expense charged to the consolidated statements of operations and comprehensive income (loss) for the 12-week and 36-week periods ended May 7, 2017 was \$709,000 and \$2,101,000, respectively (12-week and 36-week periods ended May 8, 2016 - \$702,000 and \$2,098,000, respectively), which includes

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(in Canadian dollars)

interest on the SIR Loan of \$700,000 and \$2,073,000, respectively (12-week and 36-week periods ended May 8, 2016 - \$693,000 and \$2,072,000, respectively) and amortization of financing fees of \$9,000 and \$28,000, respectively (12-week and 36-week periods ended May 8, 2016 - \$9,000 and \$26,000, respectively). Interest payable on the SIR Loan as at May 7, 2017 was \$307,000 (August 28, 2016 - \$484,000).

The Company has the right to require the Fund to indirectly purchase its Class C GP Units of the Partnership and assume a portion of the SIR Loan as consideration for the acquisition of the Class C GP Units.

b) Ordinary LP Units and Class A LP Units of the SIR Royalty Limited Partnership

	12-week period ended		36-week period ended	
	May 7, 2017 \$	May 8, 2016 \$ (in thousands o	May 7, 2017 \$ of dollars)	May 8, 2016 \$
Balance - Beginning of period Change in amortized cost of the Ordinary LP Units and Class A LP Units of the	129,377	86,321	123,821	96,196
Partnership	8,278	15,214	19,060	9,194
Distributions paid to Ordinary LP and Class A LP unitholders	(2,498)	(2,208)	(7,724)	(6,063)
Balance - End of period Less: Current portion of Ordinary LP Units and Class A LP Units of the Partnership	135,157	99,327	135,157	99,327
	(9,991)	(8,827)	(9,991)	(8,827)
Ordinary LP Units and Class A LP Units of the Partnership	125,166	90,500	125,166	90,500
The following is a summary of the results of operations of the Partnership:				
Pooled Revenue*	64,621	63,840	186,165	184,901
Partnership royalty income* Other income Partnership expenses	4,007 5 (22)	3,830 6 (11)	11,377 16 (51)	11,094 17 (48)
Net earnings of the Partnership The Company's interest in the earnings of the Partnership	3,990	3,825	11,342	11,063
	(1,440)	(1,695)	(4,218)	(4,939)
Fund's interest in the earnings of the Partnership	2,550	2,130	7,124	6,124

^{*} Includes revenue from the SIR Restaurants subject to the License and Royalty Agreement. The Partnership owns the SIR Rights formerly owned or licensed by the Company or its subsidiaries and used in connection with the operation of the majority of the Company's restaurants in Canada.

Notes to Interim Consolidated Financial Statements (Unaudited)

May 7, 2017

(in Canadian dollars)

Partnership royalty income is 6% of Pooled Revenue in accordance with the License and Royalty Agreement, plus a Make-Whole Payment for the closed restaurants, if any.

On October 12, 2004, the Partnership issued Ordinary LP and GP Units to the Fund for cash consideration of \$11,167,000. The Fund has also acquired Class A LP Units upon SIR's conversion of its Class A GP Units into Fund units. The holders of the Ordinary LP Units and the Class A LP Units are entitled to receive a pro rata share of all residual distributions of the Partnership. The distributions are declared by the board of directors of SIR GP Inc., which is controlled by the Fund. Accordingly, the Ordinary LP Units and Class A LP Units of the Partnership have been classified as a financial liability in the consolidated statements of financial position. The Ordinary LP Units and the Class A LP Units are accounted for at amortized cost, with changes in the carrying value of Ordinary LP Units and Class A LP Units of the Partnership recorded in the consolidated statements of operations and comprehensive loss.

During the 12-week and 36-week periods ended May 7, 2017, distributions of \$2,550,000 and \$7,124,000, respectively (12-week and 36-week periods ended May 8, 2016 - \$2,130,000 and \$6,124,000, respectively) were declared to the Fund through the Partnership. Distributions paid during the 12-week and 36-week periods ended May 7, 2017 were \$2,498,000 and \$7,724,000, respectively (12-week and 36-week periods ended May 8, 2016 - \$2,208,000 and \$6,063,000). The Fund, indirectly through the Trust, is entitled to receive a pro rata share of all residual distributions. Distributions previously declared, but unpaid as at May 7, 2017 are \$3,648,000 (August 28, 2016 - \$4,334,000).

The Company, as the holder of the Class A GP Units, is entitled to receive a pro rata share of all residual distributions of the Partnership and the Class A GP Units are exchangeable into units of the Fund.

The Partnership owns the SIR Rights formerly owned or licensed by the Company or its subsidiaries and used in connection with the operation of the majority of the Company's restaurants in Canada. In 2004, the Partnership granted the Company a 99-year licence to use the SIR Rights in most of Canada in consideration for a Royalty, payable by the Company to the Partnership, equal to 6% of the revenue of the Royalty Pooled Restaurants (the License and Royalty Agreement).

Under the terms of the License and Royalty Agreement, the Company may be required to pay a Make-Whole Payment in respect of the reduction in revenue for restaurants closed during a reporting period. The Company is not required to pay any Make-Whole Payment in respect of a closed restaurant following the date on which the number of restaurants in the Royalty pool is equal to or greater than 68 or following October 12, 2019, whichever occurs first. On January 1 of each year (the Adjustment Date), the restaurants subject to the License and Royalty Agreement are adjusted for new SIR Restaurants opened for at least 60 days preceding such Adjustment Date. At each Adjustment Date, the Company will be entitled to convert its Class B GP Units to Class A GP Units based on the formula defined in the Partnership Agreement. Additional Class B GP Units may be converted to Class A GP Units in respect of these new SIR Restaurants if actual revenues of the new SIR Restaurants exceed 80% of the initial estimated revenue. Conversely, converted Class A GP Units may be returned by the Company if the actual revenues are less than 80% of the initial estimated revenue. In December of each year, an additional distribution will be payable to the Class B GP unit holders based on actual revenues of the new SIR Restaurants exceeding

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(in Canadian dollars)

80% of the initial estimated revenue or there may be a reduction in the distributions to the Class A GP unit holders if revenues are less than 80% of the initial estimated revenue.

On January 1, 2017, one (January 1, 2016 - two) new SIR Restaurant was added to Royalty Pooled Restaurants in accordance with the Partnership Agreement. As consideration for the additional Royalty associated with the addition of one new SIR Restaurant on January 1, 2017 (January 1, 2016 - two), as well as the Second Incremental Adjustment for two new SIR Restaurants added to Royalty Pooled Restaurants on January 1, 2016 (January 1, 2015 - two), SIR converted its Class B GP Units into Class A GP Units based on the formula defined in the Partnership Agreement. The number of Class B GP Units that SIR converted into Class A GP Units was reduced by an adjustment for the permanent closure of one (January 1, 2016 - nil) SIR Restaurant during the prior year. The net effect of these adjustments to Royalty Pooled Restaurants was that SIR exchanged 79,000 Class A GP Units for 79,000 Class B GP Units (January 1, 2016 – SIR converted 323,000 Class B GP Units into 323,000 Class A GP Units) on January 1, 2017 at a value of \$16,000 (January 1, 2016 - \$4,182,000).

In addition, the revenues of the two new SIR Restaurants added to Royalty Pooled Restaurants on January 1, 2016 were less than 80% of the Initial Adjustment's estimated revenue (January 1, 2015 – revenues of two new SIR Restaurants exceeded 80% of the Initial Adjustment's estimated revenue) and, as a result, the distributions on the Class A GP Units were reduced by a special conversion refund of \$492 in December 2016 and paid in January 2017 (a special conversion distribution of \$109,000 was declared on the Class B GP Units in December 2015 and paid in January 2016).

As a result of the permanent closure of two SIR Restaurants during the year, Make-Whole Payments to the Partnership of \$130,000 and \$207,000 have been recognized by the Company for the 12-week and 36-week periods ended May 7, 2017, respectively (for both the 12-week and 36-week periods ended May 8, 2016 - \$nil).

As at May 7, 2017, after the net effect of the adjustments to the Royalty Pooled Restaurants on January 1, 2017, the Company's residual interest in the Partnership is 19.1% (August 28, 2016 – 19.8%). The Company continues to maintain control of the Partnership and, therefore, continues to consolidate the Partnership.

c) Advances receivable from SIR Royalty Income Fund

Advances receivable from SIR Royalty Income Fund as at May 7, 2017 were \$2,982,000 (August 28, 2016 - \$3,213,000). Advances receivable are non-interest bearing and due on demand.

The Company, through the Partnership, has entered into an arrangement with the Fund and the Trust, whereby the Partnership will provide or arrange for the provision of services required in the administration of the Fund and the Trust. The Partnership has arranged for these services to be provided by SIR GP Inc., in its capacity as the Managing General Partner. For the 12-week and 36-week periods ended May 7, 2017, the Partnership provided these services to the Fund and the Trust for consideration of \$5,000 and \$16,000 (12-week and 36-week periods ended May 8, 2016 - \$6,000 and \$17,000), which was the amount of consideration agreed to by the related parties.

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(in Canadian dollars)

5 Capital stock

During the 12-week and 36-week periods ended May 7, 2017, nil and 146,000 stock options were exercised, respectively (12-week and 36-week periods ended May 8, 2016 – nil and 80,000, respectively) and nil and 146,000 common shares were issued, respectively (12-week and 36-week periods ended May 8, 2016 – nil and 80,000 common shares, respectively) for consideration of \$nil and \$128,000, respectively (12-week and 36-week periods ended May 8, 2016 - \$nil and \$29,000, respectively). During the 36-week period ended May 7, 2017, 12,000 stock options expired.

6 Commitments

The Company has one commitment to lease a property, on which it plans to build one new restaurant. The Company has entered into purchasing commitments for \$4,100,000 for this restaurant, of which \$190,000 is included in property and equipment as at May 7, 2017. The Company has also entered into purchasing commitments for \$1,200,000 for one upcoming major renovation, of which \$35,000 is included in property and equipment as at May 7, 2017. Final costs of construction are subject to uncertainties as to their amounts and timing. Items such as finalization of design and final construction quotations could change the total cost of these projects.

7 Supplemental cash flow information

The net change in working capital items is as follows:

	12-week period ended		36-week period ende		
	May 7, 2017 \$	May 8, 2016 \$	May 7, 2017 \$	May 8, 2016 \$	
	(in thousands of dollars)				
Trade and other receivables	(104)	(87)	83	(1,002)	
Inventories Prepaid expenses, deposits and	15	116	(166)	(73)	
other assets	(1,019)	(462)	(2,268)	(1,866)	
Trade and other payables	3,376	441	(369)	(82)	
Provisions and other long-term liabilities	(244)	(184)	571	110	
	2,024	(176)	(2,149)	(2,913)	