

**Condensed Consolidated Interim Financial Statements** 

Six Months Ended June 30, 2024 and 2023

(unaudited – prepared by the management)

(Expressed in Canadian Dollars)

# NOTICE OF NO AUDITOR REVIEW OF INTERIM FINANCIAL STATEMENTS

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

The accompanying unaudited condensed consolidated interim financial statements of the Company have been prepared by and are the responsibility of the Company's management. The Company's independent auditor has not performed a review of these financial statements in accordance with standards established by the Canadian Institute of Chartered Accountants for a review of interim financial statements by an entity's auditor.

Condensed Consolidated Interim Statements of Financial Position As at June 30, 2024 and December 31, 2023

			June 30,		December 31,
	Notes		2024		2023
ASSETS					
Current Assets					
Cash and cash equivalent		\$	312,052	\$	18,630
GST receivable			21,263		12,053
Prepaid expenses			143,563		229,980
			476,878		260,663
Non-current Assets					
Exploration and evaluation assets	5		418,450		326,396
TOTAL ASSETS		\$	895,328	\$	587,059
LIABILITIES AND SHAREHOLDERS' EQUITY (DEFICIENCY)					
Current Liabilities					
Accounts payable and accrued liabilities	6,9	\$	474,048	\$	825,165
Loan payable	10		-		94,741
			474,048		919,906
Non-current liabilities					
Loan payable	10		94,741		-
TOTAL LIABILITIES			568,789		919,906
Shareholders' Equity (Deficiency)					
Share capital	3,7		28,131,379		26,080,781
Share subscription received	ŕ		-		20,000
Accumulated other comprehensive loss			(55,268)		(19,634)
Contributed surplus	3,7		3,222,151		2,327,197
Deficit	•		(30,971,723)		(28,741,191)
			326,539		(332,847)
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY (DESIGNACY)		ć	00E 220	ć	E 0 7 0 F 0
(DEFICIENCY)		\$	895,328	\$	587,059

Nature of operations and going concern (Note 1) Subsequent event (Note 12)

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

"Brian Leeners"	"Gregory Pearson"
Director	Director

Condensed Consolidated Interim Statements of Comprehensive Loss For the Six Months Ended June 30, 2024 and 2023

		Six Mon	ths	ended		Six Mor	nths	Ended
		June 30,				Jur	ne 30	),
		2024		2023		2024		2023
Note								
6	\$	93,753	\$	112,500	\$	226,455	\$	183,000
5,6		186,547		22,500		392,205		65,474
		3,260		1,909		3,583		1,985
		116,541		59,258		196,811		168,181
6		34,202		29,609		74,488		77,220
6		46,918		46,165		61,418		48,165
11		178,853		-		178,853		-
6,7		470,152		46,521		928,754		101,478
		25,523		2,101		42,407		4,101
		(1,155,749)		(320,563)		(2,104,974)		(649,604)
5		(13,534)		_		(457,534)		-
9		4,185		_		330,396		-
		1,403		_		1,580		-
		(7,946)		-		(125,558)		-
		(1,163,695)		(320,563)		(2,230,532)		(649,604)
		• • • •		-				-
	\$	(1,193,352)	\$	(320,563)	\$	(2,266,166)	\$	(649,604)
	6 5,6 6 6 11 6,7	6 \$ 5,6 6 6 11 6,7 5 9	Jun 2024  Note 6 \$ 93,753  5,6 186,547  3,260 116,541 6 34,202 6 46,918 11 178,853 6,7 470,152 25,523  (1,155,749)  5 (13,534) 9 4,185 1,403 (7,946)  (1,163,695) (29,657)	June 30 2024  Note 6 \$ 93,753 \$ 5,6 186,547 3,260 116,541 6 34,202 6 46,918 11 178,853 6,7 470,152 25,523 (1,155,749)  5 (13,534) 9 4,185 1,403 (7,946)  (1,163,695) (29,657)	2024       2023         Note       93,753       \$ 112,500         5,6       186,547       22,500         3,260       1,909         116,541       59,258         6       34,202       29,609         6       46,918       46,165         11       178,853       -         6,7       470,152       46,521         25,523       2,101         (1,155,749)       (320,563)         5       (13,534)       -         9       4,185       -         1,403       -         (7,946)       -         (1,163,695)       (320,563)         (29,657)       -	June 30,   2023	Note   6   93,753   112,500   226,455   5,6   186,547   22,500   392,205   3,260   1,909   3,583   116,541   59,258   196,811   6   34,202   29,609   74,488   6   46,918   46,165   61,418   11   178,853   -   178,853   6,7   470,152   46,521   928,754   25,523   2,101   42,407   (1,155,749)   (320,563)   (2,104,974)   5   (13,534)   -   (457,534)   9   4,185   -   330,396   1,403   -   1,580   (7,946)   -   (125,558)   (1,163,695)   (320,563)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (35,634)   (2,230,532)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)   -   (25,558)   (29,657)     (29,657)   -   (25,558)   (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (29,657)     (	June 30,   June 30,     2024     2023   2024     2024     2023   2024     2024     2025     2024     2025     2024     2025     2026,455     5,6   186,547   22,500   392,205   3,260   1,909   3,583   116,541   59,258   196,811   6   34,202   29,609   74,488   6   46,918   46,165   61,418   11   178,853   -   178,853   6,7   470,152   46,521   928,754   25,523   2,101   42,407     25,523   2,101   42,407     25,523   2,101   42,407     25,523   2,101   42,407     25,523   2,101   42,407     25,523   2,101   42,407     25,523   2,101   42,407     25,523   2,101   42,407     25,558     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974     2,104,974

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

Condensed Consolidated Interim Statements of Cash Flows For the Six Months Ended June 30, 2024 and 2023

		For the Six Months Ended June 30,				
		2024		2023		
Cash provided by (used in):						
Operating activities						
Comprehensive loss for the period	\$	(2,230,532)	\$	(649,604)		
Items not affecting cash:						
Write-off of debts		(330,396)		-		
Impairment of exploration and evaluation assets		457,534		-		
Stock-based compensation		928,754		101,478		
Changes in non-cash working capital items:						
GST receivable		(9,210)		350		
Prepaid expenses		86,417		42,618		
Accounts payable		16,455		(286,119)		
Accrued liabilities		(37,176)		(38,500)		
Cash used in operating activities		(1,118,154)		(829,777)		
Financing activities						
Shares issued for cash		1,000,650		751,400		
Share issuance cost		(6,452)		-		
Share issued from warrants exercise		368,600		905,081		
Share issued from stock options exercise		70,000		20,000		
Cash provided by financing activities		1,432,798		1,676,481		
Effect of fourier analysis		(24, 222)				
Effect of foreign exchange Change in cash		(21,222) 293,422		- 846,704		
<u> </u>				· ·		
Cash, beginning	<b>.</b>	18,630	<b>.</b>	489		
Cash, ending	\$	312,052	\$	847,193		
Supplemental schedule of non-cash activities:						
Shares issued for acquisition of exploration and						
evaluation assets	\$	564,000	\$	-		

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

Condensed Consolidated Interim Statements of Changes in Shareholder's Equity For the Six Months Ended June 30, 2024 and 2023

	Number of		Share		Accumulated		Total
	Common	Share	Subscription	Contributed	Other		Shareholders'
	Shares	Capital	Received	Surplus	Comprehensive	Deficit	Equity
	Outstanding	(\$)	(\$)	(\$)	Income (\$)	(\$)	(\$)
Balance, December 31, 2023	48,830,639	26,080,781	20,000	2,327,197	(19,634)	(28,741,191)	(332,847)
Shares issued – private placement (Note 7a)	2,001,300	1,000,650	-	-	-	-	1,000,650
Share issuance cost – cash (Note 7a)	-	(6,452)	-	-	-	-	(6,452)
Shares issued for acquisition of exploration and							
evaluation assets (Note 5, 7d)	1,200,000	564,000	-	-	-	-	564,000
Shares issued - warrants exercise (Note 7b)	1,943,000	388,600	(20,000)	-	-	-	368,800
Shares issued - stock options exercise (Note 7c)	600,000	103,800		(33,800)			70,000
Share-based compensation (Note 7e)	-	-	-	928,754	-	-	928,754
Net loss and comprehensive loss		-	-	-	(35,634)	(2,230,532)	(2,266,166)
Balance, June 30, 2024	54,574,939	28,131,379	-	3,222,151	(55,268)	(30,971,723)	326,539
Balance, December 31, 2022	35,765,233	24,134,820	-	2,067,537	<u>-</u>	(27,166,009)	(963,652)
Share issued for cash (Note 7a)	7,514,000	751,400	-	-	-	-	751,400
Share issued – warrants exercise (Note 7b)	4,025,406	905,081	-	-	-	-	905,081
Share issued – stock options exercise (Note 7c)	200,000	34,114	-	(14,114)	-	-	20,000
Share-based compensation (Note 7e)	-	-	-	101,478	-	-	54,957
Net loss	-	-	-	-	-	(649,604)	(649,604)
Balance, June 30, 2023	47,504,639	25,825,415	-	2,154,901	-	(27,815,613)	164,703

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

Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

#### 1. Nature of operations and going concern

Homerun Resources Inc. ("the Company") was incorporated in British Columbia on October 21, 1980, and is a public company listed on the TSX Venture Exchange ("TSX-V") under the trading symbol HMR-V. The Company is dedicated to becoming a leading materials company by processing high-purity (HPQ) silica into industrial inputs such as solar glass and silicon. The corporate head office and registered records office of the Company is located at Suite 2110, 650 West Georgia Street, Vancouver, B.C., V6B 4N9.

These condensed consolidated interim financial statements have been prepared on the assumption that the Company will continue as a going concern which contemplates that the Company will be able to realize its assets and settle its liabilities in the normal course as they come due for the foreseeable future. As at June 30, 2024, the Company had an accumulated deficit of \$30,971,723 (December 31, 2023 - \$28,741,191), a net loss for six months ended June 30, 2024 of \$2,230,532 (June 30, 2023 - \$649,604), a working capital of \$2,830 (December 31, 2023 - \$659,243 working capital deficit), and the Company expects to incur further losses in the development of its business. These factors cast substantial doubt about the Company's ability to continue as a going concern. Management has estimated that the Company will require additional financing to meet its obligations for the fiscal year. Continued operations are dependent on the Company's ability to complete equity or debt financings. The condensed consolidated interim financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue operations as a going concern. Such adjustments could be material.

# 2. Basis of preparation

#### Statement of compliance

These unaudited condensed interim financial statements have been prepared in accordance with IAS 34 – Interim Financial Reporting as issued by the International Accounting Standards Board ("IASB"). Accordingly, certain disclosures included in annual financial statements prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the IASB have been condensed or omitted and these unaudited condensed interim financial statements should be read in conjunction with the Company's audited financial statements for the year ended December 31, 2023. These consolidated financial statements include the accounts of the Company and its wholly owned subsidiary AKA Ventures USA Inc and Homerun Brasil Mineracao Ltda. All inter-company transactions have been eliminated upon consolidation. The Board of Directors approved these consolidated financial statements on August 19, 2024.

### Principles of consolidation

These condensed consolidated interim financial statements include the accounts of the Company and its wholly owned and controlled subsidiaries. Control exists when the Company has the power, directly or indirectly, to govern the financial and operating policies of an entity so as to obtain benefits from its activities. The financial statements of the subsidiary are included in the consolidated financial statements from the date that control commences until the date that control ceases. All inter-company transactions and balances have been eliminated upon consolidation.

#### Functional and presentation currency

Items included in the consolidated financial statements of the Company and its wholly owned subsidiaries are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The functional currency of the Company and its subsidiary AKA Ventures USA Inc. is the Canadian dollar. The functional currency of Homerun Brasil Mineracao Ltda. is the Brazilian Real ("R").

The results and financial position of a subsidiary that has a functional currency different from the presentation currency are translated into the presentation currency as follows:

- Assets and liabilities are translated using exchange rates prevailing at the end of each reporting period;
- Income and expenses for each line item in the consolidated statement of loss and comprehensive loss are translated at average exchange rates for the period; and
- All resulting exchange differences are recognized in other comprehensive income as cumulative translation adjustments.

Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

# 2. Basis of preparation (continued)

## Functional and presentation currency

On consolidation, exchange differences arising from the translation of the net investment in foreign entity are recorded in accumulated other comprehensive loss. When a foreign operation is sold, such exchange differences are recognized in profit or loss as part of the gain or loss on sale.

# Research and development

The Company provided the raw silica sand for research and development purposes, engaging third parties to purify raw silica sand and conduct tests for its application in energy storage and other uses. All research costs are expensed as incurred. Development costs are expensed as incurred unless they meet capitalization criteria, such capitalized costs are then amortized over the useful life. If future benefits are no longer expected, development cost are written off. To date, no development costs have been capitalized due to uncertainty of realizing future economic benefits from the potential opportunity to commercialize high purity quartz sand.

### Critical accounting estimates and judgments

The preparation of financial statements requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities and contingency liabilities as at the date of the financial statements, and the reported amount of revenues and expenses during the reporting year. Estimates and judgments are continuously evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results may differ from these estimates.

The key critical judgment and sources of estimation uncertainty that have a significant risk of causing material adjustment to the amounts recognized in the condensed consolidated interim financial statements are as follows:

# Recent accounting pronouncements

The Company has reviewed the accounting standards or amendments to existing accounting standards that have been issued but have future effective dates and determined that these are either not applicable or are not expected to have a significant impact on the Company's financial statements.

# 3. Capital management

The Company classifies its share capital and contributed surplus as capital. When managing capital, the Company's objective is to ensure the Company continues as a going concern as well as to maintain adequate levels of funding to support its ongoing operations and development such that it can continue to provide optimal returns to shareholders and benefits for other stakeholders. The Board of Directors does not establish qualitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business. The Company is dependent upon external financing to fund its activities. In order to carry out its business activity and pay for administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is appropriate. There were no changes in the Company's approach to capital management during the year. The Company is not subject to any externally imposed capital requirements.

#### 4. Financial instruments and financial risk management

# a) Fair value

The fair value of financial instruments is the amount of consideration that would be agreed upon in an arm's length transaction between knowledgeable, willing parties who are under no compulsion to act. Fair values are determined by reference to quoted market prices, as appropriate, in the most advantageous market for that instrument to which the Company has immediate access. Where quoted market prices are not available, the Company uses the closing price of the most recent transaction for that instrument. In the absence of an active market, fair values are determined based on prevailing market rates for instruments with similar characteristics. The fair value of current financial instruments approximates their carrying values as long as they are short term in nature.

# Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

# 4. Financial instruments and financial risk management (continued)

# b) Fair value hierarchy

Financial instruments that are held at fair value are categorized based on a valuation hierarchy which is determined by the valuation methodology utilized:

Level 1 – quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2 – inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices); and

Level 3 – inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The Company's financial instruments are carried at amortized cost with the exception of cash. Cash is measured using level 1 inputs.

There were no transfers between levels 1 and 2 during the period.

# c) Financial risks

## (i) Interest rate risk

The Company's interest rate risk arises primarily from the interest received on cash, which is invested on a short-term basis to enable adequate liquidity for payment of operational and capital expenditures. Therefore, interest rate risk is considered minimal.

# (ii) Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in foreign exchange rates. The Company is exposed to foreign currency risk on fluctuations related to accounts payable that are denominated in foreign currencies. The Company does not use derivative instruments to reduce its exposure to foreign exchange risk.

As at June 30, 2024, the Company had negligible financial assets or liabilities denominated in a foreign currency.

		June 30, 2024		December 31, 2023
Cash	R\$	439,909	R\$	54,418
Receivables		10,512		751
Prepaid expenses		175,618		3,996
Accounts payable		(31,643)		(33,822)
Net exposure		594,395		25,343
Canadian dollar equivalent	\$	146,221	\$	6,909

As of June 30, 2024, a 5% change in the exchange rate between Brazilian Real ("R\$") and Canadian dollars would impact the Company's net assets by \$7,311 (2023 - \$345). The Company assessed its foreign currency risk as moderate as of June 30, 2024.

#### (iii) Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Company's credit risk is primarily attributable to cash. The Company limits its exposure to credit risk on cash as these financial instruments are held with major Canadian and international banks, from which management believes the risk of loss to be remote. Credit risk is assessed as minimal.

Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

## 4. Financial instruments and financial risk management (continued)

# c) Financial risks (continued)

# (v) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations associated with its financial liabilities. The Company manages liquidity risk by maintaining cash. The Company manages liquidity risk by maintaining cash. Liquidity requirements are managed based on expected cash flow to ensure there is capital to meet short-term and long-term obligations. As at June 30, 2024, the Company did not have sufficient cash on hand to pay its short-term creditors and does not generate cash from its operations. Accordingly, liquidity risk is considered high.

#### 5. Exploration and evaluation assets

#### Tatooine Silica Project, Brisco, British Columbia Canada

On September 8, 2022, the Company (the optionee) entered into a Definitive Agreement with ClaimHunt Inc ("CHI"), the optionor. The Company has the option to purchase up to 100% interest in the Tatooine Silica Project in British Columbia, Canada.

Under the terms of the agreement, the Company can earn a 100% interest in the claims if the following cash payments, work expenditures and share issuances are met by the dates specified:

Date	Cash Payment	Common Shares	Work Commitment	
	Paid	Issued	Unfinished	
On signing	\$7,500	250,000	-	
September 8, 2023	-	300,000	-	
September 8, 2024	-	300,000	\$100,000	
September 8, 2025	-	300,000	-	
September 8, 2026	-	300,000	\$100,000	
	\$7,500	1,450,000	\$200,000	

On March 1, 2024, the Company issued 1,200,000 common shares of the Company to the CHI, at market price of \$0.47. The issuance set the initial valuation of the acquisition at \$576,000. At the June 30, 2024, management reassessed the fair value of the acquisition to be \$120,000, in line with the option payment terms at \$0.10 per share (deemed price), per Definitive Agreement. The Company recorded a write-down of \$444,000 due to the overvaluation from issuance of shares. As of June 30, 2024, the Company has fulfilled all share issuance obligations.

# **CBPM Mineral Rights, Santa Maria Eterna, Brazil**

During the year ended December 31, 2023, the Company entered into a complementary research contract and mineral rights lease agreement with Companhia Baiana de Pesquisa Mineral ("CBPM") to extract high-purity silica sourced from CBPM's concessions in Santa Maria Eterna, Brazil. For the mineral rights, the Company will pay R\$1,000,000 Brazilian reais (paid \$272,600) and an additional R\$1,000,000 is due upon receipt of Brazilian regulatory approvals of the Company's extraction plans.

Under the agreement, the Company will pay an extraction royalty of R\$50 per tonne of extracted silica sand. Any of the extracted silica sand sold outside of Brazil will be subject to a further 5% gross sales royalty in addition to R\$50 per tonne royalty. Under the complementary research agreement, the Company must invest a minimum amount of R\$2,500,000 in research work. The Company has started the research program in May 2024.

Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

# 5. Exploration and evaluation assets (continued)

# CBPM Mineral Rights, Santa Maria Eterna, Brazil (continued)

The Company will make minimum annual royalty payments corresponding to the sale of a minimum annual production of 12,000 tons of processed sand. The term of the agreement is for an initial 20-year term with an additional 20-year term if the agreement is in good standing at the end of the initial term. As at June 30, 2024, the carrying value of the mineral rights was \$258,450 (December 31, 2023 - \$272,600) and the Company has not yet extracted any silica sand.

#### Belmonte Silica Concession, Bahia, Brazil

On November 1, 2023, the Company entered into a purchase option agreement with Aristoteles Chaves da Silva ("ACS") for the conditional purchase of the Belmonte silica concession in Belmonte, Bahia, Brazil. The Belmonte silica concession comprises of approximately 69.4 hectares. The terms and conditions of the agreement between the parties are as follows:

- The Company will make a cash payment to ACS of US\$10,000 within 10 days of the execution date (paid \$13,796);
- If the results of the drill program confirm that the same regional quality of silica is contained in over 25% of the area of the project, the Company will make a second payment to ACS of US\$40,000 and ACS will transfer 100% of the project to the Company.
- The Company will evaluate the concession, and that evaluation will consist of a 200-metre percussion drill program. On April 15, 2024, the Company entered into an amending agreement to extend the due date up to September 30, 2024.

For the six months ended June 30, 2024, the Company recorded an impairment of \$13,534 related to the project after the due diligence, as the Company no longer intends to pursue the interests

The continuity of the Company's acquisition costs at period ended June 30, 2024, and December 31, 2023 are as follows:

		June 30, 2024					
	Belmonte, Brazil	CPBM right,	Tatooine, Canada	Total			
Acquisition Costs	(\$)	Brazil (\$)	(\$)	(\$)			
Balance, opening	13,796	272,600	40,000	326,396			
Option payments	-	-	564,000	564,000			
Write-down to fair value	(13,534)	-	(444,000)	(457,534)			
Foreign exchange effect	(262)	(14,150)	-	(14,412)			
Balance, ending	-	258,450	160,000	418,450			

		December 31, 2023						
	Belmonte, Brazil	CPBM right,	Tatooine, Canada	Total				
Acquisition Costs	(\$)	Brazil (\$)	(\$)	(\$)				
Balance, opening	-	-	40,000	40,000				
Option payments	13,796	272,600	-	286,396				
Balance, ending	13,796	272,600	40,000	326,396				

For the six months ended June 30, 2024 and 2023, the Company's exploration and evaluation expenditures recognized on the statements of comprehensive loss are as follows:

Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

# 5. Exploration and evaluation assets (continued)

CBPM Mineral Rights, Santa Maria Eterna, Brazil (continued)

Exploration and evaluation expenditures	June 30, 2024	June 30, 2023
Project management fees (Note 6)	\$ 157,027	\$ 45,000
Assays	-	474
Administration	109,071	-
Drillings	126,107	-
Project review	-	20,000
Total	\$ 392,205	\$ 65,974

# 6. Related party transactions

The amounts payable to related parties summarized as above were included in accounts payable and accrued liabilities. Balances owning are unsecured, non-interest bearing and have no specified terms of repayment.

During the six months ended June 30, 2024 and 2023, the Company entered into transactions with the related parties as below:

Name	Relationship	Nature of Transaction	Stock-based compensation for June 30, 2024	Fees for 6- month ended June 30, 2024	Fees for 6- months ended June 30, 2023	Balance payable at June 30, 2024	Balance payable at December 31, 2023
			(\$)	(\$)	(\$)	(\$)	(\$)
Nexvu Services Inc.	Owned by Nexvu Capital Corporation, of which Brian Leeners, Greg Pearson and Gordon Fretwell are shareholders.	Rent and corporate services	-	60,000	60,000	-	39,040
Brian Leeners	Chief Executive Officer and a Director	Management services	236,201	160,455	90,000	47,980	54,795
Global Link Capital	Greg Pearson, a Director of the Company, is a shareholder	Management services	-	66,000	72,000	40,480	11,980
Gordon J. Fretwell, Law Corporation	Gordon Fretwell is a shareholder of Nexvu Capital Corporation.	Legal services	-	6,000	4,000	102,747	100,906
Antonio Victor	VP and country manager, Brasil Ltda	Mining project management	198,001	96,273	-	-	-
Armando Fahate	Chief Operating Officer	Mining project management	53,542	13,371	-	-	-
Mauro Cesar Terence	Chief Technology Officer	Mining project management	118,100	17,383	-	-	-
NZ Consulting Services Inc	Nancy Zhao, Chief Financial Officer	Accounting services	53,543	11,119	-	-	-
AE Financial Management Ltd.	Edward Low, former Chief Financial Officer	Accounting services	_	17,500	21,000	27,013	40,250
			659,387	448,101	247,000	218,220	248,971

(Note 7e)

# Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

## 7. Share capital

Authorized: Unlimited common voting shares, without par value.

#### a. Share issuance - private placement

# Six months ended June 30, 2024

On May 1, 2024, the Company completed a non-brokered private placement for gross proceeds of \$1,000,650 by issuing 2,001,300 units at price of \$0.50 per unit. Each unit consists of one common share of the Company and one common share purchase warrant. Each warrant being exercisable at \$0.75 per common share for a period of 24 months from the date of issuance. The warrants will be subject to the right of the company to accelerate the exercise period of the warrants if shares of the company trade at or above \$1.50 for a period of 10 consecutive trading days. The Company paid cash finder's fee of \$6,452.

## Six months ended June 30, 2023

On March 2, 2023, the Company completed a non-brokered private placement for gross proceeds of \$751,400 by issuing 7,514,000 units at a price of \$0.10 per unit. Each unit consists of one common share of the Company and one common share purchase warrant. Each warrant being exercisable at \$0.20 per common share for a period of 24 months from the date of issuance. The warrants will be subject to the right of the company to accelerate the exercise period of the warrants if shares of the company trade at or above \$0.50 for a period of 10 consecutive trading days.

## b. Share issuance - warrants exercised

#### Six months ended June 30, 2024

For the six months ended June 30, 2024, the Company issued 1,943,000 common shares, pursuant to warrants exercise at an exercise price of \$0.20, for total proceeds of \$388,600.

# Six months ended June 30, 2023

For the six months ended June 30, 2023, the Company issued 2,025,000 common shares, pursuant to warrants exercise at an exercise price of \$0.20 and issued 2,000,000 common shares at an exercise price of \$0.25, for total proceeds of \$905,081.

#### c. Share issuance - stock options exercised

#### Six months ended June 30, 2024

For the six months ended June 30, 2024, the Company issued 500,000 common shares, pursuant to stock options exercise at an exercise price of \$0.20 and issued 100,000 common shares at an exercise price of \$0.20, for total proceeds of \$70,000.

# Six months ended June 30, 2023

For the six months ended June 30, 2023, the Company issued 200,000 common shares, pursuant to stock options exercise at an exercise price of \$0.10, for total proceeds of \$20,000.

#### d. Share issuance – acquisition of exploration and evaluation assets

## Six months ended June 30, 2024

For the six months ended June 30, 2024, the Company issued 1,200,000 commons shares, with a fair value of \$564,000 for an option payment on Tatooine Project (Note 5).

Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

# 7. Share capital (continued)

# e. Stock options

Pursuant to policies of TSX-V, the Board of the Company has established an incentive Stock Option Plan (the "Plan") for directors, officers, employees, and consultants of the Company and its subsidiary, or any affiliate of the Company. This Plan reserves for issuance up to 9,746,105 of common shares, including any common shares issuable on any outstanding stock options previously granted individually. The number of common shares issued maybe increased or changed subject to shareholder and regulatory approval. The number of common shares reserved for issuance to insiders shall not exceed 10% of the outstanding issue at any point in the time unless disinterested shareholder approval is obtained. No more than 5% of the outstanding issue may be granted to any one individual in any 12-month period. Options granted under the Plan exercisable over a period not exceeding 5 years. Termination of options shall not exceed 90 days after the termination date of optionees' employment status with the Company. Any options granted shall vest in the optionee and be exercisable as follows: 25% vest on the date of granting; 25% vest 6 months from the date of granting; 25% vest 12 months from the date of granting; and 25% vest 18 months from the date of granting.

#### Six months ended June 30, 2024

On March 12, 2024, the Company granted 3,300,000 stock options to its director, officers and consultants, of which, 25% vested upon grant date, and thereafter vest 25% every 6 months. These options are exercisable for up to five years at a price of \$0.75 per share. Of the total 3,300,000 options, 2,250,000 were granted to related parties. The Company calculated its stock-based compensation by the Black-Scholes Option Pricing Model using the following assumptions: risk free interest rate 3.39%, volatility of 151.62%, annual rate of dividend of 0% and an expected life of the option of 5 years. The total fair value of the options granted is \$1,485,000. The Company recorded \$779,462 for the six months ended June 30, 2024 (Note 6).

On May 8, 2024, the Company granted 500,000 stock options to two officers, of which, 25% vested upon grant date, and thereafter vest 25% every 6 months. These options are exercisable for up to five years at a price of \$0.75 per share. The Company calculated its stock-based compensation by the Black-Scholes Option Pricing Model using the following assumptions: risk free interest rate 3.71%, volatility of 151.95%, annual rate of dividend of 0% and an expected life of the option of 5 years. The total fair value of the options granted is \$280,000. The Company recorded \$107,085 for the six months ended June 30, 2024 (Note 6).

For the six months ended June 30, 2024, the Company recorded stock-based compensation of \$928,754 (2023 – \$101,478) for options that vested.

## Six months ended June 30, 2023

On March 13, 2023, the Company granted 500,000 stock options, of which, 25% vested upon grant date, and thereafter vest 25% every 6 months. These options are exercisable for up to five years at a price of \$0.20 per share. The Company calculated its stock-based compensation by the Black-Scholes Option Pricing Model using the following assumptions: risk free interest rate 3.37%, volatility of 144.86.14%, annual rate of dividend of 0% and an expected life of the option of 5 years. The total fair value of the options granted is \$161,070. The Company recorded \$44,597 for six months ended June 30, 2023.

The Continuity of the Company's outstanding options is as below:

	Number of Options	Number of Options	
	Outstanding	Exercisable	Weighted Average Exercise Price
Balance, December 31, 2022	5,450,000	5,150,000	\$0.14
Granted	750,000	612,500	\$0.30
Exercised	(300,000)	(300,000)	\$0.10
Balance, December 31, 2023	5,900,000	5,100,000	\$0.16
Granted	3,800,000	950,000	\$0.75
Exercised	(550,000)	-	-
Balance, June 30, 2024	9,150,000	6,050,000	\$0.41

Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

# 7. Share capital (continued)

# e. Stock options (continued)

At June 30, 2024, the following stock options were outstanding:

Expiry Date	Weighted Average Exercise Price	Number of Options Outstanding	Number of Options Exercisable	Weighted Average Remaining Years
September 14, 2026	\$0.10	2,700,000	2,700,000	2.21
June 15, 2027	\$0.20	1,900,000 1,900,0		2.96
March 13, 2028	\$0.20	500,000	375,000	3.70
July 7, 2028	\$0.50	250,000	125,000	4.02
March 12, 2029	\$0.75	3,300,000	825,000	4.70
May 8, 2029	\$0.75	500,000	125,000	4.86
	_	9,150,000	6,050,000	3.54

#### f. Warrants

#### Six months ended June 30, 2024

For the six months ended June 30, 2024, the Company issued 2,001,300 warrants at a price of \$0.75 from private placement (Note 7a).

### Six months ended June 30, 2023

For the six months ended June 30, 2023, the Company issued 7,514,000 warrants at a price of \$0.20 from private placement (Note 7a). On January 12, 2023, the Company extended expiry date of 2,025,406 warrants to April 30, 2023.

At June 30, 2024, the following warrants were outstanding:

Expiry Date	Weighted Average Exercise Price	Number of Warrants Outstanding	Weighted Average Remaining Years	
March 2, 2025	\$0.20	4,405,000	0.67	
May 1, 2026	\$0.75	2,001,300	1.84	

The continuity of the Company's outstanding warrants is as follows:

	Number of Warrants Outstanding	Weighted Average Price
Balance, December 31, 2022	4,085,406	\$0.23
Issued	7,514,000	\$0.20
Exercised	(5,251,406)	\$0.22
Balance, December 31, 2023	6,348,000	\$0.22
Issued	2,001,300	\$0.75
Exercised	(1,943,000)	\$0.20
Balance, June 30, 2024	6,406,300	\$0.37

# g. Contributed surplus

The contributed surplus records items recognized as stock-based compensation expense until such time that the stock options are exercised, at which time the corresponding amount will be transferred to share capital for accounting purpose.

# 8. Segmented information

The Company is organized into business units based on exploration and evaluation assets and has two reportable operating segments, being that its corporate headquarters located in Canada and of it operations in Brazil. The Company's in exploration stage and has no reportable segment revenues or operating results.

Notes to the Condensed Consolidated Interim Financial Statements For the Six Months Ended June 30, 2024 and 2023

# 8. Segmented information (continued)

	Ass	Assets			Expenditures			
	June 30, 2024		December 31, 2023		June 30,2024		June 30,2023	
Canada	\$ 482,874		284,535	\$	1,695,918	\$	649,604	
Brazil	414,454	\$	302,524		534,614		-	
	\$ 895,328	\$	587,059	\$	2,230,532	\$	649,604	

# 9. Accounts payable and accrued liabilities

	June 30, 2024	December 31, 2023
Accounts payables	\$ 334,636	\$ 648,577
Accrued liabilities	139,412	176,588
Total	\$ 474,048	\$ 825,165

For the six months ended June 30, 2024, the Company recognized a write down of Accounts payables aged over two years of \$330,396 (2023 - \$Nil). These debts were past the Limitation Act (British Columbia) general limitation period of two years on June 30, 2024.

Of the total accounts payable and accrued liabilities, \$218,220 were due to related parties (Note 6).

#### 10. Loan payable

The Company recorded a loan payable that were initially recognized as share subscriptions based on the terms of the share subscription agreement set out in 2016. As at June 30, 2024, the shares have not been issued to the subscribers and the balance of the loan is \$94,741 (December 31, 2023 – \$94,741).

# 11. Research and development

Starting November 2023, the Company entered into a cooperative research and development agreement involving multiple parties and shared resources with Department of Energy's National Renewable Energy Laboratory. The primary objective of the project is to support an advanced energy solution for long-duration using particle-based thermal processes to enhance the purity of silica sand. For the six months ended June 30, 2024, the Company incurred the \$155,386 (2023 - \$Nil) on this research program.

Starting April 2024, the Company began collaborating with University of California at Davis to develop a thermal laser processing method for purifying raw silica sand. For the six months ended June 30, 2024, the Company incurred \$23,467 (2023 - \$Nil) on this research program.

# 12. Subsequent event

No subsequent events.