INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE AND SIX MONTHS ENDED 31 DECEMBER 2023

(In United States dollars)

(Unaudited)

NOTICE TO THE READER

The accompanying unaudited interim consolidated financial statements of the Company have been prepared by and are the responsibility of management. The unaudited interim consolidated financial statements have not been reviewed by the Company's auditors.



Interim Consolidated Statement of Financial Position

in USD	Notes	As at 31 December 2023	As at 30 June 2023
ASSETS			
Current			
Cash and cash equivalents	4	21,440,272	757,208
Trade and other receivables	5	9,900,613	37,943
Prepaid expenses		4,548	1,950
		31,345,433	797,101
Non-current			
Property plant and equipment		101	160
Exploration & evaluation	6	19,754,240	21,063,866
	_	19,754,341	21,064,026
TOTAL ASSETS	-	51,099,774	21,861,127
LIABILITIES Current	_		
Trade and other payables	7 _	803,692	988,280
No. autorit		803,692	988,280
<i>Non-current</i> Contract Liability	8	36,618,419	-
TOTAL LIABILITIES	-	37,422,111	988,280
EQUITY			
Issued capital	9	188,486,494	186,382,450
Reserves		1,751,918	719,918
Deficit		(175,432,092)	(165,296,483)
	-	14,806,230	21,805,885
Non-controlling interest		(1,128,657)	(933,038)
TOTAL EQUITY		13,677,663	20,872,847
TOTAL LIABILITIES AND EQUITY	_	51,099,774	21,861,127

Interim Consolidated Statement of Profit and Loss and Comprehensive Profit and Loss

in USD	Note	Three Mon	ths to 31	Six Month	ıs to 31
		Decen		Decen	
		2023	2022	2023	2022
Corporate and administrative					
expense		(453,860)	(241,526)	(1,078,167)	(439,901)
Gain on settlement of debts		-	29,808	-	29,808
Exploration expense		-	(7,039)	-	(7,039)
Depreciation		27	326	(96)	-
Finance costs		(1,052,283)	37,262	(1,144,011)	(57)
Foreign exchange adjustments		48,620	-	(167,696)	
Gold Purchase Facility costs		(3,634,178)	-	(3,634,178)	-
Finance income		26,529	313	28,450	349
Impairment charges	6	(2,967,582)	-	(2,967,582)	-
Share based payments	10	(1,032,000)	-	(1,032,000)	-
(LOSS) BEFORE INCOME TAX		(9,064,727)	(180,856)	(9,995,280)	(416,840)
Income tax (recovery)		-	-	-	-
(LOSS) FOR THE PERIOD		(9,064,727)	(180,856)	(9,995,280)	(416,840)
COMPREHENSIVE (LOSS) FOR THE					
PERIOD		(9,064,727)	(180,856)	(9,995,280)	(416,840)
Comprehensive profit (loss) for the					
period attributable to:					
Shareholders of the parent		(8,871,006)	(204,372)	(9,799,661)	(414,260)
Non-controlling interests		(193,721)	23,516	(195,619)	(2,580)
		(9,064,727)	(180,856)	(9,995,280)	(416,840)
					· · ·
Basic and diluted (loss) per share	11	(0.021)	(0.001)	(0.024)	(0.002)

Interim Consolidated Statement of Cash Flows

in USD	Notes	Six Months Ended 31 December 2023	Six Months Ended 31 December 2022
OPERATING ACTIVITES			
Comprehensive (loss) for the period		(9,995,280)	(416,840)
Items not affecting Cash			
Gain on settlement of debts		-	(29,808)
Depreciation		96	406
Finance costs		1,144,239	-
Foreign exchange adjustments		(40,842)	5,370
Gold Purchase Facility costs		2,104,044	-
Impairment charges	6	2,967,582	-
Share based payments	10	1,032,000	-
<i>Changes in non-cash working capital balances</i> Trade and other receivables and other			
financial assets		(37,415)	(3,582)
Trade and other payables	_	(168,078)	36,039
Cash used in operating activities		(2,993,657)	(408,415)
INVESTING ACTIVITIES			
Acquisition of Minority Interest		(335,948)	-
Exploration and evaluation costs	-	(1,637,221)	(646,380)
Cash used in investing activities		(1,973,169)	(646,380)
FINANCING ACTIVITIES			
Proceeds from issue of share capital		-	3,760,362
Proceeds from Contract Liability		25,646,326	-
Repayment of loans	-	-	(63,390)
Cash provided by financing activities	-	25,646,326	3,696,972
Increase in cash during the period		20,679,500	2,642,177
Cash - beginning of the period		757,208	865,336
Effect of exchange rates on cash	-	3,564	(5,370)
Cash - end of the period	_	21,440,272	3,502,143

Interim Consolidated Statement of Changes in Equity

in USD	Issued Capital	Reserves	Accumulated Losses	Non- Controlling Interest	Total Equity
Balance at 1 July 2023	186,382,450	719,918	(165,296,483)	(933,038)	20,872,847
Contributions from owners					
Issue of share capital	2,104,044	-	-	-	2,104,044
Total contributions from owners	188,486,494	719,918	(165,296,483)	(933,038)	22,976,891
Acquisition of Minority Interest	-	-	(335,948)	-	(335,948)
Share Based Payments	-	1,032,000	-	-	1,032,000
Total comprehensive loss for the period	-	-	(9,799,661)	(195,619)	(9,995,280)
Balance at 31 December 2023	188,486,494	1,751,918	(175,432,092)	(1,128,657)	13,677,663
Balance at 1 July 2022	182,816,338	1,318,617	(164,145,312)	(931,847)	19,057,796
Issue of share capital	4,076,336	-	-	-	4,076,336
Share issue costs	(315,974)	-	-	-	(315,974)
Total contributions from owners	186,576,700	1,318,617	(164,145,312)	(931,847)	22,818,158
Total comprehensive (loss)	-	-	(414,260)	(2,580)	(416,840)
Balance at 31 December 2022	186,576,700	1,318,617	(164,559,572)	(934,427)	22,401,318

Notes to the Condensed Interim Consolidated Statements

1. Background and Nature of Business

During the financial years ended 30 June 2022 and 2023 and for the period ended 31 December 2023, the business of Besra Gold Inc. and subsidiaries ('Besra' or 'the Company') consisted of interests in mining tenements and applications within the Malaysian State of Sarawak and principally the Bau Gold Project).

The 30 December 2023 financial statements for Besra Gold Inc. are the consolidated operations of Besra Gold Inc.

2. General Information

Besra Gold Inc is the ultimate parent company, and it is a limited liability company incorporated in Canada. Its registered office is 67 Yonge St, Suite 701, Toronto, Ontario, Canada and principal place of business for the period is located at 45 Ventnor Avenue, West Perth, WA, 6005, Australia.

3. Basis of Preparation & Significant Accounting Policies

Basis of Preparation

These interim consolidated financial statements have been prepared in accordance with International Accounting Standards "34", Interim Financial Reporting. They do not include all the information required in annual financial statements in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board and should be read in conjunction with the consolidated financial statements for the year ended 30 June 2023 and any public announcements made during the interim reporting period.

Accounting policies

The interim financial statements have been prepared in accordance with the same accounting policies adopted in the Group's latest annual financial statements for the year ended 30 June 2023. These policies have been applied consistently to all financial periods presented, unless otherwise stated.

The following new policy has been adopted during the period

Contract Liability

The Company has entered into a contractual obligation under which it has agreed to accept deposits based on future gold deliveries (forward delivery contract), referenced to a preset quantity of refined gold and price based on a weighted average gold price at the deposit date (reference point) as established in the Gold Purchase Agreement (GPA) with an offtake counterparty. The deliveries are not scheduled at the time the deposit is received and will be based on a portion of future gold production from the Company's mining assets in accordance with the GPA. The deposit is valued at 5% of the reference point and is recorded as a liability. A further 85% of the reference point is received on delivery. The Company has determined that the contract contains a financing component. As a result, the net liability amount is accreted to the expected date of delivery to the reference point of the forward delivery contract less amounts due to the Company on delivery of the contracted gold. Revenue will be recognized based on the reference point of the forward delivery contract. At that time, the portion of accreted deposit allocated to the gold delivery will no longer be recorded as a liability

Historical cost convention

The interim financial statements have been prepared on a historical cost basis, except for certain financial assets and liabilities (including derivative instruments) which are measured at fair value. The financial statements are presented in United States dollars (USD) which is also the functional currency of Besra Gold Inc. and its subsidiaries and are rounded to the nearest dollar unless otherwise stated.

Accounting estimates and judgements

The preparation of financial statements requires the use of accounting estimates, judgements and assumptions that affect the application of accounting policies and the reported net assets and financial results. Actual results may differ from these estimates. Estimates, judgements and underlying assumptions are continually reviewed based on historical experience and reasonable expectations of future events.

The accounting estimates, judgements and assumptions applied in these interim financial statements are in accordance with those that were applied and disclosed in the annual financial statements for the year ended 30 June 2023, unless otherwise stated.

The forgiven of debts and loans and derivative fair values recognised in the comparative financial statements were effected on the restructure of the Group in the prior reporting period.

New standards not yet adopted by the Group

The Group has adopted all of the new and revised standards and interpretations issued by the International Accounting Standards Board that are relevant to its operations and effective for the current reporting period.

There are no new standards and interpretations which are mandatory for 31 December 2022 reporting periods that would be expected to have a material impact on the Group in the current or future reporting periods and on foreseeable future transactions.

Going Concern

These interim consolidated financial statements for the period to 31 December 2023 have been prepared on a going concern basis which assumes that the Company and the entities it controls will be able to realize its assets and discharge its liabilities in the normal course of business.

During the six-month period ended 31 December 2023, the Group made a loss of \$9,995,280, had cash outflows from operating activities of \$2,993,654, outflows from investing activities of \$1,973,169 and financing cash inflows of \$25,646,326. As at 31 December 2023, the Group's current assets exceeded its current liabilities by \$30,541,741.

On 8 May 2023 the Group entered into a binding GPA with Quantum. The key terms of this agreement are set out in note 13 to the financial statements. This agreement is expected to provide the Company with required cash flows to develop the Bau Gold Project. Under terms of the GPA Quantum will provide funding, through contract notes, to develop the Bau gold project, and the Group will have obligations to provide gold bullion at future dates to repay the contract note liabilities. The Directors believe that the GPA provides reasonably foreseeable assurance that the Group will continue as a going concern and therefore it is appropriate to adopt the going concern basis in preparation of the financial statements.

Significant Accounting Policies

The accounting policies adopted by the Company as set out in the audited consolidated financial statements for the years ended 30 June 2023 and 2022 and have been applied consistently to all periods presented in these interim consolidated financial statements. No additional significant accounting policies have been adopted in the current period.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and further periods if it affects both current and future periods.

Estimates and assumptions where there is significant risk of material adjustments to assets and liabilities in future accounting periods include the recoverability and measurement of deferred tax assets, and provisions for restoration and environmental obligations.

Basis of Consolidation

The interim consolidated financial statements comprise the financial statements of Besra Gold Inc. and the material entities (the "Subsidiaries") it controls (collectively "The Group") as listed below:

Company Name	Jurisdiction	Ownership % 31 Dec 2023	Ownership % 31 Dec 2022
Fort Street Admin Limited	New Zealand	100.0	100.0
Bau Mining Co Ltd	Samoa	91.0	91.0
North Borneo Gold Sdn Bhd	Malaysia	98.5	97.8
Besra Labuan Ltd	Malaysia	100.0	100.0
Besra Australia Pty Ltd	Australia	100.0	n/a

During the six months Besra increased its ownership of the Bau Gold Project as a result of the acquisition of a further 1,802 shares (0.72%) in NBG (the owner of Bau) from Gladioli Enterprises Sdn Bhd for A\$500,000. Because of this transaction, Besra's beneficial ownership of NBG has increased by 0.72% to 98.5%. On an equity adjusted basis, this represents an increase in Besra's interest in Bau Gold Project of 0.78% to 93.55%.

4. Cash and Cash Equivalents

in USD	As at 31 December 2023	As at 30 June 2023
Cash at bank	1,906,351	755,208
interest bearing accounts	19,533,921	-
	21,440,272	755,208

Cash and cash equivalents include cash on hand, deposits held at call and other short term highly liquid investments with maturities of three months or less. The Group's exposure to interest rate risk is set out in Note 14. The maximum exposure to credit risk at the end of the reporting period is the carrying amount of each class of cash and cash equivalents set out above.

5. Trade and Other Receivables

in USD	As at 31 December 2023	As at 30 June 2023
Tax refunds due	72,758	37,943
Instalment 4 of the Gold Purchase Agreement	9,827,855	-
	9,900,613	37,943

6. Exploration & Evaluation

in USD	6 Months Ended 31 December 2023	Year Ended 30 June 2023
Opening Balance	21,063,866	18,916,447
Additions	1,657,956	2,147,419
Impairment	(2,967,582)	-
Closing Balance	19,754,240	21,063,866

The Group's major asset is the mining and exploration tenements within the Bau Goldfield. Besra's 100% owned subsidiary Besra Labuan acquired its interest in NBG, which owns rights to the mining tenements covering the area of the Bau Gold Project.

The recoupment of costs carried forward in relation to areas of interest in the exploration and evaluation phases is dependent on the successful development and commercial exploitation or sale of the respective areas.

During the period the Company impaired for the imminent expiry of ML 135 (expired on 4 March 2024) for which no renewal was sought, given that it was impacted by the Dered Krian National Park. Similarly, ML 136 was allowed to expire without renewal being sought in January 2023. The directors impaired all of the capitalised expenditure on these two licenses with an impairment charge of \$2,967,582.

7. Trade & Other Payables

in USD	As at 31 December 2023	As at 30 June 2023
Trade payables	260,785	597,444
Taxes and government fees	7,650	9,626
Accruals and other payables	535,257	398,910
Total	803,692	988,280

8. Contract Liability

in USD	As at 31 December 2023	As at 30 June 2023
Contract liability	35,474,180	-
Accretion	1,144,239	-
Total	36,618,419	-

The first 3 instalments of the Gold Purchase Agreement outlined in Note 13 have been received and will be satisfied by the commitment to deliver gold set out in Note 13. The 4th instalment has not yet been received (Note 5).

The financing component (imputed interest) has been accrued from the date of receipt.

9. Issued Capital

Common Shares and Chess Depository Interest (CDIs)

The Company is authorised to issue an unlimited number of common shares with one vote per share and no-par value per share. The company has also issued CDIs. Each CDI is the equivalent of 1 common share.

Six Months ended 31 December 2023

in USD	Number of Common Shares and CDIs	Amount
Balance 30 June 2023	406,989,795	186,382,450
Issue of CDIs for Share Placement	11,111,111	2,104,044
Balance 31 December 2023 of Shares and CDIs	418,100,906	188,486,494
Balance 31 December 2023 of shares	2,620,100	
Balance 31 December 2023 of CDIs	415,480,806	
Balance 31 December 2023 of shares and CDIs	418,100,906	

Year ended 30 June 2023

in USD	Number of Common Shares and CDIs	Amount
Balance 30 June 2022	294,130,529	182,816,338
Issue of CDIs for Share Placement	11,111,111	624,939
Issue of CDIs for rights Issue	101,748,155	3,451,397
lssue costs	-	(510,224)
Balance 30 June 2023 of Shares and CDIs	406,989,795	186,382,450
Balance 30 June 2023 of shares	3,653,141	
Balance 30 June 2023 of CDIs	403,336,654	
Balance 30 June 2023 of shares and CDIs	406,989,795	

10. Share based payments

The Company has issued options and performance rights. The options lapse if not exercised within the expiry date. The performance rights lapse if the performance hurdle is not achieved on or before the expiry date.

Each option or performance right converts into one CDI on exercise. No amounts are paid or payable by the recipient on receipt of the option or performance right. They carry neither rights to dividends or voting rights.

The Lead Manager Options and Broker Options have an expiry date four years after issue and an exercise price of A\$0.25. The Class A and Class B Incentive Options have an expiry date five years after the issue date and an exercise price of A\$0.30 and A\$0.40 respectively. One-third of the Incentive Options vested on grant, one-third vested twelve months after grant and one-third will vest twenty-four months after grant. The Bonus Options have an expiry date four years after issue and an exercise price of \$A0.25. The Performance Rights granted have a nil exercise price but only vest if certain resource targets are met within two years for the Class A and three years for the Class B Performance Rights.

The Class A Performance Rights lapsed during the period as the performance hurdle was not achieved.

The Class B Performance Rights will vest upon 5 million ounces Resource being achieved at the Bau Gold Project within three years of listing (being 7 October 2024), or upon completion of a feasibility study on

the Bau Gold Project which evidences an IRR in excess of 30% using publicly available spot commodity pricing and verifiable industry assumptions, or if a sale of the project occurs or upon a change of control.

The Noblemen A Options have an expiry date of 1 December 2026 and an exercise price of A\$0.25. The options can only be exercised if the CDI price exceeds during the term of the option a volume-weighted average price above A\$0.35 for at least 30 trading days.

The Noblemen B Options have an expiry date of 1 December 2026 and an exercise price of A\$0.45. The options can only be exercised if the CDI price exceeds during the term of the option a volume-weighted average price above A\$0.55 for at least 30 trading days.

The Higginson Options have an expiry date of 31 December 2026 and an exercise price of A\$0.45. The options will vest subject to the engagement of Mr. Higginson as the Chief Corporate Officer not being terminated as at 30 June 2024.

The following share-based payment arrangements occurred during the reporting period.

Options

Options granted during the reporting period were as follows

 Noblemen A
 Noblemen B
 Higgin

	Noblemen A	Noblemen B	Higginson
	Options	Options	Options
Exercise price	A\$0.25	A\$0.45	A\$0.45
Grant date	1 December	1 December	27 December
	2023	2023	2023
Expiry date	1 December	1 December	31 December
	2026	2026	2026
Life in years	3	3	3
Volatility	95%	95%	95%
Risk free rate	4.1%	4.1%	3.6%
Number	10,000,000	10,000,000	5,000,000
Value per	A\$0.08	A\$0.05	A\$0.05
option at grant			
date			

No options were granted during the year ended 30 June 2023.

The following options and performance rights were also in existence during the reporting period and the prior year.

	Lead Manager	Broker Options	Bonus Options	Class A	Class B
	Options			Incentive	Incentive
				Options	Options
Exercise price	A\$0.25	A\$0.25	A\$0.25	A\$0.30	A\$0.40
Grant date	8 October	8 October	8 October	8 October	8 October
	2021	2021	2021	2021	2021
Expiry date	7 October	7 October	7 October	7 October	7 October
	2025	2025	2025	2026	2026
Life in years	4	4	4	5	5
Volatility	84.4%	84.4%	84.4%	78.7%	78.7%
Risk free rate	0.52%	0.52%	0.52%	0.78%	0.78%
Number	3,017,275	1,625,000	2,500,000	3,625,000	3,625,000
Value per	-	A\$0.05	A\$0.05	A\$0.05	A\$0.05
option at grant					
date					

Performance rights

The following performance rights were in existence during the reporting period and the prior year. No performance rights were granted during the six months ended 31 December 2023 and the year ended 30 June 2023. The Class A and Class B Performance Rights were revalued to nil value at 30 June 2023 as management determined the vesting conditions set out above will not be met and it is expected the performance rights will lapse. The performance rights had nonmarket vesting conditions on the grant date and were fully expensed in the 2022 financial year as it was expected the vesting conditions would be met. As a result, the expense of \$598,699 recognised in the 2022 financial year was reversed in the 2023 financial year and the Class A performance rights expired on 7 October 2023

	Class A Rights	Class B Rights
Exercise price	nil	nil
Grant date	8 October	8 October
	2021	2021
Expiry date	7 October	7 October
	2023	2024
Life in years	2	3
Volatility	82.5%	90.4%
Risk free rate	0.01%	0.27%
Number	2,600,000	3,650,000
Value per right	A\$0.10	A\$0.10
at grant date		

Fair value of share options and performance rights granted during the year

During the six months ended 31 December 2023 the Company issued 25,000,000 options.

No share options or performance rights were issued during the year ended 30 June 2023.

During the year ended 30 June 2022 the Company issued 33,062,609 options and performance rights.

The fair value of the Noblemen options are measured using a Monte Carlo simulation. The fair value of the other options are measured using the Black Scholes model. The value of the options and rights is based on a number of judgements and estimates including the share price, the timing of the exercise of the options and that no dividends will be paid prior to their exercise. The Company values performance rights by reference to its best available estimate of the number of performance rights it expects to vest and revises that estimate if subsequent information indicates that the number of performance rights expected to vest differs from previous estimates.

The model inputs for the options and performance rights granted during the period ended 31 December 2023 and the year ended 30 June 2022 are set out in the tables above. The Higginson options have service conditions. None of the other options or performance rights issued had service conditions.

Movements in share options and performance rights

Movements in share options and performance rights held by directors and employees during the six months year ended 31 December 2023.

in USD	No. of Options and Rights	Weighted average exercise price
Options and Performance Rights		
Balance at start of Period	20,642,275	\$0.21
Granted and vested during the period	-	-
Granted and not vested during the period	25,000,000	\$0.37
Exercised during the period	-	-
Lapsed during the period	(2,600,000)	-

Outstanding at End of Period		
	43,042,275	\$0.31
Exercisable at end of Period	11,142,275	\$0.27
Year ended 30 June 2023		
in USD	No. of Options and Rights	Weighted average exercise price
Options and Performance Rights		
Balance at start of Year	20,642,675	\$0.21
Granted and vested during the year		-
Granted and not vested during the year	-	-
Exercised during the year	-	-
Expired during the year	-	-
Outstanding at year end	20,642,675	\$0.21
Exercisable at year end	11,142,275	\$0.27

The weighted average remaining contractual life of the share options and performance rights at the end of the year was 2.6 years (2023: 2.2 years)

None of the options or performance rights were forfeited, lapsed or were exercised during the year.

Share options and performance rights outstanding at the end of the period

Share options and performance rights issued and outstanding at the end of the period

in AUD	31 Decen	mber 2023 30 June 2023		e 2023
IN AUD	Exercise Price	Number	Exercise Price	Number
Broker options	\$A0.25	1,625,000	\$A0.25	1,625,000
Lead Manager options	\$A0.25	3,017,275	\$A0.25	3,017,275
Class A Incentive options	\$A0.30	3,625,000	\$A0.30	3,625,000
Class B Incentive options	\$A0.30	3,625,000	\$A0.30	3,625,000
Bonus options	\$A0.25	2,500,000	\$A0.25	2,500,000
Class A Performance Rights	Nil	Nil	Nil	2,600,000
Class B Performance Rights	Nil	3,650,000	Nil	3,650,000
Noblemen A Options	\$A0.25	10,000,000	Nil	Nil
Noblemen B Options	\$A0.45	10,000,000	Nil	Nil
Higginson Options	\$A0.45	5,000,000	Nil	Nil
Totals		33,042,275		20,642,275

Share Based Payments Reserve

in USD	As at 31 December 2023	As at 30 June 2023
Balance as at start	719,918	1,318,617
Share options	1,032,000	-
Performance rights	-	(598,699)
Closing Balance	1,751,918	719,918

The fair value of the Share Options are measured using the Monte Carlo simulation and the Black Scholes model. The value of the options and performance rights are based on a number of judgements and estimates including the share price, the timing of the exercise of the options and performance rights and that no dividends will be paid prior to their exercise.

The Class A and Class B Performance Rights entitle the holder to subscribe to one CDI of the Company upon exercise of a performance right, without any further payment. The Company measures the Class A and Class B Performance Rights at fair value. As of the measurement date, the Company classified the Performance Rights within Level 2 of the fair value hierarchy because there was no active quoted price for Besra's CDIs. The seven-day volume weighted average price upon listing was used as a reasonable estimate for the value of Besra's CDIs as of the measurement date.

11. (Loss) Per Share

in USD	Three Months to 31 December		Six Months to 31 December	
	2023	2022	2023	2022
Basic (loss) per share attributable to Equity Owners:				
(Loss) for the period	(8,871,006)	(204,372)	(9,799,661)	(414,260)
Weighted average number of common shares outstanding	414,397,202	294,130,529	414,397,202	294,130,529
Basic profit (loss) per share	(0.021)	(0.001)	(0.024)	(0.002)

Basic (loss) per share is calculated by dividing the (loss) for each reporting period attributable to the equity owners of Besra by the weighted average number of common shares outstanding for the period. The comparative basic and diluted loss per share for the prior year has been recalculated based on the current weighted average number of shares outstanding for consistency.

12. Related Party Disclosure

The following related party transactions are recognized in the interim consolidated financial statements of the Group:

Key Management

in USD	Three Months to 31 December		Six Months to	Six Months to 31 December	
	2023	2022	2023	2022	
Short term employee benefits	239,424	183,175	573,144	274,965	
Post-employment benefits	4,974	-	9,948	-	
Long-term benefits	-	-	-	-	
Share-based payments	174,951	-	174,951	-	
	419,349	183,175	758,043	274,965	

Quantum is a significant shareholder and considered to be a related party (see Note 13)

13. Commitments, Contingencies and Contractual Obligations

Commitments and Contractual Obligations

During the Reporting Period a contract was signed with the Yantai Group for approximately US\$1.2 million for the fabrication and supply of pilot plant processing.

Gold Purchase Agreement

On 9 May 2023, the Company announced that it and its wholly owned Malaysian subsidiary, North Borneo Gold Sdn Bhd (NBG), had entered into a legally binding agreement, named the Gold Purchase Agreement ('GPA and/or the Facility') with the Company's major shareholder, Quantum, giving effect to the non-binding term sheet announced on 21 March 2023. Following the satisfaction of the GPA's conditions precedent, Besra has access to a funding schedule to allow it to advance the Bau Gold Project. The key terms under the GPA include:

- Up to 3m ounce gold offtake purchase facility for JORC-2012 gold mineral resources at the Reference Price, less 10%;
- The Reference Price is set at the time of each drawdown and is the 5-day average of the London Metal Market gold price in US\$ per troy ounce and is subject to a floor price of 115% of All in Sustaining Costs (being the all-in sustaining cost to produce an ounce of gold, including general and overhead administration, depreciation and amortisation of capital, the cost of exploration to replace mined ounces as more particularly described in the World Gold Council Guidance Note on Non-GAAP Metrics) at the time of delivery ("Floor Price");
- Up to \$300m is to be made available to Besra by way of Quantum paying Besra a 5% deposit of the Reference Price on future gold production of up to 3m ounces;
- Subject to drawdowns under the Facility occurring, funding will be available to Besra at the rate of up to \$10m per month to be paid into a drawdown account ("Drawdown Account") controlled by Besra, with an initial \$2m upon execution of the Term Sheet and another \$3m upon execution of the Facility Agreement, subject to certain conditions including shareholder approval;
- Quantum will secure rights to acquire a part of Besra's future gold production, in relation to the specific amounts received in the Drawdown Account;
- A 'Delivery payment' to Besra of the remaining 85% of the Reference Price (being the discount of 10% and less the 5% prepaid deposit) at the time of delivery to Quantum of allocated ounces covered by the prior deposit payment;
- Deliveries to Quantum are to be made from all gold produced up to 25,000 ounces, 80% of all gold produced from 25,001 to 120,000 ounces and thereafter 65% of all gold produced (collectively "Delivery Ounces"), leaving 35% of gold production unassigned;
- Any funds raised under the Facility are to be used for construction, commissioning and operation of mine site plant and associated infrastructure, renewal of mining leases, feasibility studies, exploration and mining activities, M&A, gold treasury activities, Besra corporate and working capital purposes;
- Besra has agreed to grant in favour of Quantum a first ranking charge over the Drawdown Account and the Delivery Ounces and certain other pieces of security in relation to NBG (the "Security"); and
- No recourse to Besra should the Bau Project fail.
- A commission of 5% of each drawdown received is payable to Noblemen Ventures Pty Limited.

The conditions precedent set out in the GPA were met as of 13 September 2023, and as such the Facility became operational.

The receipt of drawdowns to date has resulted in a commitment for the delivery of gold to Quantum as follows

5% Deposit amount	Number of ozs	US\$ price per oz
US\$2,000,000	20,331.51	1,967.39
US\$3,000,000	30,035.29	1,997.66
US\$10,000,000	109,639.81	1,824.00
US\$10,646,325.65	114,433	1,849.73
US\$9,827,854.60 (Note 1)	98,140	2,002.82
Total:US\$35,474,180.25	Total ozs: 372,579.61	Weighted average price: US\$1,900.83

Note (1) funds not yet received

Contingencies

There are no contingencies for the period to 31 December 2023 (2022: \$nil).

14. Financial Instruments & Risk Management

Risk Management

The Group's activities expose it to a variety of risks:

- liquidity risk;
- commodity price risk;
- foreign exchange risk;
- credit risk; and
- interest rate risk.
- capital risk

The risks listed arise from exposures that occur in the normal course of business and are managed by the officers of the Company. Material risks are monitored and discussed with the Audit Committee of the Board of Directors.

Liquidity Risk

Liquidity risk arises through excess financial obligations over available financial assets at any point in time. The Company's objective in managing liquidity risk is to maintain sufficient readily available cash reserves to meet its liquidity requirements at any point in time.

The tables below summarise the maturity profile of the Group's derivatives and financial liabilities including estimated interest.

As at 31 December 2023:

in USD	Within 1 Year	1-5 Years
Trade and other payables	803,6921	-
Contract Liability	-	36,618,419
Total	803,692	36,618,419

As at 30 June 2023:

in USD	Within 1 Year	1-5 Years
Trade and other payables	988,280	-
	988,280	-

Commodity Price Risk

The performance of the Group is partially related to the market commodity price of gold.

In assessing the carrying values of the assets and liabilities, the effect of changes in the commodity price for gold was considered, where applicable, and reflected accordingly in the balances shown in the Consolidated Statement of Financial Position of the Group. The Group does not have current operations producing gold, and therefore does not actively engage in any hedging of Commodity Price Risk.

Foreign Exchange Risk

The Group operates in Canada, Malaysia, Australia and to limited extent in New Zealand.

The functional and reporting currency of the parent company is US dollars. The functional currency of significant subsidiaries is also US dollars. The subsidiaries transact in a variety of currencies but primarily in the US dollar, Canadian dollar, New Zealand dollar and Malaysian ringgit.

The statement of financial position of the Group includes US and Canadian dollar cash and cash equivalents. The Group is required to revalue the US dollar equivalent of the Canadian dollar cash and cash equivalents and liability at each period end.

Foreign exchange gains and losses from these revaluations are recorded in the Consolidated Statement of Profit and Comprehensive Income.

At present, the Group does not hedge foreign currency transaction or translation exposures, but the Board will consider this when appropriate.

Credit Risk

Credit risk arises from trade and receivables. The maximum exposure to credit risk is equal to the carrying value of the receivables. The objective of managing counterparty credit risk is to prevent losses in financial assets.

The Group assesses the credit quality of the counterparties, taking into account their financial position, past experience and other factors.

No financial assets of the Group are considered past due or impaired.

in USD -	Six months ended 31 December	
	2023	2022
Trade and receivables	9,900,613	37,943

Interest rate risk

The interest rate risk is insignificant. There is no sensitivity to interest rates.

Capital risk

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. The management of the Group's capital is performed by the Board. The capital structure of the Company consists of net debt (trade and other payables and loans and borrowings offset by cash and bank balances) and equity of the Company (comprising issued capital and reserves, offset by accumulated losses). The Company is not subject to any externally imposed capital requirements.

15. Segment Reporting

The operations of Besra consist of one business unit, a sole gold exploration and development project in Malaysia with no current revenue and therefore Management has deemed there to be only one reportable segment as disclosed for the periods reported. As such no additional segment reporting disclosures have been made.

16. Events After the Reporting Date

No matters or circumstances have arisen since 31 December 2023 which significantly affect or may significantly affect the operations of the Group, the results of those operations, or the state of affairs in future years.