

Annual Report



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Corporate Directory

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AUSTRALIAN COMPANY NUMBER

650 210 067

Review of Operations

Review of Operations

During the last 12 months Koba Resources Limited (ASX:KOB; "Koba" or the "Company) has transitioned to a uranium-focused exploration company through the acquisition of two high-quality uranium projects in world-class uranium districts in Australia and Canada.

On 22 January 2024 the Company announced the acquisition of the advanced Yarramba Uranium Project ("Yarramba Project") located approximately 450km northeast of Adelaide and 60km northwest of Broken Hill in South Australia. The Yarramba Project is located within 120km of two producing in-situ recovery (ISR) uranium operations and comprises approximately 4,500km² of ground that includes over 250km of palaeochannels that are highly prospective for uranium mineralisation. Koba commenced its inaugural drilling program at the Yarramba Project in August 2024.

On 11 April 2024 the Company announced the acquisition of the Harrier Uranium Project ("Harrier Project") which is an exceptionally high-grade uranium project in the province of Newfoundland and Labrador, Canada. The Harrier Project is located 50km west of Paladin Energy Limited's Michelin Uranium Project that hosts 127.7Mlbs of U₃O₈. The Harrier Project is underexplored and highly prospective for high-grade basement-hosted uranium deposits. Koba's inaugural program at the Harrier Project, in June 2024, confirmed widespread, high-grade mineralisation. The Project includes 10 prospects where rock chip assays greater than 1.0% U₃O₈ have been returned.

Yarramba Uranium Project South Australia

The Yarramba Project is located in South Australia, within a premier uranium district where over 250 million pounds of U₃O₈ resources have been delineated (see Figure 1), and where two ISR uranium mines are currently in operation:

- (i) The Beverley Uranium Operation which has produced more than 40Mlbs of U₃O₈ during 20 years of continuous operations; and where defined resources comprise 165Mlbs of U₃O₈ @ 2,766ppm U₃O₈¹; and
- (ii) The Honeymoon Uranium Operation where mining recently commenced and total resources comprise 71.6Mlbs of U₃O₈ at 620ppm U₃O₈².

Uranium mineralisation in the district primarily occurs as palaeochannel-hosted deposits. The Yarramba Project covers approximately 4,500km² which includes more than 250km of highly prospective palaeochannels. Previous exploration within the project area has delineated extensive uranium mineralisation within these palaeochannels; the previous operator delineated a JORC 2004³ resource estimate at the Oban Uranium Deposit.

With no exploration having been undertaken since 2012, there is considerable potential for Koba to expand existing discoveries and make sizeable new discoveries.

Koba commenced its inaugural drilling program at the Oban Deposit in August 2024.

¹ https://www.world-nuclear.org/information-library/country-profiles/countries-a-f/appendices/australia-s-uranium-mines.aspx.

² ASX:BOE – Boss Energy Annual Report 2023.

³ ASX:CUY - ASX Release 4 June 2009 – 2,100 Tonne Inferred Uranium Resource at Oban.

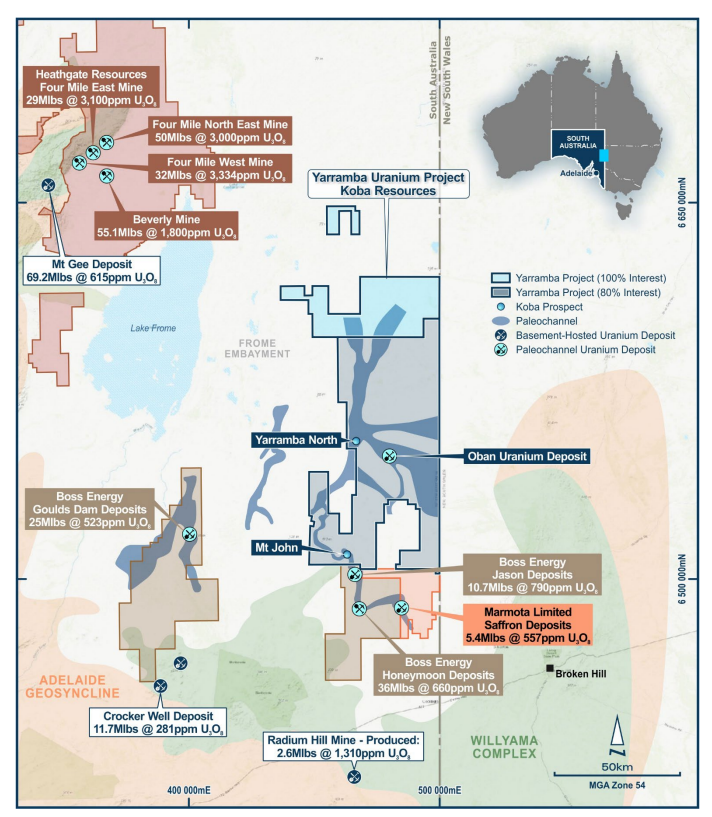


Figure 1. Location of the Yarramba Uranium Project within a world-class uranium district in South Australia. 45678

⁴ ASX:MEU – Marmota to grow Junction Dam Uranium resource. 26 October 2023

 $^{^{5}\} https://www.world-nuclear.org/information-library/country-profiles/countries-a-f/appendices/australia-s-uranium-mines.aspx$

⁶ SA Geodata Database – Mineral Deposit Details Mt Gee (4322)

⁷ SA Geodata Database – Mineral Deposit Details Radium Hill (962)

⁸ SA Geodata Database – Mineral Deposit Details Crocker Original (991

Oban Uranium Deposit

The Oban Uranium Deposit is the most advanced prospect within the Yarramba Project. The mineralisation at Oban is hosted within flat-lying carbonaceous and pyritic sands of the Eyre Formation at depths between 80 and 95m. In 2009 a previous operator, Curnamona Energy Limited ("Curnamona") announced an Inferred JORC 2004 resource estimate for the Oban Deposit. Results from the 385 holes (37,918m) drilled by Curnamona was the only data utilised in the company's resource estimate.

The Company has reviewed all the historic drilling data from the Oban Deposit and has identified consistent high-grade and contiguous mineralisation. Some of the contiguous high-grade drill intersections are illustrated in Figures 2 and 3. They include:

- 2.12m @ 2,236ppm eU₃O₈;
- 7.50m @ 831ppm eU₃O₈;
- 2.65m @ 1,174ppm eU₃O₈;
- 2.20m @ 1,502ppm eU₃O₀; and
- 1.80m @ 1,306ppm eU₃O₈.

With its increased understanding of the controls over the high-grade mineralisation at the Oban Deposit, Koba plans to test its new geological model as part of its ongoing drill program. Drilling could lead to:

- (i) definition of a high-grade core to the Deposit;
- (ii) discovery of high-grade extensions to the Deposit; and
- (iii) increase in the overall size and grade of the Deposit.

Ongoing Drilling Program

During September 2024 the Company announced the results from first 9 drill holes (966m) of a ~110-hole maiden drilling program at the Oban Deposit (see Figure 2). Shallow, high grade uranium mineralisation was intersected in multiple holes, with significant results including:

- 3.9m @ 805 ppm eU₃O₈ from 87.0m including:
 - o 1.3m @ 1,261ppm eU₃O₈ from 89.6m in OBRM001;
- 2.1m @ 870ppm eU₃O₈ from 86.3m in OBRM002;
- 0.7m @ 493ppm eU₃O₈ from 90.3m in OBRM004; and
- 4.2m @ 210ppm eU₃O₈ from 86.6m in OBRM005.

As part of the current drilling program, the Company plans to complete a further 70 drill holes for approximately 7,500m at the Oban Deposit. Gamma logging of holes will facilitate timely analysis, which provides considerable flexibility to rapidly follow-up on significant results returned during this initial program.

Once the Company's first phase of drilling at the Oban Deposit is completed, the rig will be moved ~50 km south to the highly prospective but under-explored Mt John Prospect (see below). The Company plans to initially drill 30 holes for ~3,000m at the Mt John Prospect.

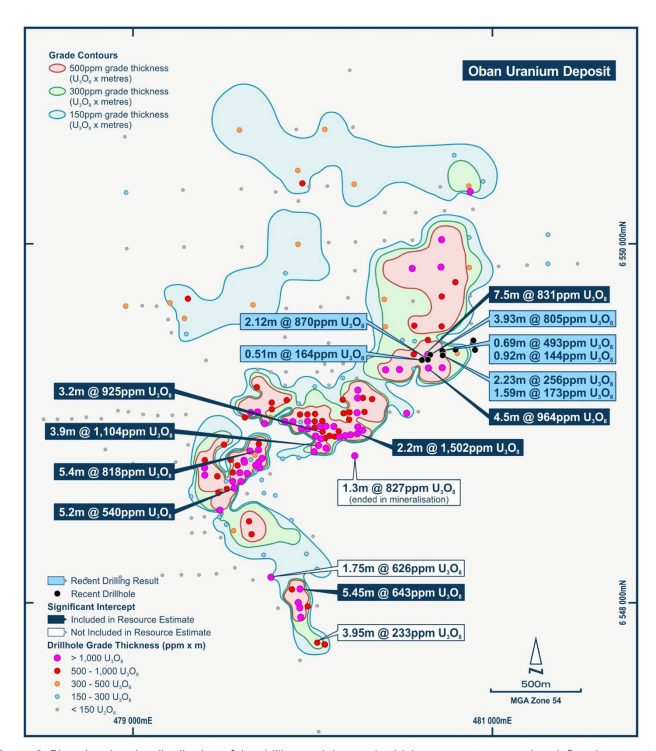


Figure 2. Plan showing the distribution of the drilling and the grade-thickness contours used to define the extent of the Oban Uranium Deposit.

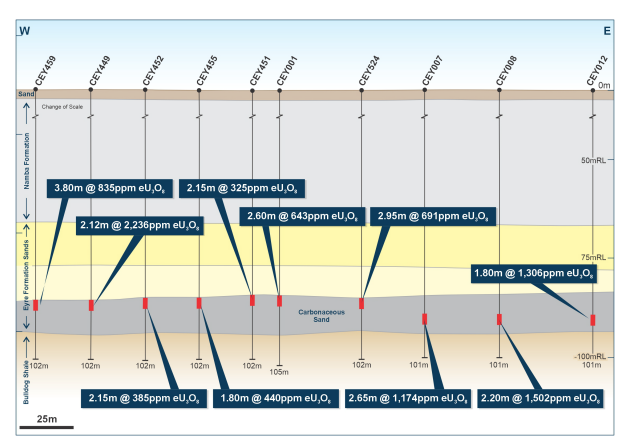


Figure 3. Drill section from the Oban Uranium Deposit showing consistent and contiguous, high-grade mineralisation.

Mt John Prospect

The Mt John Prospect is located 17km north of the Honeymoon Uranium Operation (36Mlbs of U_3O_8 @ 660ppm U_3O_8) and just 4km north of the Jason Deposit (10.7Mlbs of U_3O_8 @ 790ppm U_3O_8) – one of Boss Energy's satellite deposits that may be developed as part of its Honeymoon operations. Figure 1 shows that Koba's Mt John Prospect is located within the same palaeochannel that hosts these two deposits, as well as Marmota Limited's Saffron Deposit (5.4Mlbs of U_3O_8 @ 557ppm U_3O_8).

Between 2005 and 2011 Curnamona completed broad-spaced drilling, to both define the extents of the palaeochannel and as a first-pass test for uranium mineralisation (see Figure 4). Significant mineralisation was intersected, with results including:

- 2.85m @ 323ppm eU₃O₃; and
- 2.3m @ 240ppm eU₃O₈

Curnamona defined 8 priority targets within a 15km stretch of the Yarramba Palaeochannel (see Figure 4). There is an opportunity to discover additional mineralisation with focused, closer-spaced, and extensional drilling, including within large areas of the palaeochannel that remain undrilled. The Company plans to complete approximately 3,000m of drilling in late 2024.

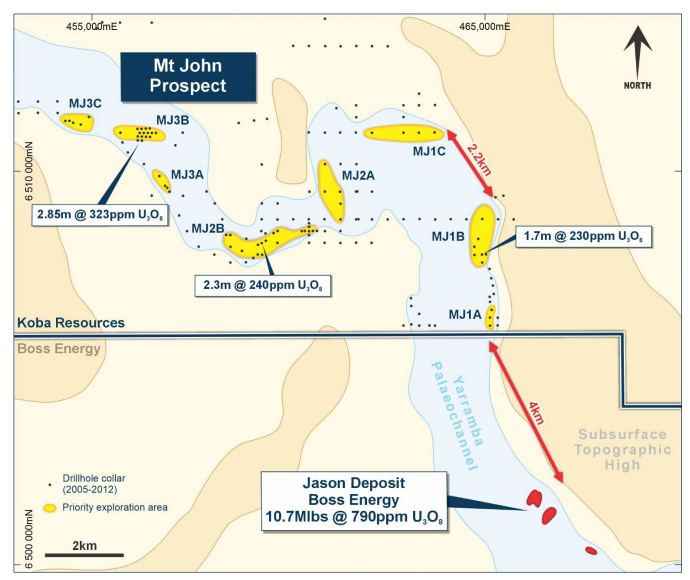


Figure 4. Drillhole plan showing the eight high priority drill targets that Curnamona Energy delineated at the Mt John Prospect, just 4km north of Boss Energy's high-grade 10.7Mlb Jason Uranium Deposit.

Permitting and Heritage Surveys

During 2024 Koba successfully secured all of the approvals required to commence drilling at the Yarramba Project. This included the approval of its program for environmental protection and rehabilitation (PEPR) from the Department for Energy and Mining, Government of South Australia. The Company also successfully conducted three separate heritage surveys with each of the three Native Title Claimants that overlap the Yarramba Project. Combined, the heritage survey teams cleared over 650 holes for drilling. This provides the Company with significant flexibility to modify and expand the drilling program as results come to hand while drilling progresses.

Harrier Uranium Project Newfoundland and Labrador, Canada

In April 2024, Koba announced that it had obtained an option to acquire a 100% interest in an exceptionally high-grade uranium project in Canada – the Harrier Project. The Company subsequently expanded the project by staking additional mining claims and in June 2024 it completed an inaugural field program, where rock chip samples returned exceptionally high-grade mineralisation with assays up to 74,800ppm (7.48%) U_3O_8 .

The Harrier Project comprises 498km² of highly prospective tenure located approximately 110km northwest of the regional hub of Goose Bay (population ~8,000) and 70km southwest of the small community of Postville in central Labrador within the province of Newfoundland and Labrador in eastern Canada (see Figure 5). It is located within an under-explored belt of Proterozoic and Archean aged rocks – part of a world class uranium district that hosts multiple significant uranium resources including:

- (i) Paladin Energy's Michelin Uranium Project which comprises six deposits that together host 127.7mlbs of U₃O₈9; and
- (ii) The Moran Lake and Anna Lake Deposits where historical resources comprise 14.5mlbs U_3O_8 and 136.4mlbs of $V_2O_5^{10}$.

Extremely high-grade uranium mineralisation has been identified at numerous locations within the project area. High-grade assays $> 1\% U_3O_8$ (>10,000ppm U₃O₈) have been returned from rock chips collected from ten separate prospects (see Figure 5), including:

- 74,800ppm (7.48%) U₃O₈ Moran Heights Prospect
- 50,800ppm (5.08%) U₃O₈ Fish Hawk North Prospect
- 48,600ppm (4.86%) U₃O₈ Brook Prospect
- 36,800ppm (3.68%) U₃O₈ Goshawk Prospect
- 34,800ppm (3.48%) U₃O₈ Minisinakwa Prospect
- 21,200ppm (2.12%) U₃O₈ Anomaly 7 Prospect
- 14,900ppm (1.49%) U₃O₈ Fish Hawk South Prospect
- 14,800ppm (1.48%) U₃O₈ Boiteau Prospect
- 13,100ppm (1.31%) U₃O₈ Firestone Prospect
- 12,600ppm (1.26%) U₃O₈ Anomaly 17 Prospect

⁹ Paladin Annual Report 2023

¹⁰ Atha Energy Corp. Transaction Presentation Dec 2023. Assembling Canada's Premier Uranium Exploration Company

Inaugural Field Program Returns High-Grade Uranium

Koba's inaugural sampling and prospecting program in June 2024 successfully confirmed that high-grade mineralisation is present across the Harrier Project (see Figures 5 and 6).

Reconnaissance work was completed at multiple prospects, including:

The Moran Heights Prospect, which is defined by a strong, 850m long, airborne radiometric (i) anomaly that had previously returned high-grade mineralisation in drilling and rock chip sampling. Sampling from Koba's field program returned exceptionally high-grade assays including an outcrop sample assaying 74,800ppm (7.48%) U₃O₈ and a float sample assaying 72,000ppm (7.20%) U₃O₈. Koba collected 27 samples over a strike length of 450m, with 16 samples assaying >10,000ppm (1.0%) U_3O_8 and 22 samples assaying >1,000ppm (0.10%) U_3O_8 .

Several samples also returned highly anomalous base metal mineralisation, including, two samples that returned high-grade copper assays of 2.48% Cu and 0.99% Cu. Additionally, two of the highgrade uranium samples returned highly anomalous lead values of 1.87% Pb and 1.23% Pb.

At Moran Heights, highly anomalous copper, lead and zinc is often either proximal to, or coincident with, uranium mineralisation. So these high-grade base metal results are very encouraging.

- (ii) The **Anomaly 7 Prospect** where sampling focused on a 750m long airborne radiometric anomaly. Previous operators had traced high-grade mineralisation over 1.5km of strike.
 - Koba's outcrop sampling returned assays up to 17,100 ppm (1.71%) U₃O₈ with 12 of the 21 samples collected assaying >1,000ppm (0.10%) U₃O₈.
- The Fish Hawk North Prospect where Koba's sampling focused on a 500m long airborne (iii) radiometric anomaly that had previously returned high-grade rock chips and where two historic drill holes were completed in 2007.
 - Koba collected 15 samples, with one sample returning 28,100ppm (2.81%) U₃O₈ and 5 samples assaying >1,000ppm (0.10%) U_3O_8 .
- At the Fish Hawk South Prospect Koba collected 9 samples across two airborne radiometric anomalies with a combined strike length of over 800m. The best result was 2,540 ppm (0.25%) U₃O₈ with assays from four of the samples exceeding 1,000ppm (0.10%) U₃O₈.
- (v) The Boiteau Prospect is part of a northeast trending structural corridor delineated by airborne magnetics and aerial imagery. Prospecting in 2009 identified outcropping mineralisation over 6km of strike along this structure.

Koba conducted sampling over 4km of strike, with samples returning assays up to 8,660ppm (0.87%) U₃O₈. Of the 36 samples collected, 14 assayed >1,000ppm (0.10%) U₃O₈.

Drilling has never been undertaken at Boiteau.

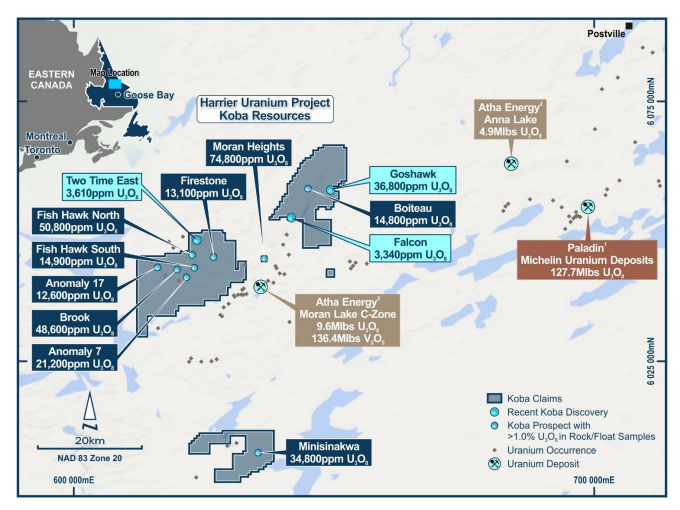


Figure 5. The Harrier Uranium Project lies within a world-class uranium district in Newfoundland and Labrador, Canada. It includes ten prospects from which assays >1.0% U₃O₃ have been returned from rock chip samples.

During the Company's field program a series of historical airborne radiometric anomalies were also investigated for the first time. High grade uranium in rock chips was discovered at three of these anomalies, namely:

- (i) The Goshawk Prospect where a float sample assayed 36,800ppm (3.68%) U₃O₈ and 1.21% Pb. This prospect is located 4.5km east of the Boiteau Prospect along a 1.25km-long airborne radiometric anomaly. No other samples were taken within 800m of this high-grade sample.
- (ii) The Falcon Prospect where a float sample assayed 3,340ppm (0.33%) U₃O₈. This sample was collected along a 700m long airborne radiometric anomaly that is located 6km south-southwest of the Boiteau Prospect, along a similar regional-scale structure.
- (iii) The **Two Time East Prospect**, where an outcrop sample assayed **3,610ppm (0.36%) U₃O**₈. This sample was collected along a 1.2km-long airborne radiometric anomaly located 6km north of the Fish Hawk North Prospect.

These new discoveries provide considerable encouragement that there are opportunities to make further discoveries of high-grade uranium mineralisation at the heavily under-explored Harrier Project.

Following the completion of this program the Company has been able to prioritise the prospects, above, for targeted follow-up field programs. Planning is underway to further progress these priority prospects during the next field season.

High Grade Zinc-Lead Mineralisation Identified at the Gibson Base Metal Prospect

During its recent field program, Koba investigated an historic base metal occurrence from which it collected four samples from a 1m wide massive sulphide vein over approximately 40m of outcrop, that disappears under cover. Very high-grade zinc-lead-silver assays were returned from all four samples, including:

- 27.9% Zn, 19.0% Pb and 33.8 g/t Ag;
- 21.8% Zn, 17.9% Pb and 39.1 g/t Ag;
- 10.1% Zn, 11.1% Pb and 24.2 g/t Ag; and
- 4.1% Zn, 1.7% Pb and 6.8 g/t Ag.

These initial, very high-grade base metal results are very promising and warrant further investigation.

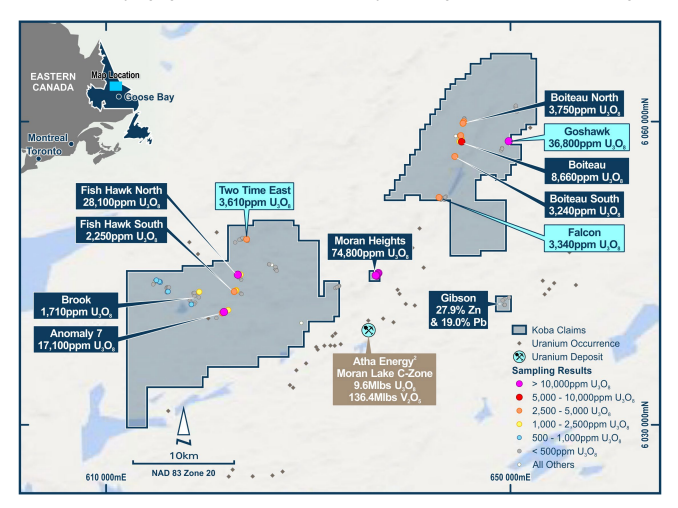


Figure 6 Map showing the location and results from of Koba's recently completed sampling and prospecting program, uranium grade is categorised by colour.

Whitlock Lithium Project Manitoba and Ontario, Canada

The Whitlock Lithium Project is located in a world class lithium district, lying immediately along strike from the Tanco Mine - one of only two operating lithium mines in Canada; where historic reserves comprise 7.3Mt @ 2.76% Li₂O¹¹.

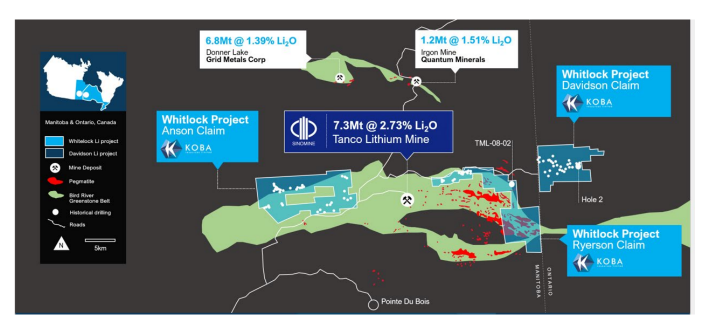


Figure 7. Whitlock Lithium Project location showing Anson, Davidson and Ryerson Claim Groups in close proximity to Tanco Mine, one of the two operating lithium mines in Canada. 1213

During September 2023, Koba announced that it had discovered a series of lithium-bearing pegmatites at its Whitlock Project. The discoveries included the Lynx Prospect, where pegmatites assayed 0.22% Li₂O. The Company undertook a follow up program in October 2023 and discovered additional pegmatites 2.5km west of the Lynx Prospect – at the Blue Moon Prospect. A total of 218 outcrop samples and 18 channel samples (from three channels) were collected during the October 2023 program.

Samples from the Blue Moon Prospect returned highly anomalous assays for various lithium-caesiumtantalum (LCT) elements, with peak assays including 3,806ppm (0.38%) Cs₂O, 731ppm Ta₂O₅, 1,498ppm (0.15%) Li₂O and 6,259ppm (0.63%) SnO₂.

Three channel samples were collected across the outcropping Blue Moon pegmatite, perpendicular to its strike. The results for each of the channel samples were:

- 3.6m @ 1,135ppm Cs₂O, 753ppm Li₂O, 107ppm Ta₂O₅ & 212ppm SnO₂;
- 3.5m @ 1,011ppm Cs₂O, 748ppm Li₂O, 70ppm Ta₂O₅ & 174ppm SnO₂; and
- 2.5m @ 921ppm Cs₂O, 624ppm Li₂O, 174ppm Ta₂O₅ & 1,501ppm SnO₂.

¹¹ GSWA Mineral Resources Bulletin 22, Chapter 10. International tantalum resources – exploration and mining.

¹² Grid Metals Announced Maiden Mineral Resource at Donner Lake Lithium Property; Lease Agreement Signed for True North Mill Provides Additional Flexibility for Future Lithium Production. TSX:GRDM July 18 2023.

¹³ Preliminary Report on Underground Geology of the Irgon Lithium Pegmatite, by B.B Bannatyne, November 15, 1956

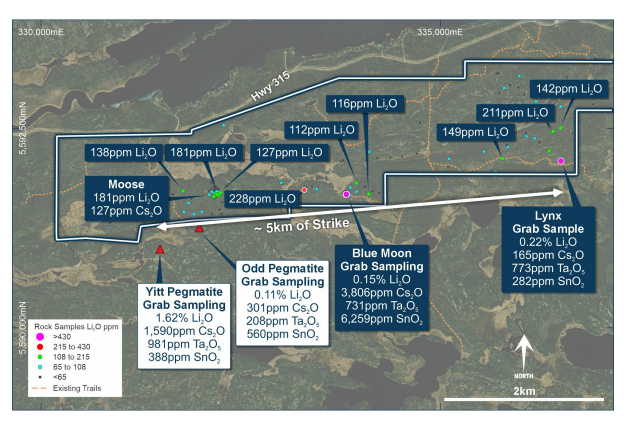


Figure 8. Location of the Blue Moon Prospect within a 5km long trend of highly anomalous lithium, caesium and tantalum pegmatites. ¹⁴

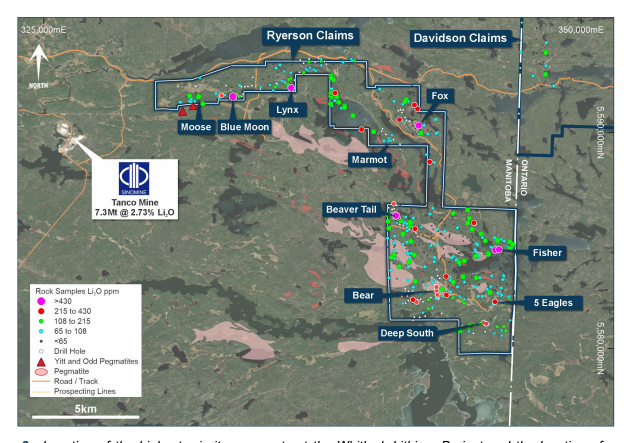


Figure 9. Location of the highest-priority prospects at the Whitlock Lithium Project and the location of samples collected during 2023.

¹⁴ Report on 2000 Field Work Litho-Geochemical and Mapping Program Rush Lake Area, Manitoba (73784)

JB1 Lithium Project, Quebec, Canada

Located within Quebec's prolific James Bay lithium province, the JB1 Lithium Project lies (i) just 12km along strike from the Rose Lithium Deposit where resources comprise 34.2Mt @ 0.9% Li₂O¹⁵; and (ii) approximately 30km from Allkem's very large, James Bay Lithium Deposit, with a resource estimate of 110.2Mt @ 1.4% Li₂O¹⁶. Pegmatites have been identified previously at the JB1 Lithium Project in historic drilling, however drill core samples were never assayed for lithium.



Figure 10. The JB1 Project is located within Quebec's prolific James Bay lithium province in close proximity to several major lithium deposits. 1718192021222324

¹⁵ Critical Elements Lithium Corp. Rose Lithium-Tantalum Project Feasibility Study NI 43-101 Technical Report, July 26, 2022.

¹⁶ Allkem Limited (ASX:AKE) ASX Release James Bay Mineral Resource increased by 173% to 110.2Mt.

¹⁷ ASX Announcement (ASX:CY5) Cygnus set to drill numerous lithium targets in are which returned up to 2.6% Li₂0

¹⁸ Sayona Mining's Presentation lodged with the ASX May 27 2022.

¹⁹ Sayona Mining (ASX:SYA) Annual Report 2022 filed on the ASX October 13 2022.

²⁰ Nemaska Lithium NI 43-101 Technical Report for the Whabouchi Mine and Shawinigan Electrochemical plant Nemaska Project.

²¹ ASX Release (ASX:PMT) Patriot Announces the Largest Lithium Pegmatite Resource in the Americas at CV5, Corvette Property. July 31 2023.

²² Winsome Resources (ASX:WR1) ASX Release: Globally Significant Maiden Mineral Resource of 59Mt @ 100% Owned Adina Lithium Project.

²³ Winsome Resources (ASX:WR1) ASX Release: High-Grade Intersections Complete Winter Drill Program 14 July 2022.

²⁴ Investor Presentation (ASX:LLI) ASX Release: February 2024.

During September 2023 Koba conducted its inaugural sampling program at the JB1 Lithium Project, deploying a field crew of up to six geologists for a two-week helicopter-supported field program. The crew conducted field prospecting that included over 250 outcrop observations and the collection of 117 outcrop samples and 20 till samples from across the project (see Figure 11). No significant mineralisation was observed in the outcrop samples.

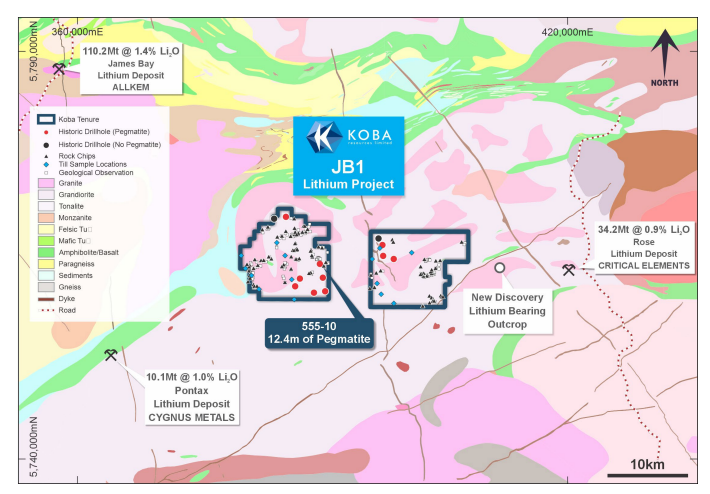


Figure 11. Map of the JB1 Lithium Project illustrating the sample locations from the Company's inaugural field program.

Cobalt Projects, USA

No significant work was completed at the Company's cobalt projects (in Idaho and Nevada) during the 2024 financial year.

Corporate

During the 2024 financial year the Company raised a total of \$2.11 million (before costs) via:

- the placement of 25,000,000 ordinary shares ("Shares") at an issue price of \$0.08 per Share in (i) February 2024 to sophisticated and professional investors; and
- (ii) the placement of 1,400,000 Shares at an issue price of \$0.08 per Share in April 2024 to Directors and senior management.

Net proceeds from the financings will be used to undertake exploration at the Company's uranium projects in Australia and Canada as well as provide funding for the Company to pursue new opportunities.

Additional Information

Competent Person Statement

Past exploration results disclosed in this report have been previously prepared and disclosed by the Company in accordance with JORC 2012 in ASX announcements 11 September 2023 - Lithium-Bearing Pegmatites Discovered at Koba's Whitlock Lithium Project in Canada, 22 January 2024 - Transformational Acquisition of the Advanced Yarramba Uranium Project in South Australia, 25 January 2024 - Discovery of New LCT Pegmatites at the Whitlock Lithium Project in Canada, 30 January 2024 - Koba Expands its Yarramba Uranium Project in South Australia, 11 April 2024 - Koba Acquires An Exceptional High-Grade Uranium Project in Canada, 22 May 2024 - Koba Expands its High-Grade Harrier Uranium Project in Eastern Canada, 20 August 2024 - Exceptionally High-Grade Assays up to 74,800ppm U₃O₈ from the Harrier Uranium Project and 4 September - 2024 High-Grade Mineralisation Intersected at the Yarramba Uranium Project. The Company confirms that it is not aware of any new information or data that materially affects the information included in the original market announcements and that all material assumptions and technical parameters underpinning the information in the relevant original market announcements continue to apply and have not materially changed. The Company confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcements.

Historic Resource Estimate

The Company disclosed a historic JORC 2004 Mineral Resource estimate for the Oban Deposit in its ASX announcement of 25 January 2024. Refer to the section titled "Yarramba Uranium Project" in the Operations Report above for details on the Company's work programs, which include drilling activities aimed at evaluating and expanding the historic mineral resource base and which may enable the Company to determine a Mineral Resource estimate for the Oban Deposit in accordance with the 2012 JORC Code.

Forward-looking statements

Any forward-looking information contained in this report is based on numerous assumptions and is subject to all of the risks and uncertainties inherent in the Company's business, including risks inherent in mineral exploration and development. As a result, actual results may vary materially from those described in the forward-looking information. Readers are cautioned not to place undue reliance on forward-looking information due to the inherent uncertainty thereof.

Material Business Risks

The Group's principal activity is mineral exploration and development and companies in this industry are subject to certain risk factors that have the potential to influence the operating and financial performance of the Company in the future. While risk management cannot eliminate the impact of all potential risks, the Company strives to manage such risks to the extent possible and practical. Following are the material business risks which the Company believes are most important in the context of the Company's business.

Exploration and Development Risks

Few mineral properties which are explored are ultimately developed into producing mines. Mineral exploration is speculative in nature and there can be no assurance that any minerals discovered will result in the definition of a mineral resource.

The economics of developing mineral properties is affected by many factors, including the cost of operations, variations in the grade of minerals mined, fluctuations in metal markets, costs of processing equipment and such other factors as government regulations, including regulations relating to royalties, allowable production, importing and exporting of minerals and environmental protection. The long-term success of the Company depends on its ability to explore, develop and commercially produce minerals from its mineral properties and to locate and acquire additional properties worthy of exploration and development for minerals.

Permits and licenses

The activities of the Company will be subject to government approvals, various laws governing exploration, development, production taxes, labour standards and occupational health, mine safety, toxic substances and other matters, including issues affecting local native populations. Amendments to current laws and regulations governing operations and activities of exploration and mining, or more stringent implementation thereof, could have a material adverse impact on the business, operations and financial performance of the Company. Further, the mining licenses and permits issued in respect of the Company's mineral properties may be subject to conditions which, if not satisfied, may lead to the revocation of such licenses. In the event of revocation, the value of the Company's investments in its mineral properties may decline.

Access to Financing

The Company is at the exploration and development stage with no revenue currently being generated from activities on its mineral properties. The Company may therefore have to raise the capital necessary to undertake or complete future exploration and development work, including drilling programs and a feasibility study. There can be no assurance that debt or equity financing will be available or sufficient to meet these requirements or for other corporate purposes or, if debt or equity financing is available, that it will be on terms acceptable to the Company. Moreover, future activities may require the Company to alter its capitalisation significantly. An inability to access sufficient capital for operations could have a material adverse effect on the Company's financial condition, results of operations or prospects. In particular, failure to obtain such financing on a timely basis could cause the Company to delay its planned exploration and development activities or not pursue further acquisition opportunities.

Title risks

The Company's mineral properties may be subject to prior unregistered agreements or transfers and title may be affected by undetected defects.

Volatility of metal prices

The market price of any precious or base metal is volatile and is affected by numerous factors that will be beyond the Group's control. Sustained downward movements in metal market prices could render less economic, or uneconomic, some or all of the mining and/or exploration activities to be undertaken by the Company.

Contractual Risk

Some of the Company's mineral properties are subject to option or lease agreements between the Company (or its respective subsidiaries), as the case may be, and the owners of such mineral properties or an interest in such mineral properties. The Company will be reliant on the owners of such mineral properties or interests therein complying with their contractual obligations under the option agreements to maintain the Company's interest in such mineral properties in full force and effect.

Environmental risks

All phases of the mining business present environmental risks and hazards and are subject to environmental regulation pursuant to a variety of international conventions and state and municipal laws and regulations. Environmental legislation provides for, among other things, restrictions and prohibitions on spills, releases or emissions of various substances produced in association with mining operations. The legislation also requires that wells and facility sites be operated, maintained, abandoned and reclaimed to the satisfaction of applicable regulatory authorities. Compliance with environmental legislation can require significant expenditures and a breach may result in the imposition of fines and penalties.

Economic

General economic conditions, movements in interest and inflation rates and currency exchange rates may have an adverse effect on the Company's development and production activities, as well as on its ability to fund those activities.

Climate risk

There are a number of climate-related factors that may affect the Company's operations and proposed activities. In particular:

- the emergence of new or expanded regulations associated with the transitioning to a lower-carbon (i) economy and market changes related to climate change mitigation. The Company may be impacted by changes to local or international compliance regulations related to climate change mitigation efforts, or by specific taxation or penalties for carbon emissions or environmental damage. These examples sit amongst an array of possible restraints on industry that may further impact the Company and its profitability; and
- (ii) climate change may cause certain physical and environmental risks that cannot be predicted by the Company, including events such as increased severity of weather patterns and incidences of extreme weather events and longer-term physical risks such as shifting climate patterns.

Directors' Report

DIRECTORS' REPORT

In accordance with the provisions of the Corporations Act 2001, the Directors submit the annual financial report of the consolidated entity consisting of Koba Resources Limited ("Koba" or the "Company") and the entities it controlled (collectively the "Group" or "Consolidated Entity") for the year ended 30 June 2024.

Directors

The names of Directors who held office during or since the end of the financial year and until the date of this report are as follows. Directors were in office for this entire period unless otherwise stated.

Michael Haynes (Non-Executive Chairman) Benjamin Vallerine (Managing Director) Scott Funston (Non-Executive Director)

Names, qualifications, experience and special responsibilities of Directors holding office during or since the end of the financial period:

Current Directors

Mr Michael Haynes Non-Executive Chairman

Mr Haynes has almost 30 years' experience in the mining industry. He has been intimately involved in the exploration and development of resource projects, targeting a wide variety of commodities, throughout Australia and extensively in Southeast and Central Asia, Africa, North and South America, and Europe. Mr Haynes holds a Bachelor of Science degree with Honours in geology and geophysics from the University of Western Australia.

Mr Haynes has held technical positions with both BHP Minerals Limited and Billiton plc. He ran his own successful consulting business for a number of years providing professional geophysical and exploration services to both junior and major resource companies. He has worked extensively on project generation and acquisition throughout his career. Over the past sixteen years he has been intimately involved in the incorporation, ongoing financing and management of numerous resources companies.

In the three years immediately before the end of the financial year, Mr Haynes is currently serving as a Non-Executive Director (previously Managing Director) of New World Resources Limited (appointed 31 October 2017).

Mr Ben Vallerine **Managing Director**

Mr Vallerine has more than 20 years' experience in the mining industry. He has been involved in a senior management capacity with exploration and development resource projects, across a range of commodities, predominantly in Australia and North America. Mr Vallerine holds a Bachelor of Science degree with Honours in economic geology from the University of Tasmania and is a member of the Australian Institute of Geoscientists.

Mr Vallerine was most recently the Exploration Manager for ASX-listed explorer Caspin Resources Limited and prior to that role he was the CEO & Exploration Manager for ASX listed Renegade Exploration Limited. Mr Vallerine's North American experience includes roles as Exploration Manager for PolarX Limited (Alaska) and as Country Manager for Black Range Minerals Limited (Colorado) where he gained considerable experience in the exploration and acquisition of uranium projects.

In the three years immediately before the end of the financial year, Mr Vallerine served as a Non-Executive Director of Global Uranium and Enrichment Limited, previously Okapi Resources Limited (appointed 25 August 2021, resigned 26 March 2024).

Mr Scott Funston Non-Executive Director

Mr Funston is a qualified Chartered Accountant and Company Secretary with nearly 20 years' experience in the mining industry and accounting profession.

Scott has a broad range of resource industry experience through all facets of the mining cycle from acquisition, exploration, discovery, feasibility, financing, construction, operations and divestment through to sale or M&A. Scott has proven executive level experience in a number of ASX listed public companies operating in a variety of diverse countries and cultures having assisted several resources companies operating throughout Australia, South America, Asia, USA, and Africa.

In the three years immediately before the end of the financial year, Mr Funston served as an Executive Director of Challenger Exploration Limited (appointed 4 July 2019, resigned 4 May 2023).

Mr Ian Cunningham Company Secretary

Mr Cunningham is a Chartered Accountant and Chartered Secretary and holds a Bachelor of Commerce degree and a Bachelor of Laws degree from the University of Western Australia. He also holds a Graduate Diploma in Applied Corporate Governance from the Governance Institute of Australia.

Mr Cunningham has more than 19 years' experience in the resources industry in executive and senior management roles, including with New World Resources Limited, PolarX Limited and Adamus Resources Limited. During his tenure at Adamus, it developed the Nzema Gold Mine (Ghana) and subsequently merged with Endeavour Mining Corporation.

Mr Cunningham has also worked in the Financial Advisory division of Deloitte in both Australia and the UK.

Interests in the shares, options and rights of the Company and related bodies corporate

The following relevant interests in shares, options and rights of the Company or a related body corporate were held by the Directors as at the date of this report.

Directors	Number of options over ordinary shares	Number of performance rights	Number of fully paid ordinary shares
Michael Haynes	5,200,000	480,000	1,245,954
Ben Vallerine	2,000,000	4,000,000	554,903
Scott Funston	3,000,000	180,000	-

3,200,000 share options were granted to Directors during the financial year as part of their remuneration (2023: nil). No share options were granted to Directors since the end of the financial year.

No performance rights were granted to Directors during or since the end of the financial year as part of their remuneration.

At the date of this report, unissued ordinary shares of the Company under option are:

Expiry date	Exercise price	Number of options
27 December 2024	30 cents	14,916,643
26 April 2025	30 cents	3,000,000
26 April 2027	30 cents	13,500,000
6 February 2027	22 cents	1,500,000
4 April 2028	16.34 cents	5,600,000
11 April 2027	14 cents	16,250,000

At the date of this report, unissued ordinary shares of the Company under performance rights are:

Expiry date	Number of performance rights
13 March 2025	1,500,000
26 April 2027	5,500,000
13 March 2028	6,500,000
19 April 2028	5,000,000
11 April 2029	10,000,000

Dividends

No dividends have been paid or declared since the start of the financial year and the Directors do not recommend the payment of a dividend in respect of the financial year.

Principal Activities

The principal activities of the Group during the year were exploration for mineral resources.

Review of Operations

The Review of Operations for the financial year is set out on pages 4 to 19.

Operating results for the year

The consolidated loss of the Group for the financial year after providing for income tax amounted to \$6,875,548 (2023: \$854,609).

Review of financial conditions

The Company considers that it has sufficient financial resources to fund its exploration and development activities and general working capital requirements for the next 12 months. In the event that further capital was required, the ability to access this capital will depend upon the state of financial markets at the time and the Company's performance. The Directors of the Company believe that they have the ability to raise additional capital as required through further equity financings.

Risk management

The Company has a policy for the oversight and management of material business risks, which is available on the Company's website. A summary of the material business risks is set out on pages 20 to 21.

The Board is ultimately responsible for ensuring the Company maintains effective risk management systems and processes. The Board delegates responsibility for implementing appropriate risk systems to management and management is required by the Board to report back on the efficiency and effectiveness of such risk systems.

Significant changes in the state of affairs

Significant changes in the state of affairs of the Company and the Group during the financial year are detailed in the Review of Operations.

In the opinion of the directors, there were no other significant changes in the state of affairs of the Company and the Group that occurred during the financial year under review not otherwise disclosed in this report or in the financial report.

Significant events after balance date

There are no matters or circumstances that have arisen since the balance date which significantly affects or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial years.

Likely developments and expected results

The Group will continue to implement its strategy of exploring and developing its South Australian and North American mineral assets. The Group will also consider any suitable acquisition opportunities.

Environmental legislation

The Group carries out operations that are subject to environmental regulations under Federal and State legislation in Australia, Canada and the USA. The Group has procedures in place to ensure regulations are adhered to. The Group is not aware of any breaches in relation to environmental matters.

Indemnification and insurance of Directors and Officers

The Group has made agreements indemnifying all the Directors and Officers of the Group against all losses or liabilities incurred by each Director or Officer in their capacity as Directors or Officers of the Group to the extent permitted by the Corporations Act 2001. The indemnification specifically excludes wilful acts of negligence. The Group paid insurance premiums in respect of Directors' and Officers' Liability Insurance contracts for current Officers of the Group, including Officers of the Group's controlled entities. The liabilities insured are damages and legal costs that may be incurred in defending civil or criminal proceedings that may be brought against the Officers in their capacity as officers of entities in the Group. The total amount of insurance premiums paid has not been disclosed due to confidentiality reasons.

Remuneration Report (Audited)

This report outlines the remuneration arrangements in place for the key management personnel of the Group for the financial year ended 30 June 2024. The information provided in this remuneration report has been audited as required by Section 308(3C) of the Corporations Act 2001.

The remuneration report details the remuneration arrangements for key management personnel ("KMP") who are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Company and the consolidated entities, directly or indirectly, including any Director (whether executive or otherwise) of the parent company, and certain executives.

Key Management Personnel

Michael Haynes (Non-Executive Chairman) Ben Vallerine (Managing Director) Scott Funston (Non-Executive Director)

Company Secretary

Ian Cunningham

Remuneration philosophy

The performance of the Group depends upon the quality of the Directors and executives. The philosophy of the Group in determining remuneration levels is to:

- set competitive remuneration packages to attract and retain high calibre employees;
- link executive rewards to shareholder value creation; and
- establish appropriate performance hurdles for variable executive remuneration.

In the absence of a remuneration committee, the Board determines payments to the Non-Executive Directors and reviews their remuneration annually, based on market practice, duties and accountability. Independent external advice is sought when required. The Group did not employ a remuneration consultant during the year ended 30 June 2024.

Remuneration structure

In accordance with best practice Corporate Governance, the structure of Non-Executive Director and Executive remuneration is separate and distinct.

Non-executive Director remuneration

The Board seeks to set aggregate remuneration at a level that provides the Group with the ability to attract and retain Directors of the highest calibre, whilst incurring a cost that is acceptable to shareholders.

Remuneration Report (continued)

In accordance with the Company's Constitution and the ASX Listing Rules, the maximum aggregate remuneration that may be paid to Non-Executive Directors is currently set at \$250,000 per annum.

The amount of aggregate remuneration sought to be approved by shareholders and the manner in which it is apportioned amongst Directors is reviewed annually. The Board considers advice from external consultants as well as the fees paid to Non-Executive Directors of comparable companies when undertaking the annual review process.

The remuneration of Non-Executive Directors for the year ended 30 June 2024 is detailed from page 26 to 30 of this report.

Executive Director and Senior Manager Remuneration

Remuneration consists of fixed and variable components (currently comprising a long-term incentive scheme).

Fixed remuneration currently consists of cash remuneration. Fixed remuneration levels are reviewed annually by the Board, taking into consideration past performance, time commitments, relevant market comparatives and the Company's stage of development. The Board has access to external advice if required.

The Board determines the appropriate form and levels of variable remuneration as and when they consider rewards are warranted. Variable remuneration currently consists of share option and performance rights grants (long term incentives), which are currently considered to be the most effective and appropriate form of long-term incentives given the Company's financial resources and stage of development. The objective of the long term incentives is to link the variable remuneration to the achievement of key operational targets and shareholder value creation.

Letters of Appointment

Mr Michael Haynes was appointed non-executive Chairman on 14 May 2021 and receives fixed remuneration of \$50,000 per annum for this role.

Mr Scott Funston was appointed non-executive Director on 21 December 2021 and receives fixed remuneration of \$30,000 per annum for this role.

Service Contracts

Mr Ben Vallerine was appointed Managing Director on 21 December 2021 and provides his services as Managing Director pursuant to an employment contract, the key terms of which were:

- total fixed salary of \$240,000 per annum (inclusive of any superannuation obligations); and
- a three-month notice period is required in order to terminate the agreement.

Effective 1 June 2024, Mr Vallerine's base salary was revised to \$290,000 per annum (plus maximum super contribution base).

Other than the agreement with Ben Vallerine, there are no other service contracts currently in place for any of the directors.

Mr Ian Cunningham was appointed Company Secretary on 14 May 2021 and consults to the Company at an average monthly rate of \$6,000 (excluding GST). The consulting agreement may be terminated with one months' notice.

Remuneration Report (continued)

Remuneration of Directors

Table 1: Directors and officers' remuneration for the years ended 30 June 2024 and 30 June 2023

		term employee benefits		Equity			
		Salary and fees	Options	Performance rights	Total	Fixed Remuneration	Remuneration linked to performance
		\$	\$	\$	\$	%	. %
Michael Haynes	2024	50,000	2,915	-	52,915	94	6
	2023	50,000	-	(3,393)	46,607	107	(7)
Ben Vallerine	2024	246,825	8,329	-	255,154	97	3
	2023	240,000	-	(28,274)	211,726	113	(13)
Scott Funston	2024	30,000	2,082	-	32,082	94	6
	2023	30,000	-	(1,272)	28,728	104	(4)
Ian Cunningham	2024	70,500	3,687	-	74,187	95	5
· ·	2023	60,000	-	(3,393)	56,607	106	(6)
Totals	2024	397,325	17,013	-	414,338	96	4
	2023	380,000	-	(36,332)	343,668	111	(11)

30 June 2024

Table 2: Options granted as compensation to key management personnel for the year ended 30 June 2024

	Number	Grant date	Value per option at grant date	Value of options at grant date	Date exercised	Ordinary shares issued on exercise	Vesting and first exercise date	Last exercise date (expiry)
Michael Haynes	700,000	05/04/2024	0.0707	49,490	exercised	CACICISC	05/04/2024	04/04/2028
Michael Hayries	· '		0.0707	43,430	-	-	03/04/2024	
Ben Vallerine	2,000,000	05/04/2024	0.0707	141,400	-	-	05/04/2024	04/04/2028
Scott Funston	500,000	05/04/2024	0.0707	35,350	-	-	05/04/2024	04/04/2028
Ian Cunningham	1,000,000	05/04/2024	0.0626	62,600	-	_	05/04/2024	04/04/2028

^{*} Each exercisable at \$0.1634 on or before 4 April 2028.

There were no performance rights issued to the Company's directors and officers during the year ended 30 June 2024.

30 June 2023

There were no share options granted to the Company's directors and officers during the year ended 30 June 2023.

There were no performance rights issued to the Company's directors and officers during the year ended 30 June 2023.

Exercised

No options or performance rights granted as compensation in the current year or prior year were exercised.

Forfeited/lapsed during the year

No options or performance rights granted as compensation in the current year or prior year were forfeited / lapsed.

Remuneration Report (continued)

Option holdings of Key Management Personnel Granted as Remuneration

						Vested as at end of year			
	Balance at beginning of year	Options exercised	Options expired	Allotment of Options(ii)	Balance at end of year	Total	Exercisable	Not Exercisable	
30 June 2024									
Michael Haynes	4,500,000	-	-	700,000	5,200,000	5,200,000	5,200,000	-	
Ben Vallerine	-	-	-	2,000,000	2,000,000	2,000,000	2,000,000	-	
Scott Funston	2,500,000	-	-	500,000	3,000,000	3,000,000	3,000,000	-	
Ian Cunningham	3,500,000	-	-	1,000,000	4,500,000	4,500,000	4,500,000	-	
Total	10,500,000	-	-	4,200,000	14,700,000	14,700,000	14,700,000	-	

						\	ested as at end	of year
	Balance at beginning of year ⁽ⁱ⁾	Options exercised	Options expired	Allotment of Options	Balance at end of year	Total	Exercisable	Not Exercisable
30 June 2023	-							
Michael Haynes	4,500,000	-	-	-	4,500,000	4,500,000	4,500,000	-
Ben Vallerine	-	-	-	-	-	-	-	-
Scott Funston	2,500,000	-	-	-	2,500,000	2,500,000	2,500,000	-
Ian Cunningham	3,500,000	-	-	-	3,500,000	3,500,000	3,500,000	-
Total	10,500,000	-	-	-	10,500,000	10,500,000	10,500,000	-

⁽i) Exercisable at \$0.30 on or before 26 April 2027.

Details of the valuation basis of these options are disclosed in Note 12 of the financial report.

Shareholdings of Key Management Personnel

30 June 2024	Balance at beginning of year	Granted as remuneration	Net change other	Balance at end of year
30 Julie 2024				
Michael Haynes	620,954	-	625,000	1,245,954
Ben Vallerine	117,403	-	437,500	554,903
Scott Funston	-	-	-	-
Ian Cunningham	179,695	-	337,500	517,195
Total	918,052	-	1,400,000	2,318,052

⁽ii) Exercisable at \$0.1634 on or before 4 April 2028.

Remuneration Report (continued)

	Balance at beginning of year	Granted as remuneration	Net change other	Balance at end of year
30 June 2023				
Michael Haynes	620,954	-	-	620,954
Ben Vallerine	117,403	-	-	117,403
Scott Funston	-	-	-	-
Ian Cunningham	179,695	-	-	179,695
Total	918,052	-	-	918,052

Other transactions and balances with Key Management Personnel (included in remuneration Table 1)

	2024 \$	2023 \$
Director's fees paid to Bullseye Geoservices Pty Ltd, a company in which Michael Haynes is	50,000	50,000
a director Director's fees paid to Resourceful International Consulting Pty Ltd, a company in which	50,000	50,000
Scott Funston is a director Company Secretary fees paid to Vickery Corporate Pty Ltd, a company of which lan Cunningham is a director	30,000 60,000	30,000 60.000
Consulting fees paid to Vickery Corporate Pty Ltd, a company of which Ian Cunningham is a director	10.500	-
Serviced office fees paid to MQB Ventures Pty Ltd, a company in which Michael Haynes is a director	114,000	114,000

All equity transactions with key management personnel other than those arising from the exercise of remuneration options have been entered into under terms and conditions no more favourable than those the Group would have adopted if dealing at arm's length.

There have been no other transactions with key management personnel.

End of Remuneration Report.

Directors' meetings

The number of meetings of Directors' held during the year and the number of meetings attended by each Director was as follows:

	Boar	d Meetings
Director	Number Attended	Number eligible to attend
Michael Haynes	4	4
Ben Vallerine	4	4
Scott Funston	4	4

Proceedings on behalf of the Company or the Group

No person has applied for leave of court to bring proceedings on behalf of the Company or the Group or intervene in any proceedings to which the Company is a party for the purpose of taking responsibility on behalf of the Company for all or any part of those proceedings.

Auditor independence and non-audit services

Section 307C of the Corporations Act 2001 requires the Group's auditors, Stantons, to provide the Directors of the Company with an Independence Declaration in relation to the audit of the Annual Report. This Independence Declaration is set out on page 33 and forms part of this Directors' Report for the year ended 30 June 2024.

Non-audit services

The Group may decide to employ the auditors on assignments additional to their statutory duties where the auditors' expertise and experience with the Group are important.

During the financial year ended 30 June 2024, Stantons Corporate Finance has carried out non-audit services (refer to Note 18).

Corporate Governance Statement

The Company's 2024 Corporate Governance Statement has been released as a separate document and is located on our website at: www.kobaresources.com

Signed in accordance with a resolution of the Directors.



Michael Haynes Non-Executive Chairman 30 September 2024

Financial Report



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30 September 2024

Board of Directors Koba Resources Limited Suite 25, Level 3 22 Railway Road Subiaco WA 6008

Dear Directors

RE: KOBA RESOURCES LIMITED

In accordance with section 307C of the *Corporations Act 2001*, I am pleased to provide the following declaration of independence to the directors of Koba Resources Limited.

As Audit Director for the audit of the financial statements of Koba Resources Limited for the year ended 30 June 2024, I declare that to the best of my knowledge and belief, there have been no contraventions of:

- (i) the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- (ii) any applicable code of professional conduct in relation to the audit.

Yours sincerely

STANTONS INTERNATIONAL AUDIT AND CONSULTING PTY LTD
(An Authorised Audit Company)

Martin Michalik
Director



CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2024

Notes

	Consolidated 30 June 2024 \$	Consolidated 30 June 2023 \$
2(a)	99.983	18,314
8	•	(3,379)
12	(' '	-
12	115,200	38,876
9	(2,673,897)	-
9	(3,205,226)	-
2(b)	(1,163,553)	(908,420)
	(6,875,548)	(854,609)
3	-	-
•	(6,875,548)	(854,609)
	(26,677)	292,665
•	(6,902,225)	(561,944)
	(6.875.548)	(854,609)
	(6,875,548)	(854,609)
	(6.902.225)	(561,944)
	(6,902,225)	(561,944)
5	(5.64)	(1.12)
	12 12 9 9 2(b) 3	30 June 2024 \$ 2(a) 99,983 8 (6,152) 12 (41,903) 12 115,200 9 (2,673,897) 9 (3,205,226) 2(b) (1,163,553) (6,875,548) 3 (26,677) (6,902,225) (6,875,548) (6,875,548) (6,875,548)

The accompanying notes form part of these consolidated financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2024

	Notes	Consolidated 2024 \$	Consolidated 2023 \$	
Current Assets Cash and cash equivalents Trade and other receivables Prepayments Total Current Assets	6 7 -	4,572,075 103,020 218,475 4,893,570	5,897,508 56,137 52,758 6,006,403	
Non-Current Assets Property, plant and equipment Exploration and evaluation expenditure Total Non-Current Assets Total Assets	8 9 _	96,852 9,711,816 9,808,668 14,702,238	13,472 10,170,323 10,183,795 16,190,198	
Current Liabilities Trade and other payables Provisions Total Current Liabilities Total Liabilities Net Assets	10 - - -	328,209 65,817 394,026 394,026 14,308,212	584,077 24,816 608,893 608,893 15,581,305	
Equity Issued capital Reserves Accumulated losses Total equity attributable to the owners of the parent Total Equity	11 12 12 _ -	20,523,439 4,156,400 (10,371,627) 14,308,212 14,308,212	15,875,635 3,201,749 (3,496,079) 15,581,305 15,581,305	

The accompanying notes form part of these consolidated financial statements.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2024

Consolidated	Issued Capital	Accumulated Losses	Options Reserve	Performance Rights Reserve	Foreign Exchange Reserve	Total
	\$	\$	\$	\$	\$	\$
Balance as at 1 July 2022 Loss for the year	10,463,389	(2,641,470) (854,609)	2,231,332	38,876	265,440	10,357,567 (854,609)
Exchange differences on translation of foreign operations	-	-	-	-	292,665	292,665
Total Comprehensive (loss)/income for the year	-	(854,609)	-	-	292,665	(561,944)
Shares issued during the year	6,082,500	-	-	-	-	6,082,500
Options issued during the year	-	-	297,112	-	-	297,112
Performance Rights issued during the year	-	-	-	115,200	-	115,200
Performance Rights reversed during the year	-	-	-	(38,876)	-	(38,876)
Share issue costs	(670,254)	-	-	-	-	(670,254)
Balance as at 30 June 2023	15,875,635	(3,496,079)	2,528,444	115,200	558,105	15,581,305
Consolidated	Issued Capital	Accumulated Losses	Options Reserve	Performance Rights Reserve	Foreign Exchange Reserve	Total
	\$	\$	\$	\$	\$	\$
Balance as at 1 July 2023	15,875,635	(3,496,079)	2,528,444	115,200	558,105	15,581,305
Loss for the year	-	(6,875,548)	-	-	-	(6,875,548)
Exchange differences on translation of foreign operations	-	-	-	-	(26,677)	(26,677)
Total Comprehensive (loss)/income for the year	-	(6,875,548)	-	-	(26,677)	(6,902,225)
Shares issued during the year	4,791,444	-	-	-	-	4,791,444
Options issued during the year	-	-	1,096,528	-	-	1,096,528
Performance Rights reversed during the year	-	-	-	(115,200)	-	(115,200)
Share issue costs	(143,640)	-	-	-	-	(143,640)
Balance as at 30 June 2024	20,523,439	(10,371,627)	3,624,972	-	531,428	14,308,212

The accompanying notes form part of these consolidated financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2024

	Notes		
		Consolidated 2024 \$	Consolidated 2023 \$
Cash Flows from Operating Activities			· · · · · · · · · · · · · · · · · · ·
Payments to suppliers and employees Interest received		(1,089,755) 99,983	(688,760) 18,314
Net cash (used in) operating activities	6(ii)	(989,772)	(670,446)
Cash Flows from Investing Activities (Payments)/received for plant and equipment Payments for acquisition costs and exploration and evaluation expenditure Net cash (used in) investing activities	_	(89,532) (2,214,489) (2,304,021)	4,858 (3,249,316) (3,244,458)
Cash Flows from Financing Activities	_	(=,==:,,==:)	(0,2 : :, :00)
Proceeds from issue of shares		2,112,000	5,650,000
Payments for share issue costs		(143,640)	(373,142)
Net cash provided by financing activities	_	1,968,360	5,276,858
Net (decrease)/increase in cash and cash equivalents		(1,325,433)	1,361,954
Cash and cash equivalents at the beginning of the year	_	5,897,508	4,535,554
Cash and Cash Equivalents at the End of the Year	6(i)	4,572,075	5,897,508

The accompanying notes form part of these consolidated financial statements.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES

(a) Basis of preparation

The financial report is a general purpose financial report, which has been prepared in accordance with the requirements of the Corporations Act 2001, Accounting Standards and Interpretations and complies with other requirements of the law.

The financial statements comprise the financial statements for the consolidated entity ("Group") consisting of the Company and its controlled entities. For the purposes of preparing the consolidated financial statements, the Group is a for-profit entity.

Except for cashflow information, the consolidated financial report has been prepared on an accrual basis and are based on historical cost, modified where applicable by the measurement at fair value of select non-current assets, financial assets and financial liabilities.

The accounting policies detailed below have been consistently applied to all years presented unless otherwise stated. The financial statements are for the Group.

The financial report is presented in Australian dollars.

The Company is a listed public company, incorporated in Australia and operating in Australia, North America and Canada. The entity's principal activities are exploration of mineral resources.

(b) New or amended standards and interpretations

New or amended accounting standards and interpretations adopted

The Group has adopted all of the new or amended accounting standards and interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period.

Any new or amended Accounting Standards or Interpretations that are not yet mandatory have not been early adopted.

New accounting standards and interpretations not yet mandatory or early adopted

Australian accounting standards and interpretations that have recently been issued or amended but are not yet mandatory, have not been early adopted by the Group for the annual reporting period ended 30 June 2024. The Group has not yet assessed the impact of these new or amended accounting standards and interpretations.

(c) Statement of compliance

The financial report was authorised for issue on 30 September 2024.

The financial report complies with Australian Accounting Standards, which include Australian equivalents to International Financial Reporting Standards (AIFRS). Compliance with AIFRS ensures that the financial report, comprising the financial statements and notes thereto, complies with International Financial Reporting Standards (IFRS).

(d) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Group consisting of the Company and its controlled entities as at 30 June 2024 and the results of all controlled entities for the year then ended.

The financial statements of the subsidiaries are prepared for the same reporting period as the Group, using consistent accounting policies.

In preparing the consolidated financial statements, all intercompany balances and transactions, income and expenses and profit and losses resulting from intra-group transactions have been eliminated in full.

Controlled entities are fully consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group. Control exists where the company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing when the Group controls another entity.

Business combinations have been accounted for using the acquisition method of accounting.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(d) Basis of consolidation (continued)

Non-controlling interests represent the portion of profit or loss and net assets in subsidiaries not held by the Group and are presented separately in the consolidated statement of comprehensive income and within equity in the consolidated statement of financial position. Losses are attributed to the non-controlling interests even if that results in a deficit balance.

The Group treats transactions with non-controlling interests that do not result in a loss of control as transactions with equity owners of the Group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the controlled entity. Any difference between the amount of the adjustment to non-controlling interests and any consideration paid or received is recognised in a separate reserve within equity attributable to owners of Koba Resources Limited.

When the Group loses control of a controlled entities, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill) and liabilities of the subsidiary and any non-controlling interests. When assets of the subsidiary are carried at revalued amounts or fair values and the related cumulative gain or loss has been recognised in other comprehensive income and accumulated in equity, the amounts previously recognised in other comprehensive income and accumulated in equity are accounted for as if the Group had directly disposed of the relevant assets (i.e. reclassified to profit or loss or transferred directly to retained earnings as specified by applicable Standards). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under AASB 139 'Financial Instruments: Recognition and Measurement' or, when applicable, the cost on initial recognition of an investment in an associate or jointly controlled entity.

(e) Critical accounting judgements and key sources of estimation uncertainty

The application of accounting policies requires the use of judgements, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

Share-based payment transactions

The Group measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by an external valuer using a Black-Scholes model, using the assumptions detailed in Note 12.

The Group measures the cost of cash-settled share-based payments at fair value at the grant date using the Black-Scholes formula taking into account the terms and conditions upon which the instruments were granted, as discussed in Note 12.

Exploration and evaluation costs carried forward

In accordance with accounting policy note 1(v), management determines when an area of interest should be abandoned. When a decision is made that an area is not commercially viable, all costs that have been capitalised in respect of those areas of interest are written off. In determining this, certain assumptions including the maintenance of title, ongoing expenditure and prospectivity are made.

Deferred Tax Assets and Liabilities

The Group recognises deferred tax assets in respect of tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Judgement is required to determine the amount of deferred tax assets that can be recognised, based upon likely timing and level of future taxable profits, together with future tax planning strategies. Deferred tax liabilities are recognised when it is considered probable that there will be a future outflow of funds to a taxing authority. A change in estimate of the likelihood of a future outflow and/or in the expected amount to be settled would be recognised in profit or loss in the period in which the change occurs. This requires the application of judgment as to the ultimate outcome, which can change over time depending on facts and circumstances.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(f) Going concern

The consolidated financial statements have been prepared on the basis of accounting principles applicable to a going concern, which assumes the commercial realisation of the future potential of the Group's assets and the discharge of its liabilities in the normal course of

As at 30 June 2024, the Group had cash and cash equivalents of \$4,572,075 (2023: \$5,897,508). For the year ended 30 June 2024, the Group incurred a loss of \$6,875,548 (2023: \$854,609) and a net cash outflow from operating and investing activities of \$3,293,793 (2023: \$3,914,904).

The Board considers that the Group is a going concern on the basis that it should have sufficient financial resources to fund its operations and further develop its mineral exploration and evaluation assets during the twelve month period from the date of this report.

Accordingly, the Directors believe that it is appropriate to adopt that basis of accounting in the preparation of the financial report.

The financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts nor to the amounts and classification of liabilities that might be necessary should the Group not continue as a going concern.

(g) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors of Koba Resources Limited.

(h) Foreign currency translation

Both the functional and presentation currency of the Company and its Australian controlled entities is Australian dollars. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

Transactions in foreign currencies are initially recorded in the functional currency by applying the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at balance date.

All exchange differences in the consolidated financial report are taken to profit or loss with the exception of differences on foreign currency borrowings that provide a hedge against a net investment in a foreign entity. These are taken directly to equity until the disposal of the net investment, at which time they are recognised in profit or loss.

Tax charges and credits attributable to exchange differences on those borrowings are also recognised in equity.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the date of the initial transaction.

Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss.

On disposal of a foreign entity, the deferred cumulative amount recognised in equity relating to that particular foreign operation is recognised in profit or loss.

In addition, in relation to the partial disposal of a subsidiary that does not result in the Group losing control over the controlled entity, the proportionate share of accumulated exchange differences are re-attributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (i.e. partial disposals of associates or jointly controlled entities that do not result in the Group losing significant influence or joint control), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(i) Revenue recognition

Revenue is recognised when a performance obligation in the contract with customer is satisfied or when the control of the goods or services underlying the particular performance obligation is transferred to the customer.

Interest income

Income is recognised as the interest accrues (using the effective interest method, which is the rate exactly discounts estimated future cash flow receipts through the expected life of the financial instrument) to the net carrying amount of the financial asset.

(j) Borrowing costs

Borrowing costs are capitalised that are directly attributable to the acquisition, construction or production of qualifying assets where the borrowing cost is added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

(k) Income tax

The income tax expense or benefit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary difference and to unused tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the countries where the company's subsidiaries and associates operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance date.

Deferred income tax is provided on all temporary differences at the balance date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognised for all taxable temporary differences except:

- when the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and that, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; or
- when the taxable temporary difference is associated with investments in subsidiaries, associates or interests in joint ventures, and
 the timing of the reversal of the temporary difference can be controlled and it is probable that the temporary difference will not reverse
 in the foreseeable future.

Deferred income tax assets are recognised for all deductible temporary differences, carry-forward of unused tax assets and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and the carry-forward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; or
- when the deductible temporary difference is associated with investments in subsidiaries, associates or interests in joint ventures, in which case a deferred tax asset is only recognised to the extent that it is probable that the temporary difference will reverse in the foreseeable future and taxable profit will be available against which the temporary difference can be utilised.

The carrying amount of deferred income tax assets is reviewed at each balance date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(k) Income tax (continued)

Unrecognised deferred income tax assets are reassessed at each balance date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance date.

Income taxes relating to items recognised directly in equity are recognised in equity and not in profit or loss.

Deferred tax assets and deferred tax liabilities are offset only if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred tax assets and liabilities relate to the same taxable entity and the same taxation authority.

Other taxes

Revenues, expenses and assets are recognised net of the amount of GST and VAT except:

- when the GST or VAT incurred on a purchase of goods and services is not recoverable from the taxation authority, in which case the GST or VAT is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- receivables and payables, which are stated with the amount of GST and VAT included.

The net amount of GST and VAT recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the Consolidated Statement of Financial Position.

Cash flows are included in the Consolidated Statement of Cash Flows on a gross basis and the GST and VAT component of cash flows arising from investing and financing activities, which is recoverable from, or payable to, the taxation authority are classified as operating cash flows.

Commitments and contingencies are disclosed net of the amount of GST or VAT recoverable from, or payable to, the taxation authority.

(m) Impairment of non-financial assets

The Group assesses at each balance date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets and the asset's value in use cannot be estimated to be close to its fair value. In such cases the asset is tested for impairment as part of the cashgenerating unit to which it belongs. When the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset or cash-generating unit is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses relating to continuing operations are recognised in those expense categories consistent with the function of the impaired asset unless the asset is carried at revalued amount (in which case the impairment loss is treated as a revaluation decrease).

An assessment is also made at each balance date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit or loss unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase. After such a reversal the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(n) Cash and cash equivalents

Cash comprises cash at bank and in hand. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Bank overdrafts are shown within borrowings in current liabilities in the statement of financial position.

For the purposes of the Consolidated Statement of Cash Flows, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts.

(o) Trade and other receivables

Trade receivables are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method. Trade receivables are generally due for settlement within periods ranging from 15 days to 30 days.

(p) Financial instruments

Financial assets

Initial recognition and measurement

Financial assets are classified at initial recognition and subsequently measured at amortised cost, fair value through other comprehensive income (OCI), and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient, the Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under AASB 15.

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Financial assets at amortised cost (debt instruments)
- Financial assets at fair value through OCI with recycling of cumulative gains and losses (debt instruments)
- Financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at fair value through profit or loss

The Group's financial assets at amortised cost includes trade and other receivables.

Financial assets at amortised cost (debt instruments)

The Group measures financial assets at amortised cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows and:
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding

Financial assets at fair value through OCI (debt instruments)

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(p) Financial instruments (continued)

The Group measures debt instruments at fair value through OCI if both of the following conditions are met:

- The financial asset is held within a business model with the objective of both holding to collect contractual cash flows and selling
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

For debt instruments at fair value through OCI, interest income, foreign exchange revaluation and impairment losses or reversals are recognised in the statement of profit or loss and computed in the same manner as for financial assets measured at amortised cost.

The remaining fair value changes are recognised in OCI. Upon derecognition, the cumulative fair value change recognised in OCI is recycled to profit or loss.

Financial assets designated at fair value through OCI (equity instruments)

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity instruments designated at fair value through OCI when they meet the definition of equity under AASB 132 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognised as other income in the statement of profit or loss when the right of payment has been established, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in OCI. Equity instruments designated at fair value through OCI are not subject to impairment assessment.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortised cost or at fair value through OCI, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the consolidated statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments and listed equity investments which the Group had not irrevocably elected to classify at fair value through OCI. Dividends on listed equity investments are also recognised as other income in the statement of profit or loss when the right of payment has been established.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if: the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(p) Financial instruments (continued)

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- The rights to receive cash flows from the asset have expired or
- The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of its continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment of financial assets

The Group recognises an allowance for expected credit losses (ECLs) for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For trade receivables and contract assets, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For debt instruments at fair value through OCI, the Group applies the low credit risk simplification. At every reporting date, the Group evaluates whether the debt instrument is considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort. In making that evaluation, the Group reassesses the internal credit rating of the debt instrument. In addition, the Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Financial Liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(p) Financial instruments (continued)

The Group's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, and derivative financial instruments.

Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below:

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by AASB 9. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held for trading are recognised in the statement of profit or loss.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in AASB 9 are satisfied. The Group has not designated any financial liability as at fair value through profit or loss.

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the effective interest rate method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included as finance costs in the statement of profit or loss.

This category generally applies to interest-bearing loans and borrowings.

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the consolidated statement of profit or loss.

Offsetting of financial instruments iii)

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

(q) Property, plant and equipment

Plant and equipment is stated at cost less accumulated depreciation and any accumulated impairment losses. Such cost includes the cost of replacing parts that are eligible for capitalisation when the cost of replacing the parts is incurred. Similarly, when each major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement only if it is eligible for capitalisation.

Depreciation is calculated on a straight-line basis over the estimated useful life of the assets as follows:

Plant and equipment

2.5 years to 8 years

The assets' residual values, useful lives and amortisation methods are reviewed, and adjusted if appropriate, at each financial year end.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(q) Property, plant and equipment (continued)

Derecognition and disposal

An item of property, plant and equipment is derecognised upon disposal or when no further future economic benefits are expected from its use or disposal.

Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the year the asset is derecognised.

(r) Trade and other payables

Trade payables and other payables are carried at amortised cost and represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services. Trade and other payables are presented as current liabilities unless payment is not due within 12 months.

(s) Share-based payment transactions

Equity settled transactions:

The Group provides benefits to employees and consultants (including senior executives) of the Group in the form of share-based payments, whereby employees and consultants render services in exchange for shares or rights over shares (equity-settled transactions).

The cost of equity-settled transactions with employees and consultants is measured by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using the Black-Scholes model or the binomial option valuation model.

In valuing equity-settled transactions, no account is taken of any performance conditions, other than conditions linked to the price of the Company's shares (market conditions) if applicable.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled, ending on the date on which the relevant employees or consultants become fully entitled to the award (the vesting period).

The cumulative expense recognised for equity-settled transactions at each balance date until vesting date reflects:

- (i) the extent to which the vesting period has expired; and
- (ii) the Group's best estimate of the number of equity instruments that will ultimately vest.

No adjustment is made for the likelihood of market performance conditions being met as the effect of these conditions is included in the determination of fair value at grant date. The statement of comprehensive income charge or credit for a period represents the movement in cumulative expense recognised as at the beginning and end of that period.

No expense is recognised for awards that do not ultimately vest, except for awards where vesting is only conditional upon a market condition.

If the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payment arrangement, or is otherwise beneficial to the employee, as measured at the date of modification.

If an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award and designated as a replacement award on the date that it is granted, the cancelled and new award are treated as if they were a modification of the original award, as described in the previous paragraph.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(s) Share-based payment transactions (continued)

The dilutive effect, if any, of outstanding options is reflected as additional share dilution in the computation of earnings/loss per share.

(t) Issued capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds. Incremental costs directly attributable to the issue of new shares or options for the acquisition of a new business are not included in the cost of acquisition as part of the purchase consideration.

(u) Earnings/loss per share

Basic earnings/loss per share is calculated as net profit or loss attributable to members of the parent, adjusted to exclude any costs of servicing equity (other than dividends) and preference share dividends, divided by the weighted average number of ordinary shares, adjusted for any bonus element.

Diluted earnings/loss per share is calculated as net profit or loss attributable to members of the parent, adjusted for:

- costs of servicing equity (other than dividends) and preference share dividends;
- the after tax effect of dividends and interest associated with dilutive potential ordinary shares that have been recognised as expenses; and
- other non-discretionary changes in revenues or expenses during the period that would result from the dilution of potential ordinary shares; divided by the weighted average number of ordinary shares and dilutive potential ordinary shares, adjusted for any bonus element.

(v) Exploration and evaluation

Exploration and evaluation expenditures in relation to each separate area of interest are recognised as an exploration and evaluation asset in the year in which they are incurred where the following conditions are satisfied:

- (i) the rights to tenure of the area of interest are current; and
- (ii) at least one of the following conditions is also met:
 - the exploration and evaluation expenditures are expected to be recouped through successful development and exploration of the area of interest, or alternatively, by its sale; or
 - exploration and evaluation activities in the area of interest have not at the balance date reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active and significant operations in, or in relation to, the area of interest are continuing.

Exploration and evaluation assets are initially measured at cost and include acquisition of rights to explore, studies, exploratory drilling, trenching and sampling and associated activities and an allocation of depreciation and amortisation of assets used in exploration and evaluation activities. General and administrative costs are only included in the measurement of exploration and evaluation costs where they are related directly to operational activities in a particular area of interest.

Exploration and evaluation assets are assessed for impairment when facts and circumstances suggest that the carrying amount of an exploration and evaluation asset may exceed its recoverable amount. The recoverable amount of the exploration and evaluation asset (for the cash generating unit(s) to which it has been allocated being no larger than the relevant area of interest) is estimated to determine the extent of the impairment loss (if any). Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in previous years.

NOTE 1: SUMMARY OF MATERIAL ACCOUNTING POLICIES (continued)

(v) Exploration and evaluation (continued)

Where a decision has been made to proceed with development in respect of a particular area of interest, the relevant exploration and evaluation asset is tested for impairment and the balance is then reclassified to development.

(w) Parent Entity Financial Information

The financial information for the parent entity Koba Resources Limited, disclosed in Note 16 has been prepared on the same basis as the consolidated financial statements, except as below;

(i) Investments in subsidiaries, associates and joint ventures

Investments in subsidiaries, associates and joint venture entities are accounted for at cost in the parent entity's financial statements. Dividends received from associates are recognised in the parent entity's profit or loss, rather than being deducted from the carrying amount of these investments.

(ii) Share-based payments

The grant by the company of options over its equity instruments to the employees of and consultants to subsidiary undertakings in the Group is treated as a capital contribution to that subsidiary undertaking. The fair value of employee services received, measured by reference to the grant date fair value, is recognised over the vesting period as an increase to investment in subsidiary undertakings, with a corresponding credit to equity.

NOTE 2: REVENUE AND EXPENSES

	Consolidated 30 June 2024	Consolidated 30 June 2023
	\$ \$	\$
(a) Revenue		
Interest income	99,983	18,314
	99,983	18,314
(b) Expenses		
Administration costs	755,923	529,868
Auditor's remuneration	48,250	51,543
Marketing and travel costs	194,022	161,885
Other	165,358	165,124
	1,163,553	908,420

NOTE 3: INCOME TAX EXPENSE

NOTE 3. INCOME TAX EXPENSE	Consolidated 30 June 2024	Consolidated 30 June 2023
The major components of tax expense for the years ended 30 June 2024 and 30 June 2023 are: Income tax expense - current Income tax expense - deferred	- -	- -
Income tax expense reported in the consolidated statement of profit or loss and other comprehensive income	-	
A reconciliation of income tax expense applicable to accounting loss before income tax at the statutory income tax rate to income tax expense at the Group's effective income tax rate for the years ended 30 June 2024 and 30 June 2023 is as follows:		
Loss before income tax expense	(6,875,548)	(854,609)
At the statutory income tax rate of 30% (2023: 30%) Add:	(2,062,664)	(256,383)
Other permanent differences	43,674	142,360
Tax rate differential	345,992	6,926
Current year tax loss not brought to account as a deferred tax asset	1,672,998	107,097
Income tax expense reported in the consolidated statement of profit or loss and other comprehensive income	-	
Unrecognised deferred tax assets Deferred tax assets have not been recognised in respect of the following items:		
Accruals	13,930	13,050
Blackhole costs	32,887	10,000
Exploration & evaluation	(111,294)	_
PPE/fixed assets	(12,933)	_
Provisions	19,745	7,445
Foreign exchange	(121,556)	(166,636)
Australian tax losses (capital)	85,174	-
Australian tax losses (revenue)	497,272	212,946
Foreign tax losses	1,842,040	189,445
-	2,245,265	256,250

The tax losses do not expire under current legislation. Deferred tax assets have not been recognised in respect of these items because it is not probable that future taxable profit will be available against which the Group can utilise the benefits.

NOTE 4: SEGMENT REPORTING

Description of segments

During the year, the consolidated entity operated predominantly in Australia, Canada and the USA and in one business segment being, mineral mining and exploration and substantially all of the entity's resources are deployed for this purpose.

Reporting segments disclosed are Australia, Canada and USA. Reporting segments were determined based on areas of operation.

Segment information

The following tables present revenue and loss information and certain asset and liability information regarding business segments for the years ended 30 June 2024 and 30 June 2023.

NOTE 4: SEGMENT REPORTING (continued)

Year ended 30 June 2024	Australia \$	USA \$	Canada \$	Consolidated \$
Revenue				
Other revenue	99,983	-	-	99,983
Total segment revenue	99,983	-	•	99,983
Segment net operating (loss) after tax	(1,150,358)	(3,306,973)	(2,418,217)	(6,875,548)
Segment assets	8,615,780	5,157,574	928,884	14,702,238
Segment liabilities	(227,977)	(39,827)	(126,222)	(394,026)
Year ended	Australia \$	USA \$	Canada \$	Consolidated \$
30 June 2023				
Revenue				
Other revenue	18,314	-	-	18,314
Total segment revenue	18,314	•	•	18,314
Segment net operating (loss) after tax	(484,988)	(76,956)	<u>-</u>	(561,944)
Segment assets	6,157,016	8,217,007	1,816,175	16,190,198
Segment liabilities	(527,292)	(81,601)	•	(608,893)

NOTE 5: LOSS PER SHARE

	Consolidated 30 June 2024 cents per share	Consolidated 30 June 2023 cents per share
Basic and diluted loss per share:		
Continuing operations Total basic and diluted loss per share	(5.64) (5.64)	(1.12) (1.12)

NOTE 5: LOSS PER SHARE (continued)

	2024	2023
	\$	\$
The loss and weighted average number of ordinary shares used in the calculation of basic and diluted loss per share is as follows:		
Loss from continuing operations	(6,875,548)	(854,609)
	No.	No.
Weighted average number of ordinary shares for the purposes of basic and diluted loss per		
share	121,848,547	76,152,512

The share options and performance rights outstanding as at 30 June 2024 have no impact on the calculation of loss per share as they are anti-dilutive. These options and performance rights could potentially dilute basic EPS in the future.

NOTE 6: CASH AND CASH EQUIVALENTS

	Consolidated 2024 \$	Consolidated 2023 \$
Cash at bank and on hand	4,572,075 4,572,075	5,897,508 5,897,508

Cash at bank earns interest at floating rates based on daily bank deposit rates.

Short-term deposits are made for varying periods of between one day and three months, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates.

As at 30 June 2024, cash and cash equivalents of \$46,284 is denominated in USD (2023: \$20,260) and \$195,503 is denominated in CAD (2023: \$nil).

(i) Reconciliation to Consolidated Statement of Cash Flows

For the purposes of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and at bank net of outstanding bank overdrafts (if any).

Cash and cash equivalents as shown in the consolidated statement of cash flows is reconciled to the related items in the consolidated statement of financial position as follows:

	Consolidated 2024	Consolidated 2023
Cash and cash equivalents	4,572,075	5,897,508

NOTE 6: CASH AND CASH EQUIVALENTS (continued)

(ii) Reconciliation of loss for the year to net cash flows used in operating activities

	Consolidated 30 June 2024 \$	Consolidated 30 June 2023 \$
Loss after income tax	(6,875,548)	(561,944)
Depreciation	6,152	3,379
Share based payments	(73,297)	(38,876)
Exploration and evaluation expenditure written off	2,673,897	· -
Exploration and evaluation expenditure impaired	3,205,226	-
(Increase)/decrease in trade and other receivables and prepayments	(73,639)	38,114
Increase/(decrease) in trade and other payables	106,437	(111,119)
Increase/(decrease) in provisions	41,000	· -
Net cash flows used in operating activities	(989,772)	(670,446)

Non-cash investing and financing activities include the issuance of shares and options to acquire new projects during the year.

NOTE 7: TRADE AND OTHER RECEIVABLES

	Consolidated 2024 \$	Consolidated 2023 \$
Other receivables - GST recoverable	92,888	45,959
- Other debtors		10,178 56,137

Due to nature of the above receivables an aging is not presented. The receivables are not past their contractual terms nor past due. All of the other debtors balance as at 30 June 2024 of \$10,132 (2023: \$10,178), was attributable to USD denominated receivables.

NOTE 8: PROPERTY, PLANT AND EQUIPMENT

	Consolidated	
	Plant and equipment	Total
	\$	\$
Year ended 30 June 2024		
At 1 July 2023, net of accumulated depreciation	13,472	13,472
Additions	89,543	89,543
Disposals	-	-
Depreciation charge for the year	(6,152)	(6,152)
Net exchange difference on translation	(11)	(11)
Net carrying amount	96,852	96,852
Year ended 30 June 2023		
At 1 July 2022, net of accumulated depreciation	21,709	21,709
Disposals	(4,858)	(4,858)
Depreciation charge for the year	(3,379)	(3,379)
Net carrying amount	13,472	13,472

The useful lives of the assets were estimated as follows for 2024 and 2023: Plant and equipment 5 years

NOTE 9: EXPLORATION AND EVALUATION EXPENDITURE

	Consolidated 2024 \$	Consolidated 2023 \$
Costs carried forward in respect of:		
Exploration and evaluation phase - at cost		
Balance at beginning of the year	10,170,323	5,700,471
Acquisition cost ¹	3,848,185	691,654 ¹
Expenditure incurred	1,520,786	3,562,016
Expenditure written off ²	(2,673,897)	-
Expenditure impaired ³	(3,205,226)	-
Net exchange differences on translation	51,645	216,182
Total exploration expenditure	9,711,816	10,170,323

¹ Refer Note 20 for details on the acquisitions of the (i) Yarramba Project and the Harrier Project during the year ended 30 June 2024 for a total consideration of \$3,848,185; and (ii) SB1 Investments Pty Ltd, the Python Lithium Project and the Whitlock Lithium Project during the year ended 30 June 2023, for a total consideration of \$691,654.

³During the year ended 30 June 2024, \$306,564 of exploration and evaluation expenditure was impaired relating to the Goodsprings Project (\$192,385), the Colson Project (\$2,931,019) and Panther Creek (\$81,822).

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.

NOTE 10: TRADE AND OTHER PAYABLES

	Consolidated 2024 \$	Consolidated 2023 \$
Trade and other payables (i)	234,681	146,161
Sundry payables and accrued expenses	93,528	437,916
	328,209	584,077

⁽i) Trade payables are non-interest bearing and are normally settled on 30 day terms.

As at 30 June 2024, trade and other payables totalling \$22,156 were attributable to USD denominated payables (2023: \$81,601) and \$126,222 were attributable to CAD denominated payables (2023: \$nil).

NOTE 11: ISSUED CAPITAL

Issued Capital

Movements in issued capital were as follows:

	Consolidated 2024 \$	Consolidated 2023 \$
158,561,614 (2023: 105,416,667) ordinary shares issued and fully paid	22,223,945	17,432,500
Share issue costs ¹	(1,700,506)	(1,556,865)
	20,523,439	15,875,635

¹ The share issue costs included an amount of \$nil (2023: \$297,112) attributable to the options issued to the brokers and lead managers to the placement.

²During the year ended 30 June 2024, \$2,673,897 of exploration and evaluation expenditure was written off relating to the Python Lithium Project (\$283,912), the Whitlock Lithium Project (\$1,533,962), the Elkhorn Project (\$34,635) and JB1 Project (\$821,388).

NOTE 11: ISSUED CAPITAL (continued)

	2024	ļ	2023	
Movement in ordinary shares on issue	No.	\$	No.	\$
Balance at beginning of the financial year	105,416,667	15,875,635	65,000,000	11,350,000
Shares issued pursuant to a placement (a)	-	-	11,000,000	1,650,000
Shares issued in consideration for Python Lithium Project (b)	-	-	250,000	37,500
Shares issued in consideration for SB1 Investments Pty Ltd (c)	-	-	1,500,000	225,000
Shares issued in consideration for Whitlock Lithium Project (d)	-	-	1,000,000	170,000
Shares issued pursuant to a placement (e)	-	-	26,666,667	4,000,000
Shares issued pursuant to a placement (f)	25,000,000	2,000,000	-	-
Shares issued to directors and senior management (g)	1,400,000	112,000	-	-
Shares issued as part consideration for Yarramba Uranium Project acquisition (h)	25,000,000	2,500,000	-	-
Shares issued to corporate adviser (i)	1,250,000	125,000	-	-
Shares issued under Harrier Uranium Project option agreement (j)	494,947	54,444	-	-
Share issue costs	-	(143,640)	-	(1,556,865)
Balance at end of the financial year	158,561,614	20,523,439	105,416,667	15,875,635

- The Company issued 11,000,000 Shares at an issue price of \$0.15 per share in December 2022, pursuant to a placement.
- The Company issued 250,000 Shares at an issue price of \$0.15 per share in March 2023, being consideration for the Python Pool Lithium Project in Western Australia.
- The Company issued 1,500,000 Shares at an issue price of \$0.15 per share in March 2023, being consideration for the acquisition of SB1 Investments Pty Ltd.
- The Company issued 1,000,000 Shares at an issue price of \$0.17 per share in April 2023, being consideration for the acquisition of the Whitlock Lithium Project in Manitoba, Canada.
- The Company issued 26,666,667 shares at an issue price of \$0.15 per share in April 2023, pursuant to a placement.
- The Company issued 25,000,000 Shares at an issue price of \$0.08 per share in February 2024, pursuant to a placement.
- The Company issued 1,400,000 Shares at an issue price of \$0.08 per share to directors and senior management in April 2024, following (g) shareholder approval.
- The Company issued 25,000,000 Shares at an issue price of \$0.10 per share in April 2024, being part-consideration for the acquisition of an 80% interest in the Yarramba Uranium Project in South Australia. The value is based on the closing share price on 11 April 2024 of \$0.10.
- The Company issued 1,250,000 Shares at an issue price of \$0.10 per share in April 2024, being part-consideration to a corporate adviser, in relation to the acquisition of the 80% interest in the Yarramba Uranium Project in South Australia. The value is based on the closing share price on 11 April 2024 of \$0.10.
- The Company issued 494,947 Shares at \$0.11 per share in April 2024, being part-payment of the first option fee under the Option Agreement to acquire a 100% interest in the Harrier Uranium Project in Eastern Canada.

Ordinary shares entitle the holder to participate in dividends and the proceeds on winding up of the Company in proportion to the number of and amounts paid on the shares held.

On a show of hands every holder of ordinary shares present at a meeting in person or by proxy, is entitled to one vote, and upon a poll each share is entitled to one vote.

Ordinary shares have no par value and the Company does not have a limited amount of authorised capital.

NOTE 12: ACCUMULATED LOSSES AND RESERVES

Accumulated Losses

Movements in accumulated losses were as follows:

	Consolidated 2024 \$	Consolidated 2023
Balance at the beginning of the financial year/period	(3,496,079)	(2,641,470)
Net loss for the year	(6,875,548)	(854,609)
Balance at the end of the financial year	(10,371,627)	(3,496,079)
Option Reserve Movement in options over ordinary shares on issue Balance at the beginning of the financial year/period Issue of director and employee options Issue of broker options Issue of lead manager options Issue of vendor options Issue of finders options Balance at the end of the financial year	2,528,444 41,903 - - 973,500 81,125 3,624,972	2,231,332 - 70,097 227,015 - - 2,528,444
Foreign Currency Translation Reserve		
Balance at the beginning of the financial year/period	558,105	265,440
Currency translation differences	(26,677)	292,665
Balance at the end of the financial year	531,428	558,105
Performance Rights Reserve Balance at the beginning of the financial year/period Performance rights reversed Performance rights issued Balance at the end of the financial year	115,200 (115,200) - -	38,876 (38,876) 115,200 115,200
Total Reserves	4,156,400	3,201,749

Nature and purpose of reserves

Share based payments reserve

This reserve is used to record the value of equity benefits provided to third parties, employees and directors in consideration for the acquisition of assets or services.

Option reserve

This reserve is used to record the amounts received from option holders when the options are issued.

Foreign currency translation reserve

The foreign currency translation reserve is used to record exchange differences arising from the translation of the financial statements of foreign operations. It is also used to record the effect of foreign exchange variations or net investments in foreign operations on consolidation.

Performance rights reserve

This reserve is used to record the value of performance rights benefits provided to third parties, employees and directors in consideration for the acquisition of assets or services.

NOTE 12: ACCUMULATED LOSSES AND RESERVES (continued)

Share-based payment transactions

The following share based payment arrangements were in place during the current and prior periods:

	Number	Grant date	Expiry date	Exercise price \$	Fair value at grant date
Class I unlisted options	3,000,000	26 April 2022	26 April 2025	0.30	\$331,727
Class I unlisted options	13,500,000	26 April 2022	26 April 2027	0.30	\$1,899,605
Class I unlisted options	2,749,988	28 December 2022	27 December 2024	0.30	\$nil
Class I unlisted options	1,500,000	28 December 2022	27 December 2024	0.30	\$70,097
Class I unlisted options	6,666,655	24 April 2023	27 December 2024	0.30	\$nil
Class I unlisted options	4,000,000	24 April 2023	27 December 2024	0.30	\$227,015
Class I unlisted options	1,500,000	6 February 2024	6 February 2027	0.22	\$149,100
Class I unlisted options	5,600,000	4 April 2024	4 April 2028	0.1634	\$376,480
Class I unlisted options	15,000,000	11 April 2024	11 April 2027	0.14	\$973,500
Class I unlisted options	1,250,000	11 April 2024	11 April 2027	0.14	\$81,125

The fair value of the equity settled share options granted is estimated as at the date of grant using the Black and Scholes option valuation method taking into account the terms and conditions upon which the options were granted as follows:

2024

The following share options were issued during the year ended 30 June 2024 as part consideration for the acquisition of an 80% interest in the Yarramba Uranium Project:

- 15,000,000 unlisted options were issued, each exercisable at 14 cents on or before 11 April 2027.
- 1,250,000 unlisted options were issued to a corporate adviser in relation to the acquisition, each exercisable at 14 cents on or before 11 April 2027.

The following share options were issued during the year ended 30 June 2024 in relation to the provision of services to the Company:

- 1,500,000 unlisted options were issued, each exercisable at 22 cents on or before 6 February 2027.
- 5,600,000 unlisted options were issued, each exercisable at 16.34 cents on or before 4 April 2028.

The expected life of the options is based on historical data and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome. The options were valued using the Black and Scholes option valuation method with the following inputs:

Expected volatility 100%

Risk free interest rate
 3.599%, 3.615% and 3.673%

All other inputs relate to the Company's share price at the date of grant and the expiry date of the options.

The Group recognised share-based payment expense of \$41,903 in the consolidated statement of profit or loss and other comprehensive income and \$3,734,069 as acquisition costs.

2023

The following share options were issued during the year ended 30 June 2023 as free attaching pursuant to a placement:

- 2,749,988 unlisted options were issued, each exercisable at 30 cents on or before 27 December 2024.
- 6,666,655 unlisted options were issued, each exercisable at 30 cents on or before 27 December 2024.

The following share options were issued during the year ended 30 June 2023 in relation to the provision of services to the Company:

- 1,500,000 unlisted options were issued, each exercisable at 30 cents on or before 27 December 2024.
- 4,000,000 unlisted options were issued, each exercisable at 30 cents on or before 27 December 2024.

The Group recognised share-based payment reversal of \$38,876 in the consolidated statement of profit or loss and other comprehensive income.

NOTE 12: ACCUMULATED LOSSES AND RESERVES (continued)

2022

The following share options were issued during the period 14 May 2021 (date of incorporation) to 30 June 2022 in relation to the provision of services to the Company:

- 3,000,000 unlisted options were issued, each exercisable at 30 cents on or before 26 April 2025.
- 13,500,000 unlisted options were issued, each exercisable at 30 cents on or before 26 April 2027.

The expected life of the options is based on historical data and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome. The options were valued using the Black and Scholes option valuation method with the following inputs:

Expected volatility 100%

Risk free interest rate
 2.732% and 2.958%

All other inputs relate to the Company's share price at the date of grant and the expiry date of the options.

The Group recognised share-based payment expense of \$1,899,605 in the consolidated statement of profit or loss and other comprehensive income and \$331,727 as capital raising costs.

The expected life of the options is based on historical data and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome. The options were valued using the Black and Scholes option valuation method with the following inputs:

Expected volatility 100%

• Risk free interest rate 3.42% and 3.15%

All other inputs relate to the Company's share price at the date of grant and the expiry date of the options.

The Group recognised share-based payment expense of \$297,112 as capital raising costs.

The following table illustrates the number (No.) and weighted average exercise prices of and movements in share options issued during the year ended 30 June 2024 and 30 June 2023:

	2024	2024	2023	2023
	No.	Weighted average	No.	Weighted average
		exercise price		exercise price
Outstanding at the beginning of the	31,416,643	30 cents	16,500,000	30 cents
year/period				
Granted during the year/period	23,350,000	15.08 cents	14,916,643	30 cents
Outstanding at the end of the year	54,766,643	23.64 cents	31,416,643	30 cents

The weighted average remaining contractual life for the share options outstanding as at 30 June 2024 is 1.77 years (2023: 1.86 years).

The following table illustrates the number (No.) and movements in performance rights during the current and prior periods:

	2024	2023
	No.	No.
Outstanding at the beginning of the year	21,000,000	5,500,000
Issued during year (a)	(2,500,000)	2,500,000
Issued during year (b)	-	6,500,000
Issued during year (c)	-	1,500,000
Issued during year (d)	-	5,000,000
Issued during year (e)	10,000,000	-
Outstanding at the end of the year	28,500,000	21,000,000

NOTE 12: ACCUMULATED LOSSES AND RESERVES (continued)

- (a) In March 2023, 2,500,000 performance rights were issued in relation to the option agreement for the Python Lithium Project. The performance rights, which had a nil exercise price and expired on 13 March 2028, were to vest over a 60-month period and were subject to specific milestones. In February 2024, the Company announced that it had withdrawn its option under this agreement, and the 2,500,000 performance shares were cancelled.
- (b) In March 2023, 6,500,000 performance rights were issued in relation to the acquisition of SB1 Investments Pty Ltd. The performance rights, which have a nil exercise price and expire on 13 March 2028, are to vest over a 60-month period and were subject to specific milestones.
- (c) In March 2023, a further 1,500,000 performance rights were issued in relation to the acquisition of SB1 Investments Pty Ltd. The performance shares, which have a nil exercise price and expire on 13 March 2025, are to vest over a 24-month period and were subject to specific milestones.
- (d) In April 2023, 5,000,000 performance rights were issued in relation to the acquisition of the Whitlock Lithium Project. The performance rights, which have a nil exercise price and expire on 19 April 2028, are to vest over a 60-month period and were subject to specific milestones.
- (e) In April 2024, 10,000,000 performance rights were issued in relation to the acquisition of an 80% interest in the Yarramba Uranium Project. The performance rights, which have a nil exercise price and expire on 11 April 2029, are to vest over a 60-month period and are subject to specific milestones.
- (f) In April 2022, 5,500,000 performance rights were issued to the Company's Directors and key management as part of their remuneration package ("Performance Rights"). The Performance Rights, which have a nil exercise price and expire on 26 April 2027, are to vest over a 60-month period and were subject to specific milestones.

	Number	Deemed grant date	Expiry date	Fair value at grant
				date
Managing Director performance rights	4,000,000	26 April 2022	26 April 2027	\$749,915
Non-Executive Director performance rights	660,000	26 April 2022	26 April 2027	\$123,736
Management performance rights	840,000	26 April 2022	26 April 2027	\$158,293
SB1 Projects performance shares	6,500,000	13 March 2023	13 March 2028	\$nil
SB1 Projects performance shares	1,500,000	13 March 2023	13 March 2025	\$115,200
Whitlock Lithium Project performance	5,000,000	20 April 2023	19 April 2028	\$nil
shares				
Yarramba Uranium Project performance	10,000,000	11 April 2024	11 April 2029	\$1,100,000
shares				

The Group recognised \$41,903 as share-based payment expense for the year ended 30 June 2024 in the consolidated profit or loss and other comprehensive income (2023: \$38,876 reversal) and \$3,734,069 as exploration and evaluation expenditure (2023: \$115,200).

Each Performance Right will convert into a Share on a 1 for 1 basis subject to specific milestones.

5,500,000 Performance Rights are subject to the following vesting conditions:

Tranche	% of Performance Rights	Vesting Period	Performance Hurdle
1	33.33	5 Years	The Company achieves a share price (on a volume weighted
			average basis) of at least \$0.30 over 20 consecutive days.
2	33.33	5 Years	The Company achieves a share price (on a volume weighted
			average basis) of at least \$0.40 over 20 consecutive days.
3	33.34	5 Years	The Company achieves a share price (on a volume weighted average basis) of at least \$0.50 over 20 consecutive days.
			average basis) of at least \$0.50 over 20 consecutive days.

NOTE 12: ACCUMULATED LOSSES AND RESERVES (continued)

8,000,000 Performance rights are subject to the following vesting conditions:

Tranche	% of Performance Shares	Vesting Period	Performance Hurdle
1	18.75	2 Years	Upon the completion of the collection of 5 rock chip samples within each assaying greater than 1% Li2O within the boundaries of the SB1 Projects.
2	18.75	5 Years	Upon the reporting of a drill sample assay of at least 1% of Li2O within the boundaries of the SB1 Projects.
3	18.75	5 Years	The Company announces a mineral resource estimate, within the boundaries of the SB1 Projects for an inferred (or higher category) mineral resource estimate of at least 5.0Mt @ 1% Li2O as verified by an independent competent person under the JORC Code 2012.
4	18.75	5 Years	The Company announces a mineral resource estimate, within the boundaries of the SB1 Projects for an inferred (or higher category) mineral resource estimate of at least 7.5Mt @ 1% Li2O as verified by an independent competent person under the JORC Code 2012.
5	25	5 Years	The Company announces a mineral resource estimate, within the boundaries of the SB1 Projects for an inferred (or higher category) mineral resource estimate of at least 10.0Mt @ 1% Li2O as verified by an independent competent person under the JORC Code 2012.

5,000,000 Performance rights are subject to the following vesting conditions:

Tranche	% of Performance Shares	Vesting Period	Performance Hurdle
1	50	5 Years	The Company announces a compliant mineral resource estimate in
			the inferred category or higher with a resource greater than 5Mt @
			1% Li as verified by an independent competent person under the
			JORC Code 2012 at the Whitlock Lithium Project's Manitoba claims.
2	50	5 Years	The Company commences a pre-feasibility study at the Whitlock
			Lithium Project's Manitoba claims.

10,000,000 Performance rights are subject to the following vesting conditions:

Tranche	% of Performance Shares	Vesting Period	Performance Hurdle
1	100%	5 Years	The announcement by the Company of a resource estimate of >15mlbs of contained U_3O_8 (no specified grade) at the Yarramba Project as verified by an independent competent person under the JORC Code 2012.

The following table illustrates the number (No.) and movements in performance rights issued during the year:

	2024		2023	
Movement in performance rights	No.	\$	No.	\$
Balance at beginning of financial year	21,000,000	115,200	5,500,000	-
Managing Director performance rights issued	-	-	-	-
Non-Executive Chairman/Director performance rights issued	-	-	-	-
Management performance rights issued	-	-	-	-
Python Lithium Project performance shares	(2,500,000)	-	2,500,000	-
SB1 Projects performance shares	-	-	6,500,000	-
SB1 Projects performance shares	-	(115,200)	1,500,000	115,200
Whitlock Lithium Project performance shares	-	-	5,000,000	-
Yarramba Uranium Project performance shares	10,000,000	-		
Balance at end of the financial year	28,500,000	-	21,000,000	115,200

NOTE 13: FINANCIAL INSTRUMENTS

(a) Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The capital structure of the Group consists of debt, cash and cash equivalents and equity attributable to equity holders of the parent, comprising issued capital, reserves and accumulated losses.

None of the Group's entities are subject to externally imposed capital requirements.

Operating cash flows are used to maintain and expand operations, as well as to make routine expenditures such as tax and general administrative outgoings.

Gearing levels are reviewed by the Board on a regular basis in line with its target gearing ratio, the cost of capital and the risks associated with each class of capital.

(b) Categories of financial instruments

	Consolidated 2024 \$	Consolidated 2023 \$
Financial assets Cash and cash equivalents Trade and other receivables	4,572,075 103,020	5,897,508 56,137
Financial liabilities Trade and other payables	328,209	584,077

At the balance date there are no significant concentrations of credit risk relating to loans and receivables at fair value through profit or loss.

(c) Financial risk management objectives

The Group is exposed to market risk (including currency risk and fair value interest rate risk), credit risk, liquidity risk and cash flow interest rate risk. Due to the size of the operations, the Group does not enter into derivative financial instruments.

(d) Market risk

The Group's activities expose it to the financial risks of changes in foreign currency exchange rates.

Due to the size of the operations, the Group does not enter into derivative financial instruments to manage its exposure to foreign currency risk. The foreign currency risk is immaterial in terms of possible impact on profit and loss and total equity and as such a sensitivity analysis has not been completed.

There has been no change to the Group's exposure to market risks or the manner in which it manages and measures the risk from the previous period.

(i) Foreign currency risk management

The Group undertakes certain transactions denominated in foreign currencies, hence exposures to exchange rate fluctuations arise. Due to the size of the operations, the Group does not enter into derivative financial instruments to manage its exposure to foreign currency risk. The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the balance date expressed in Australian dollars are as follows:

NOTE 13: FINANCIAL INSTRUMENTS (continued)

	Liabilities	Liabilities		
	2024	2023	2024	2023
	\$	\$	\$	\$
US Dollars	39,827	81,601	5,157,574	8,217,007
Canadian Dollars	126,222	-	928,884	1,816,175
Total	166,049	81,601	6,086,458	10,033,182
5% effect in foreign exchange rates	8,302	4,080	304,323	501,659

(ii) Interest rate risk management

The Company and the Group are exposed to interest rate risk as entities in the Group borrow funds at both fixed and floating interest rates.

The Company and Group's exposures to interest rate on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

Interest rate risk sensitivity analysis

The sensitivity analysis determines the exposure to interest rates for non-derivative financial instruments at the balance date and the stipulated change taking place at the beginning of the financial year and held constant throughout the reporting period. A 50 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the change in interest rates.

At balance date, if interest rates had been 50 basis points higher or lower and all other variables were held constant, there would be an immaterial impact on equity and profit or loss.

(e) Credit risk management

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and as such, collateral is not requested nor is it the Group's policy to securitise its trade and other receivables.

The carrying amount of financial assets recorded in the consolidated financial statements, net of any allowance for losses, represents the Group's maximum exposure to credit risk without taking account of any collateral obtained.

(f) Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the Board of Directors, who have built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, monitoring forecast cash flows and ensuring that adequate unutilised borrowing facilities are maintained.

The following table details the Company's and the Group's expected maturity for its non-derivative financial liabilities. These have been drawn up based on undiscounted contractual maturities of the financial liabilities based on the earliest date the Group can be required to repay. The tables include both interest and principal cash flows.

NOTE 13: FINANCIAL INSTRUMENTS (continued)

Consolidated 2024	Less than one month	1 – 3 months \$	3 months – 1 year \$	1 year – 5 years \$	5 + years \$
Fixed interest rate loan Non-interest bearing	328,209 328,209	- -	- - -	- - -	- - -
Consolidated 2023	Less than one month	1 – 3 months	3 months – 1 year	1 year – 5 years \$	5 + years \$
Fixed interest rate loan Non-interest bearing	584,077 584,077	- - -	- - -	- - -	- - -

NOTE 14: COMMITMENTS AND CONTINGENCIES

Blackpine Project

On 29 October 2021, Koba entered into an agreement with Jervois Global Limited and Jervois Mining (USA) Limited (collectively Jervois), pursuant to which Koba acquired its 100% interest in the Blackpine Project. The Blackpine Project comprises:

- 1. four patented mining claims covering an area of approximately 70 acres and 36 unpatented mining claims covering a further 720 acres, which are subject to an option agreement with a third party ("the Option Agreement"); and
- a further 23 unpatented mining claims covering an area of 460 acres.

In relation to the Optioned Claims, Koba has the right to acquire 100% of those claims before May 2037 by either;

- paying the underlying patent owners a 2.0% NSR royalty on production from the patented claims to a maximum amount of US\$1,500,000; or
- paying US\$1,500,000 (less the sum of any previous royalties paid) in cash.

SB1 Investments Acquisition

On 14 March 2023, Koba completed the acquisition of SB1 Investments Pty Ltd. The acquisition included the JB1 Lithium Project and the Davidson Claim Group ("SB1 Projects"). The Davidson Claim Group now forms part of the Whitlock Lithium Project The Company has the following outstanding commitments::

- Grant the vendor a 2.0% gross production royalty on all materials recovered from the SB1 Projects. The Company has the right, at any time, to buy-back the royalty as follows:
 - 1.0% of the royalty for \$1,000,000; and
 - b. the remaining 1% for \$10,000,000.
- 2. Annual minimum expenditure commitments:
 - \$250,000 during the year commencing 14 March 2024; and
 - \$500,000 during the year commencing 14 March 2025.

Whitlock Lithium Project

The Whitlock Lithium Project (excluding the Davidson Claim Block) was acquired pursuant to an agreement with Geonomik Pty Ltd ("Geonomik"), who introduced the opportunity to the Company ("Whitlock Agreement"). The Company has the following outstanding commitments:

NOTE 14: COMMITMENTS AND CONTINGENCIES (continued)

Whitlock Lithium Project (continued)

- 1. On or before 19 October 2024 pay consideration of;
 - a. CAD\$50.000 cash: and
 - b. 1,250,000 Koba shares
- 2. On or before 19 April 2025 pay consideration of;
 - a. CAD\$75,000 cash; and
 - b. 1.500.000 Koba shares
- 3. In the event that Koba announces an inferred mineral resource estimate (JORC) greater than 5Mt @ 1% Li, further cash consideration of CAD\$150,000 will be payable.
- 4. In the event that Koba announces that it has commenced a pre-feasibility study on the Whitlock Lithium Project, further cash consideration of CAD\$150,000 will be payable.
- 5. Pay CAD\$150,000 on the announcement of a mineral resource estimate at the Whitlock Lithium Project in the inferred category or higher with a resource greater than 5Mt @ 1% Li as verified by an independent competent person under the JORC Code 2012.
- Pay CAD\$200,000 on the commencement of a Pre-Feasibility Study at the Whitlock Lithium Project.
- Grant the vendor a 2.0% gross production royalty on all materials recovered from the Whitlock Lithium Project. The Company has the right, at any time, to buy-back the royalty as follows:
 - a. 1.0% of the royalty for CAD\$1,000,000; and
 - b. the remaining 1% for CAD\$10,000,000.
- 8. Annual minimum expenditure commitments:
 - CAD\$500.000 during the year commencing 20 April 2024; and
 - CAD\$1,000,000 during the year commencing 20 April 2025.

Yarramba Uranium Project

On 22 January 2024, the Company entered into an agreement with Havilah that provides it the right to acquire an 80% interest in the Yarramba Uranium Project in South Australia.

As Havilah will retain the rights to base and precious metals within the project area, the Company and Havilah have also entered into an Access and Mineral Rights Agreement which governs how the parties will exercise their respective rights and obligations under the Agreement. Following shareholder approval, the Company paid the initial consideration to Havilah on 11 April 2024 comprising:

- Issue of 25,000,000 Shares;
- Issue of 15,000,000 options, each with an exercise price of \$0.14 and a term of 3 years; and
- (iii) Issue of 10,000,000 performance shares with a 5-year term, the vesting of which will be subject to the announcement of a JORC mineral resource estimate for the Project of at least 15 million pounds of U₃O₈.

The Company is also required to spend a minimum of \$6 million on exploration and development by 11 April 2028.

Once the Company has earned its 80% interest in the uranium rights, Havilah will be free-carried until the completion of a bankable feasibility study ("BFS") at any uranium deposit discovered. Following completion of a BFS, Havilah will have the right to contribute its pro-rata share of all future expenditure, or otherwise dilute to a 1.5% net smelter royalty on production from that uranium deposit.

NOTE 14: COMMITMENTS AND CONTINGENCIES (continued)

Harrier Uranium Project

On 11 April 2024, the Company entered into a five-year option agreement to acquire a 100% interest in the Harrier Uranium Project encompassing 131km² in eastern Canada.

The initial option fee was paid on 19 April 2024 comprising:

- (i) CAD\$100,000 cash; and
- (ii) Issue of 494,947 Shares.

The Company's remaining obligations to maintain the Option and complete the acquisition of the Harrier Project ("Consideration Payments") are:

- (i) On 19 April 2025:
 - a. CAD\$25,000 cash; and
 - b. Issue CAD\$50,000 in Shares.
- (ii) On 19 April 2026:
 - a. CAD\$50,000 cash; and
 - b. Issue CAD\$75,000 in Shares.
- (iii) On April 2027:
 - a. Pay CAD\$75,000 cash; and
 - b. Issue CAD\$100,000 in Shares.
- (iv) On April 2028:
 - a. CAD\$100,000 cash; and
 - b. Issue CAD\$100,00 in Shares.

The Company is also required to spend a minimum of CAD\$3 million on exploration and development by 19 April 2028, including CAD\$200,000 by 19 April 2025 and an aggregate of CAD\$1 million by 19 April 2026.

The Company may exercise the Option at any time prior to 19 April 2029, subject to having made the Consideration Payments and meeting the minimum expenditure. Upon exercise, the Company will acquire legal and beneficial ownership of the mining claims and will assign the Vendor a 2.0% NSR royalty. The Company will have the right to buy back 50% of the NSR Royalty (1.0%) for CAD\$1.0 million.

Other

The Company's US subsidiaries also own other US mining claims which require annual renewal payments by 1 September each year. Failure to make a renewal payment would result in the forfeiture of the underlying claim. There are no additional minimum expenditure obligations in relation to these mining claims.

NOTE 15: RELATED PARTY DISCLOSURE

Controlled Entities

Name	Country of Incorporation	% Equity Interest		
		2024	2023	
Koba Inc.	United States	100 ¹	100 ¹	
Codaho LLC	United States	100	100	
Covada LLC	United States	100	100	
Litherica Resources Pty Ltd	Australia	1002	1002	
SB1 Investments Pty Ltd	Australia	100 ³	100 ³	
Lithtoba Resources Inc	Canada	100 ⁴	1004	
SB1 Resources Canada Ltd	Canada	100⁵	1005	
Uranidor Respurces Corp.	Canada	100 ⁶	-	

¹ Incorporated on 6 July 2021

Koba Resources Limited is the ultimate Australian parent entity and ultimate parent of the Group.

MQB Ventures Pty Ltd, a Company of which Mr. Michael Haynes is a Director, provided the Company with a fully serviced office including administration support for a fee totalling \$114,000 during the year (2023: \$114,000). \$nil was outstanding at year end.

NOTE 16: PARENT ENTITY DISCLOSURES

	position

rinanciai position	30 June 2024 \$	30 June 2023 \$
Assets		
Current assets	4,478,939	5,952,259
Non-current assets	10,057,220	10,240,183
Total assets	14,536,159	16,192,442
Liabilities		
Current liabilities	227,947	527,263
Total liabilities	227,947	527,263
Equity		
Issued capital	20,523,439	15,875,635
Accumulated losses	(9,840,199)	(2,854,131)
Reserves		
Performance rights reserve	-	115,200
Option reserve	3,624,972	2,528,444
Total equity	14,308,212	15,665,148
Financial performance		
Loss for the year	(6,986,068)	(486,605)
Total comprehensive loss	(6,986,068)	(486,605)

² Incorporated on 8 September 2022 ³ Incorporated on 10 November 2021

⁴ Incorporated on 7 September 2022

⁵ Incorporated on 22 June 2023

⁶ Incorporated on 9 April 2024

NOTE 17: EVENTS AFTER THE REPORTING PERIOD

There are no matters or circumstances that have arisen since the balance date which significantly affects or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial years.

NOTE 18: AUDITOR'S REMUNERATION

The auditor of Koba Resources Limited is Stantons

	Consolidated 2024	Consolidated 2023
Amounts received or due and receivable by Stantons for: An audit or review of the financial report of the entity and	Ψ	\$
any other entity in the Group	47,500	47,500
Non-audit services	750	4,043
	48,250	51,543

NOTE 19: DIRECTORS AND EXECUTIVES DISCLOSURE

(a) Details of Key Management Personnel

Directors
Michael Haynes (Non-Executive Chairman)
Ben Vallerine (Managing Director)
Scott Funston (Non-Executive Director)

Company Secretary Ian Cunningham

(b) Summary of remuneration paid

The totals of remuneration paid to Key Management Personnel of the company and the Group during the year are as follows:

	\$	\$
Short term employee benefits	397,325	380,000
Options based payments	17,013	-
Performance rights based payments	-	(36,332)
Total Key Management Personnel compensation	414,338	343,668

Key management personnel remuneration has been included in the Remuneration Report section of the Directors' Report.

NOTE 20: ACQUISITION OF ASSETS

2024

Yarramba Uranium Project

On 22 January 2024, the Company entered into an agreement with Havilah that provides it the right to acquire an 80% interest Yarramba Uranium Project.

As Havilah will retain the rights to base and precious metals within the project area, the Company and Havilah have also entered into an Access and Mineral Rights Agreement which governs how the parties will exercise their respective rights and obligations under the agreement. The Company paid the initial consideration to Havilah on 11 April 2024 comprising:

- (i) Issue of 25,000,000 Shares (issued 1 February 2024);
- (ii) Issue of 15,000,000 options, each with an exercise price of \$0.14 and a term of 3 years (issued 11 February 2024); and
- (iii) Issue of 10,000,000 performance shares with a 5-year term, the vesting of which will be subject to the announcement of a JORC mineral resource estimate for the Project of at least 15 million pounds of U₃O₃ (issued 11 February 2024).

The Company is also required to spend a minimum of \$6 million on exploration and development by 11 April 2028.

Once the Company has earned its 80% interest in the uranium rights, Havilah will be free-carried until the completion of a bankable feasibility study ("BFS") at any uranium deposit discovered. Following completion of a BFS, Havilah will have the right to contribute its pro-rata share of all future expenditure, or otherwise dilute to a 1.5% net smelter royalty on production from that uranium deposit.

Harrier Uranium Project

On 11 April 2024, the Company announced it had entered into an five-year option agreement to acquire a 100% interest in the Harrier Uranium Project in eastern Canada.

The consideration payable to the vendors comprised:

- (i) Payment of the initial option fee on 19 April 2025, comprising:
 - a. CAD\$100,000 cash (paid 22 April 2024); and
 - b. 494,497 Shares (issued 19 April 2024).
- (ii) First anniversary payment on 19 April 2025:
 - a. CAD\$25,000 cash; and
 - b. Issue CAD\$50,000 in Shares.
- (iii) Second anniversary payment on 19 April 2026:
 - a. CAD\$50,000 cash; and
 - b. Issue CAD\$75,000 in Shares.
- (iv) Third anniversary payment on 19 April 2027:
 - a. Pay CAD\$75,000 cash; and
 - b. Issue CAD\$100,000 in Shares.
- (v) Fourth anniversary payment on 19 April 2028:
 - a. CAD\$100,000 cash; and
 - b. Issuing CAD\$100,00 in Shares.

The Company is also required to spend a minimum of \$3 million on exploration and development by 19 April 2028, including CAD\$200,000 by 19 April 2025 and an aggregate of CAD\$1 million by 19 April 2026.

NOTE 20: ACQUISITION OF ASSETS

Harrier Uranium Project (continued)

The Company may exercise the Option at any time prior to 19 April 2029, subject to having made the Consideration Payments and meeting the minimum expenditure. Upon exercise, the Company will acquire legal and beneficial ownership of the mining claims and will assign the Vendor a 2.0% NSR royalty. The Company will have the right to buy back 50% of the NSR Royalty (1.0%) for C\$1.0 million.

The Company agreed to reimburse the Vendor CAD\$17,305 to cover staking costs already incurred. Peak Asset Management introduced the opportunity to Koba and was paid A\$50,000 cash for services provided.

2023

SB1 Investments Acquisition

On 14 December 2022, Koba entered into a binding agreement to acquire 100% of the issued capital of SB1 Investments Pty Ltd, which holds 100% of the SB1 Projects. The consideration payable to the vendors comprised:

- Payment of \$75,000 cash consideration upon execution of the agreement (paid 21 December 2022);
- 2. Payment of further consideration on the settlement date (14 March 2023), comprising:
 - a. 1,500,000 Koba Shares; and
 - b. 8,000,000 Koba Performance Shares.
- 3. 2.0% gross production royalty on all materials recovered from the SB1 Projects. Koba has the right, at any time, to buy-back the royalty as follows:
 - a. 1.0% of the royalty for \$1,000,000; and
 - b. the remaining 1% for \$10,000,000.
- 4. Annual minimum expenditure commitments:
 - a. \$100,000 during the year commencing 14 March 2023.
 - b. \$250,000 during the year commencing 14 March 2024.
 - c. \$500,000 during the year commencing 14 March 2025.

Python Lithium Project

On 14 December 2022, Koba entered into an option agreement to purchase 100% of the Python Lithium Project. In February 2024, the Company announced that it had withdrawn from the Python option agreement.

Whitlock Lithium Project

The staking of the mining claims which make up the Whitlock Lithium Project (excluding the Davidson Claim Block) was undertaken pursuant to an agreement with Geonomik Pty Ltd ("Geonomik"), who introduced the opportunity to the Company ("Whitlock Agreement"). The consideration payable to Geonomik comprised:

- 1. Payment upon completion on 20 April 2023, comprising:
 - a. CAD\$35,000 cash; and
 - b. 1,000,000 Shares.
- 2. Issue of 5,000,000 performance shares on 20 April 2023, each with an expiry date of 19 April 2028 and nil exercise price:
 - a. 50% of which will vest upon announcement of an inferred mineral resource estimate (JORC) of greater than 5Mt @ 1% Li ("Milestone 1"); and
 - b. 50% of which will vest upon commencement of a pre-feasibility study ("Milestone 2")

NOTE 20: ACQUISITION OF ASSETS

Whitlock Lithium Project (continued)

- 1. Payment of further consideration by 19 October 2024, being:
 - a. CAD\$50,000 cash; and
 - b. 1,250,000 Shares
- 2. Payment of further consideration by 19 April 2025, being:
 - a. CAD\$75,000 cash; and
 - b. 1,500,000 Shares
- 3. In the event that Milestone 1 is achieved, payment of cash consideration of CAD\$150,000.
- 4. In the event that Milestone 2 is achieved, payment of cash consideration of CAD\$150,000.

CONSOLIDATED ENTITY DISCLOSURE STATEMENT

Koba Resources Limited ABN 59 650 210 067 and controlled entities

CONSOLIDATED ENTITY DISCLOSURE STATEMENT

Name	Type of Entity	Trustee, partner or participant in JV	% of share	Place of business/ country of incorporation	Australian resident or foreign resident	Foreign jurisdiction(s) of foreign residents
Koba Resources Limited.	Body Corporate	n/a	100%	Australia	Australian	n/a
Koba Inc.	Body Corporate	n/a	100%	USA	Foreign	USA
Codaho LLC	Body Corporate	n/a	100%	USA	Foreign	USA
Covada LLC.	Body Corporate	n/a	100%	USA	Foreign	USA
Litherica Resources Pty Ltd	Body Corporate	n/a	100%	Australia	Australian	n/a
SB1 Investments Pty Ltd	Body Corporate	n/a	100%	Australia	Australian	n/a
Lithtoba Resources Inc.	Body Corporate	n/a	100%	Canada	Foreign	Canada
SB1 Resources Canada Ltd	Body Corporate	n/a	100%	Canada	Foreign	Canada
Uranidor Resources Corp	Body Corporate	n/a	100%	Canada	Foreign	Canada

DIRECTORS' DECLARATION

- 1. In the opinion of the Directors of Koba Resources Limited (the 'Company'):
 - the accompanying consolidated financial statements and notes are in accordance with the Corporations Act 2001 including:
 - giving a true and fair view of the Group's financial position as at 30 June 2024 and of its performance for the year ended 30 June 2024; and
 - ii. complying with Australian Accounting Standards, the Corporations Regulations 2001, professional reporting requirements and other mandatory requirements.
 - there are reasonable grounds to believe that the Group will be able to pay its debts as and when they become due and payable. b.
 - the consolidated financial statements and notes thereto are in accordance with International Financial Reporting Standards C. issued by the International Accounting Standards Board.
 - the information disclosed in the consolidated entity disclosure statement is true and correct. d.
- This declaration has been made after receiving the declarations required to be made to the Directors in accordance with Section 295A of the Corporations Act 2001 for the year ended 30 June 2024.

This declaration is signed in accordance with a resolution of the Board of Directors.



Michael Haynes **Non-Executive Chairman** 30 September 2024



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INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF KOBA RESOURCES LIMITED

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Koba Resources Limited ("the Company") and its subsidiaries ("the Group"), which comprises the consolidated statement of financial position as at 30 June 2024, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information, the consolidated entity disclosure statement, and the directors' declaration.

In our opinion, the accompanying financial report of the Group is in accordance with the Corporations Act 2001, including:

- (i) giving a true and fair view of the Group's financial position as at 30 June 2024 and of its financial performance for the year then ended; and
- (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Report* section of our report. We are independent of the Group in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's *APES 110: Code of Ethics for Professional Accountants (including Independence Standards)* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of the Group, would be in the same terms if given to the directors as at the time of this auditor's report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report of the current period. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We have defined the matters described below to be key audit matters to be communicated in our report.





Key Audit Matters

How the matters were addressed in the audit

Carrying Value of Exploration and Evaluation Expenditure Assets

As at 30 June 2024, Exploration and Evaluation Expenditure Assets amounted to \$9,711,816 (refer to Note 9 to the consolidated financial statements).

The carrying value of exploration and evaluation assets is a key audit matter due to:

- the significance of the total balance (66% of total assets);
- the level of judgement required in evaluating management's application of the requirements of AASB 6 Exploration for and Evaluation of Mineral Resources (AASB 6) including the assessment of Exploration and Evaluation Expenditure Assets; and
- the greater level of audit effort to evaluate the Group's application of the requirement of AASB 6 and assessment of impairment indicators which involved management judgement.

Inter alia, our audit procedures included the following:

- Assessing the management's determination of its areas of interest to ensure consistency with the definition in AASB 6;
- ii. Assessing the Group's accounting policy for compliance with AASB 6;
- iii. Agreeing, on a sample basis, the capitalised exploration and evaluation expenditures incurred during the year to supporting documentation and assessing that these expenditures incurred in accordance with the Group's accounting policy and the requirements of AASB 6;
- iv. Obtaining evidence that the Group has valid rights to explore the areas represented by the Exploration and Evaluation Expenditure Assets;
- Evaluating that there had been no indicators of impairment during the current period with reference to the requirements of AASB 6; and
- Assessing the appropriateness of the disclosures in the notes to the consolidated financial statements.

Key Audit Matters

How the matters were addressed in the audit

Acquisition of the Yarramba Uranium Project and Harrier Uranium Project

During the year, the Group acquired the following two projects (Refer to Note 20 of the Financial Statements):

 a) On 22 January 2024, the Company entered into an agreement with Havilah Resources Limited for the right to acquire an 80% interest Yarramba Uranium Project in South Australia.

The consideration for this acquisition included the following:

- (i) 25,000,000 Shares (issued 1 February 2024);
- (ii) 15,000,000 options, each with an exercise price of \$0.14 and a term of 3 years (issued 11 February 2024); and
- (iii) 10,000,000 performance shares with a 5-year term, the vesting of which will be subject to the announcement of a JORC mineral resource estimate for the Project of at least 15 million pounds of U₃O₈ (issued 11 February 2024).

Inter alia, our audit procedures included the following:

- Obtaining and understanding of the transaction, including an assessment of whether the transactions constituted an asset acquisition or a business combination;
- Reviewing key executed transaction documents to understand the key terms and conditions of the transactions;
- iii. Assessing management's determination of the fair value of the consideration paid and agreeing the consideration to supporting documentation;
- iv. Evaluating management's assessment of the fair value of the net assets acquired and/ or liabilities assumed:
- v. Testing the mathematical accuracy of the calculations; and
- vi. Assessing the appropriateness of the disclosures in the notes to the consolidated financial statements.



Key Audit Matters

How the matters were addressed in the audit

- On 11 April 2024, the Group entered into a four-year option agreement to acquire a 100% interest in the Harrier Uranium Project in Canada.
 - The consideration for this acquisition included the following C\$100,000 cash (paid 22 April 2024); and
 - (ii) 494,497 Shares (issued 19 April 2024).

The accounting for the acquisition of the two projects is a key audit matter due to:

- the significance of the acquisition and impact on the Group's balance sheet; and
- the accounting for the acquisitions requires judgement to determine if the acquisitions were business combinations or an asset acquisitions, and the fair value of consideration paid and the allocation of the purchase price to assets acquired.

Other Information

The directors are responsible for the other information. The other information comprises the information included in the Group's annual report for the year ended 30 June 2024 but does not include the financial report and our auditor's report thereon.

Our opinion on the financial report does not cover the other information and accordingly we do not express any form of assurance opinion thereon.

In connection with our audit of the financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial report or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Directors for the Financial Report

The directors of the Group are responsible for the preparation of:

- a) the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the *Corporations Act 2001* (other than the consolidated entity disclosure statement); and
- b) the consolidated entity disclosure statement that is true and correct in accordance with the *Corporations Act* 2001, and for such internal control as the directors determine is necessary to enable the preparation of:
 - i) the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error; and
 - ii) the consolidated entity disclosure statement that is true and correct and is free from misstatement whether due to fraud and error.



In preparing the financial report, the directors are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Financial Report

Our objectives are to obtain reasonable assurance about whether the financial report as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this financial report.

As part of an audit in accordance with Australian Auditing Standards, we exercise professional judgement and maintain professional scepticism throughout the audit. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report.

The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of the financial report that gives a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control.

The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the financial report.

We conclude on the appropriateness of the Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

We evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.

We obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in Internal control that we identify during our audit.

The Auditing Standards require that we comply with relevant ethical requirements relating to audit engagements. We also provide the Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the Directors, we determine those matters that were of most significance in the audit of the financial report of the current period and are therefore key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2024.

In our opinion, the Remuneration Report of Koba Resources Limited for the year ended 30 June 2024 complies with section 300A of the *Corporations Act 2001*.

Responsibilities

The directors of the Group are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the *Corporations Act 2001*. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

STANTONS INTERNATIONAL AUDIT AND CONSULTING PTY LTD (An Authorised Audit Company)

Cantin Richality

Stantons International Audit & Consulting Pay Ho

Martin Michalik
Director

West Perth, Western Australia 30 September 2024

DETAILS OF INTERESTS IN MINING TENEMENTS (as at 30 June 2024)

Tenement	Project	Location	Ownership	
Australia				
South Australia				
Granted Exploration Licences:				
EL 5873 (part)				
EL 5940				
EL 5951 (part)				
EL 5952				
EL 5964				
EL 6099				
EL 6161			Option to earn a 80% interest	
EL 6203	Yarramba Uranium Project	South Australia, Australia		
EL 6258	Project	Australia	interest	
EL 6298 (part)				
EL 6356 (part)				
EL 6357				
EL 6359				
EL 6370				
EL 6660				
EL 6662				
Granted Exploration Licences:				
EL 6973	Yarramba Uranium Project	South Australia, Australia	100% interest	
EL 6974	roject	riastrana		
Canada				
Labrador				
22 Claims made up of 527 mining claim units:				
027385M to 027386M				
032168M to 032175M				
032225M				
032230M			Option to acquire a 100% interest	
032233M	l			
032239M	Harrier Uranium Project	Labrador, Canada		
032249M				
032503M				
033544M to 033546M				
033875M				
033883M				
036664M				

037744M to 037752M Manitoba 70 mining claims: LTRBL 1 to LTRBL 11	rier Uranium Project	Newfoundland and Labrador, Canada	100% interest	
Manitoba 70 mining claims: Whit LTRBL 1 to LTRBL 11 Whit LTRWR 1 to LTRWR 19 (Ryer LTRBR 1 to LTRBR 18 LTRBR 22 to LTRBR 43 Ontario 11 multi-cell mining claims: 711755 to 711761 711886 Whit 744327 Whit 744328 Quebec 359 mining claim units: CDC 2628732 to CDC 2628912 JE JE				
70 mining claims: LTRBL 1 to LTRBL 11 LTRWR 1 to LTRWR 19 LTRBR 1 to LTRBR 18 LTRBR 22 to LTRBR 43 Ontario 11 multi-cell mining claims: 711755 to 711761 711886 711835 744327 744328 Quebec 359 mining claim units: CDC 2628732 to CDC 2628912 JE				
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LTRBR 22 to LTRBR 43 Ontario 11 multi-cell mining claims: 711755 to 711761 711886 Whit 711835 (Day 744327 744328 Quebec 359 mining claim units: CDC 2628732 to CDC 2628912 JE	rson and Anson Claim	Manitoba, Canada	100% interest	
Ontario 11 multi-cell mining claims: 711755 to 711761 711886 Whit 711835 (Day 744327 (Day 744328 Quebec 359 mining claim units: CDC 2628732 to CDC 2628912 JE JE	Group)			
11 multi-cell mining claims: 711755 to 711761 711886 Whit 711835 (Day 744327 744328 Quebec 359 mining claim units: CDC 2628732 to CDC 2628912 JE				
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744328 Quebec 359 mining claim units: CDC 2628732 to CDC 2628912 JE	vidson Claim Group)	Ontario, Canada	100% interest	
Quebec 359 mining claim units: CDC 2628732 to CDC 2628912				
359 mining claim units: CDC 2628732 to CDC 2628912 JE				
CDC 2628732 to CDC 2628912				
	31 Lithium Project	Quebec, Canada	100% interest	
CDC 2685966 to CDC 2686143				
USA				
Idaho				
36 BLM mining claims:				
Raven #2 to Raven #4 Blac	kpine Cobalt-Copper	Lemhi County, Idaho	Option to acquire a	
Cobalt #1 to Cobalt #21	Project	USA	100%	
Cobalt "A" to Cobalt "L"				
23 BLM mining claims: Blac	kpine Cobalt-Copper	Lemhi County, Idaho	4000/	
Noah #1 to Noah #23	Project	USA	100% interest	
4 patented mining claims on Mineral Survey No.1700:				
Blackpine Black	kpine Cobalt-Copper	Lemhi County, Idaho	Option to acquire a	
Blackpine Extension	Project	USA	100%	
Cross Cut Copper				
Fraction 1			ĺ	
10 BLM mining claims: Col Jeep#1– Jeep#10				

Tenement	Project	Location	Ownership
190 BLM mining claims:			
Codaho 1 to Codaho 46			
Codaho 52 to Codaho 74		Lemhi County, Idaho USA	100% interest
Codaho 90 to Codaho 99			
Codaho 104 to Codaho 138	Colson Cobalt-Copper Project		
Codaho 146 to Codaho 148			
Codaho 174, 175, 178, 179, 182, 183, 187, 188			
Codaho 215 to Codaho 222			
Codaho 244 to Codaho 245			
Codaho 258 to Codaho 292			
Codaho 296 to Codaho 297			
Codaho 319 to Codaho 336			
107 BLM mining claims:	Panther Cobalt-Copper	Lemhi County, Idaho	100% interest
PC-01 to PC-107	Project	USA	100% interest
28 BLM mining claims:	Elkhorn Cobalt Project	Lemhi County, Idaho	100% interest
Elk 2 to Elk 29	Elkilotti edbalet rojece	USA	10070 IIICCCSC
Nevada			
118 BLM mining claims:			
GS 1 to GS 3		Clark County, Nevada, USA	100% interest
GS 17			
GS 29 to GS 34			
GS 36, GS 43, GS 64			
GS 66 to GS 80			
GS 82			
GS 84 to GS 89			
GS 92 to GS 100			
GS 102			
GS 104 to GS 106	Goodsprings Copper-		
GS 110 to GS 133	Cobalt Project		
GS 135, GS 137, GS 177			
GS 214 to GS 227			
GS 229 to GS 230			
GS 283 to GS 285			
GS 287, GS 289			
GS 307 to 310			
GS 348, GS 350, GS 391, GS 393,			
GS 395, GS 406, GS 503, GS 505, GS 507, GS 509, GS 522, GS 523,			
GS 611, GS 638, GS 640, GS 642,			
GS 650, GS 652			

ASX ADDITIONAL INFORMATION

Additional information required by the ASX Listing Rules, and not shown elsewhere in this report is detailed below. The information is current as at 4 September 2024.

Share Capital

There were 158,561,614 listed fully paid ordinary shares ("Shares") on issue held by 782 shareholders.

Analysis of numbers of listed equity security holders by size of holding are:

Holding	Number of shareholders	Number of Shares
1 - 1,000	12	1,333
1,001 - 5,000	191	638,468
5,001 - 10,000	122	897,079
10,001 - 100,000	299	12,431,442
100,001 and over	158	144,593,292
	782	158,561,614

There were 155 shareholders holding less than a marketable parcel of ordinary shares.

In addition to the Shares on issue, the Company also has on issue 5,500,000 unlisted performance rights, 23,000,000 unlisted performance shares and 54,766,643 unlisted options (refer details below).

Securities Subject to Voluntary Escrow

The following securities are subject to voluntary 6-month escrow, expiring 10 October 2024:

Class	Number of securities
Shares	12,500,000

The following securities are subject to 12-month voluntary escrow, expiring 10 April 2025:

Class	Number of securities
Shares	12,500,000

Substantial Shareholders

The Company is of the view, after considering available information, that the substantial shareholders of the Company are as follows:

Shareholder	Number of Shares
Havilah Resources Limited	25,000,000
Deck Chair Holdings Pty Ltd	14,500,000
Vista Grove Investments Pty Ltd <vista a="" c="" f="" grove="" s=""></vista>	8,335,000

Voting Rights

All Shares carry one vote per Share.

Options and Performance Rights have no voting rights.

Quoted Equity Security Holders

The names of the twenty largest shareholders of the Company as of 4 September 2024 are as follows:

Shareholder	Number of Shares	% of Issued Capital
HAVILAH RESOURCES LIMITED	25,000,000	15.77%
DECK CHAIR HOLDINGS PTY LTD	14,500,000	9.14%
VISTA GROVE INVESTMENTS PTY LTD <vista a="" c="" f="" grove="" s=""></vista>	8,335,000	5.26%
J P MORGAN NOMINEES AUSTRALIA PTY LIMITED	6,414,704	4.05%
MATHIESON DOWNS PTY LTD	5,811,519	3.67%
STANDARD PASTORAL COMPANY PTY LTD	4,541,667	2.86%
HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	4,308,200	2.72%
PONDEROSA INVESTMENTS (WA) PTY LTD < PONDEROSA INVESTMENT A/C>	4,025,709	2.54%
DREAVER INVESTMENTS AUSTRALIA PTY LTD	3,001,001	1.89%
MR GEOFFREY KEVIN CAMMELL <cammell a="" c="" discretionary=""></cammell>	2,739,811	1.73%
ANDIUM PTY LIMITED	2,500,000	1.58%
MR MURRAY JOHN JACOB & MRS SARA CAROLINE JACOB <aquatica a="" c="" superfund=""></aquatica>	2,497,967	1.58%
KOLLEY PTY LTD	1,850,000	1.17%
WALSAL NOMINEES PTY LTD	1,845,923	1.16%
KEA HOLDINGS PTY LTD <ios a="" c="" holding=""></ios>	1,633,333	1.03%
CITICORP NOMINEES PTY LIMITED	1,480,349	0.93%
SHORTHALFHEAD PTY LTD <brae a="" c="" family="" no2="" sokolski=""></brae>	1,456,092	0.92%
MR FERGUS JAMES LEFEBVRE &	1,448,009	0.91%
LADY LORNA THERESA LEFEBVRE	1,272,000	0.80%
WHITE SWAN NOMINEES PTY LTD	1,266,959	0.80%
	95,928,243	60.51%

Unquoted Equity Securities

Class	Number of holders	Number of securities
<u>Options</u>		
Unlisted options exercisable at \$0.30 each on or before 27 December 20241	111	14,916,643
Unlisted options exercisable at \$0.30 each on or before 26 April 2025 ²	2	3,000,000
Unlisted options exercisable at \$0.30 each on or before 26 April 2027 ³	5	13,500,000
Unlisted options exercisable at \$0.22 each on or before 6 February 2027 ³	1	1,500,000
Unlisted options exercisable at \$0.1634 each on or before 4 April 2028 ³	7	5,600,000
Unlisted options exercisable at \$0.14 each on or before 11 April 2027 ⁴	2	16,250,000
Performance Rights		
Unlisted performance rights expiring 26 April 2027 with nil exercise price ²	6	5,500,000
Performance Shares		
Unlisted performance shares expiring 13 March 2025 with nil exercise price	8	1,500,000
Unlisted performance shares expiring 13 March 2028 with nil exercise price	8	6,500,000
Unlisted performance shares expiring 19 April 2028 with nil exercise price ⁶	2	5,000,000
Unlisted performance shares expiring 11 April 2029 with nil exercise price ⁷	1	10,000,000

- 1. 3,500,000 (23.5%) held by Jagger Holdings Pty Ltd <The Jagger Investment A/C>
- 2. 1,500,000 (50%) held by Peloton Capital Pty Ltd and 1,500,000 (50%) held by Euroz Hartleys Limited.
- 3. Issued pursuant to the Company's Long-Term Incentive Plan
- 4. 15,000,000 held by Havilah Resources Limited (92.3%)
- 5. 4,175,000 (83.5%) held by Geonomik Pty Ltd
- 6. 10,000,000 held by Havilah Resources Limited (100%)

Group Cash and Assets

In accordance with Listing Rule 4.10.19, the Group confirms that it has been using the cash and assets it had acquired at the time of admission and for the year ended 30 June 2024 in a way that is consistent with its business objectives and strategy.



