

# CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three and nine months ended September 30, 2024 and 2023 (unaudited)

(expressed in Canadian dollars)

# Belo Sun Mining Corp.

## NOTICE OF NO AUDITOR REVIEW OF CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

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

The accompanying unaudited condensed consolidated interim financial statements of the Company have been prepared by and are the responsibility of the Company's management.

The Company's independent auditor has not performed a review of these condensed consolidated interim financial statements in accordance with standards established by the Canadian Institute of Chartered Accountants for a review of interim financial statements by an entity's auditor.

## Belo Sun Mining Corp. Condensed Consolidated Interim Statements of Financial Position

(Expressed in Canadian dollars)

	Notes	Sept	eptember 30, 2024		cember 31, 2023
Assets					
Current assets					
Cash and cash equivalents		\$	11,172,693	\$	15,101,994
Prepaid expenses and sundry receivables	3		158,482		256,163
Promissory notes receivable	6		230,601		228,080
			11,561,776		15,586,237
Non-current assets					
Property, plant and equipment	4, 7		10,708,567		10,586,391
Terminvestment	5		619,540		635,685
Total Assets		\$	22,889,883	\$	26,808,313
Liabilities and Equity					
Current liabilities					
Accounts payable and accrued liabilities	8	\$	3,053,780	\$	1,720,090
			3,053,780		1,720,090
Equity					
Share capital	9		262,771,769		262,771,769
Share-based payments reserve	10		2,755,729		4,284,152
Contributed surplus	11		82,169		71,680
Accumulated other comprehensive income			1,600,835		1,344,015
Deficit			(247,374,399)		(243,383,393)
Total Equity			19,836,103		25,088,223
Total Liabilities and Equity		\$	22,889,883	\$	26,808,313
Commitments and contingencies	16				
Approved on behalf of the Directors:					

"Carol Fries"

Director

"Mark Eaton" Director

#### Belo Sun Mining Corp. Condensed Consolidated Interim Statements of Comprehensive Loss

#### (Expressed in Canadian dollars)

		Three mor		Nine month	
		Septem		Septemb	
	Notes	2024	2023	2024	2023
Expenses					
Salaries, wages and consulting fees	15	990,090	698,837	3,545,013	1,852,078
Accounting, audit and tax fees		42,876	31,545	231,075	75,300
Legal fees		161,311	68,687	319,403	266,931
General and administration		174,652	216,075	604,686	558,615
Depreciation	7	9,065	3,409	29,120	29,707
Share-based payments	10,11	39,424	257,346	175,919	802,999
Exploration and evaluation expenses	4	283,384	53,615	1,057,074	633,602
Permitting costs	4	58,976	335,339	100,829	530,200
Foreign exchange loss		19,612	90,695	258,934	153,103
Loss from operations		(1,779,390)	(1,755,548)	(6,322,053)	(4,902,535)
Interest income		185,425	272,103	637,194	780,457
Interest expense		-	128	-	(224)
Net loss for the period		(1,593,965)	(1,483,317)	(5,684,859)	(4,122,302)
Other comprehensive (loss) income					
Items that may be reclassified to profit/loss:					
Exchange differences on translating foreign operations		(170,104)	312,526	256,820	(34,420)
Comprehensive loss for the period		\$ (1,764,069)	\$ (1,170,791)	\$ (5,428,039) \$	6 (4,156,722)
Loss per share:					
Basic and diluted		\$ (0.00)	\$ (0.00)	\$ (0.01) \$	(0.01)
Weighted average number of shares outstanding:					
Basic and diluted		455,055,248	455,055,248	455,055,248	455,055,248

#### Belo Sun Mining Corp. Condensed Consolidated Interim Statements of Cash Flows

#### (Expressed in Canadian dollars)

		Nine mo		
	Nataa	Septe 2024	mbe	2023
Cash (used in) provided by operations:	Notes	2024		2023
Net loss	9	6 (5,684,859)	¢	(4,122,302)
Items not involving cash:	,	(0,004,009)	Ψ	(4,122,302)
-	10 11	175 010		802.000
Share-based payments	10, 11	175,919		802,999
Depreciation	7	29,120		29,707
Interest income		(637,194)		(780,457)
Interest income received		634,673		764,799
Unrealized loss on foreign exchange		99,701		(233,890)
Working capital adjustments:		/		
Change in prepaid expenses and sundry receivables		97,681		1,704,917
Change in accounts payables and accrued liabilities		1,333,690		253,844
Net cash (used in) operating activities		(3,951,269)		(1,580,383)
Investing activities				
Expenditures on property, plant and equipment	4, 7	-		(43,111)
Promissory note repayment	6	-		244,115
Promissory note interest payment	6	-		75,885
Net cash provided by investing activities		-		276,889
Financing activities				
Payment of principal portion of lease liability		-		(8,954)
Net cash (used in) financing activities		-		(8,954)
Change in cash and cash equivalents		(3,951,269)		(1,312,448)
Cash and cash equivalents, beginning of the year		15,101,994		17,584,792
Effect of exchange rate on cash held		21,968		199,125
Cash and cash equivalents, end of the period		\$ 11,172,693		16,471,469
Cash and cash equivalents are comprised of:			•	44700000
Cash in bank		\$ 9,571,910	\$	14,732,030
Short-term money market instruments	_	1,600,783		1,739,439
	—	\$ 11,172,693	\$	16,471,469

## Belo Sun Mining Corp. Condensed Consolidated Interim Statements of Changes in Equity

## (Expressed in Canadian dollars)

					Accumulated		
				Share-Based	Other		
	Number		Contributed	Payments	Comprehensive		
	of Shares	Share Capital	Surplus	Reserve	Income	Deficit	Total
Balance, December 31, 2022	455,055,248	\$ 262,771,769	\$ 37,648	\$ 3,402,844	\$ 1,717,884	\$ (232,694,214)	\$ 35,235,931
Share-based compensation	-	-	30,094	772,905	-	-	802,999
Stock option expiry	-	-	-	(28,000)	-	28,000	-
Other comprehensive loss	-	-	-	-	(34,420)	-	(34,420)
Net loss	-	-	-	-	-	(4,122,302)	(4,122,302)
Balance, September 30, 2023	455,055,248	\$ 262,771,769	\$ 67,742	\$ 4,147,749	\$ 1,683,464	\$ (236,788,516)	\$ 31,882,208
Balance, December 31, 2023	455,055,248	\$ 262,771,769	\$ 71,680	\$ 4,284,152	\$ 1,344,015	\$ (243,383,393)	\$ 25,088,223
Share-based compensation	-	-	10,489	165,430	-	-	175,919
Stock option forfeiture	-	-	-	(1,693,853)	-	1,693,853	-
Other comprehensive loss	-	-	-	-	256,820	-	256,820
Net loss	-	-	-	-	-	(5,684,859)	(5,684,859)
Balance, September 30, 2024	455,055,248	\$ 262,771,769	\$ 82,169	\$ 2,755,729	\$ 1,600,835	\$ (247,374,399)	\$ 19,836,103

- See accompanying notes to these condensed consolidated interim financial statements -

## 1. Nature of operations

Belo Sun Mining Corp. ("Belo Sun" or the "Company"), through its subsidiaries, is a gold exploration and development company engaged in the exploration and development of properties located in Brazil. The Volta Grande Gold project moved to the development stage in 2017 (Note 4). The Rainbow Alexandrite project is in the exploration and evaluation stage. The Company is a publicly listed company incorporated in the Province of Ontario. The Company's shares are listed on the Toronto Stock Exchange and trade under the symbol "BSX". The Company's shares are also listing on the OTCQB venture market and trade under the symbol "BSXGF". The Company's head office is located at 198 Davenport Road, Toronto, Ontario, Canada, M5R 1J2.

Although the Company has taken steps to verify title to the properties on which it is conducting exploration and development and in which it has an interest, in accordance with industry standards for the current stage of exploration and development of such properties, these procedures do not guarantee the Company's title. Property title may be subject to unregistered prior agreements, unregistered claims, aboriginal claims and non-compliance with regulatory and environmental requirements.

The business of mining and exploring for minerals involves a high degree of risk and there can be no assurance that current exploration programs will result in profitable mining operations. The Company's continued existence is dependent upon the preservation of its interests in the underlying properties, the achievement of profitable operations, or the ability of the Company to raise additional financing, if necessary, or alternatively upon the Company's ability to dispose of its interests on an advantageous basis. Changes in future conditions could require material write-downs of the carrying values. The Company's mining assets that are located outside of North America are subject to the risk of foreign investment, including increases in taxes and royalties, renegotiation of contracts, expropriation and currency exchange fluctuations and restrictions.

## 2. Significant accounting policies

## a. Statement of compliance

These condensed consolidated interim financial statements of the Company and its subsidiaries have been prepared in accordance with International Accounting Standards ("IAS") 34, Interim Financial Reporting, as issued by the International Accounting Standards Board ("IASB"). These policies applied in these condensed consolidated interim financial statements are based on the International Financial Reporting Standards ("IFRS") issued and outstanding as at September 30, 2024. The policies set out in the Company's Annual Consolidated Financial Statements for the year ended December 31, 2023 were consistently applied to all the periods presented unless otherwise noted. The Board of Directors approved these condensed consolidated interim financial statements for issue on November 6, 2024.

## b. Basis of preparation

These condensed consolidated interim financial statements were prepared under the historical cost basis, except for certain financial assets and liabilities which are measured at fair value, and are presented in Canadian dollars. They have been prepared on a going concern basis assuming that the Company will be able to realize its assets and discharge its liabilities in the normal course of business as they come due for the foreseeable future.

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires management to exercise judgment in applying the Company's accounting policies.

### 3. Prepaid expenses and sundry receivables

	Septen	nber 30, 2024	Dece	ember 31, 2023
Amounts receivables and other advances	\$	29,844	\$	40,096
Reimbursable court fees pending appeal		41,997		46,429
HST receivable		76,677		85,958
Prepaid insurance		9,964		83,680
	\$	158,482	\$	256,163

The Company has paid fees with respect to appeal proceedings which are expected to be reimbursed. The Company expects to be reimbursed the balance, R\$169,205 (\$41,997) (December 31, 2023: R\$170,318 (\$46,429)), upon successful judgment.

## 4. Mineral property development and exploration and development

The Company has determined that it has moved into the development stage for its Volta Grande Project upon receiving its construction license in February 2017 and awarding a contract for the first phase of EPC, despite the interim suspension of the license received in April 2017. The Company appealed the suspension and, in December 2017, received notice that the suspension would be upheld until an indigenous study was completed in accordance with regulatory guidelines. Since this time, the Company has completed the indigenous study and continues to complete limited exploration work. The construction license expired and was to be renewed on February 2, 2020. The Company filed its renewal application in September 2019. The application is pending government approval.

The Volta Grande Gold Project comprises 4 mine concessions submitted, 3 applications for public tender, 14 exploration permits, and 63 exploration permit extensions submitted and to be submitted in 2019, covering a total area of 175,680 hectares; it is located in municipalities including Senador José Porfírio, Anapu, Vitória do Zingu and Pacajá, in the southern region of Pará State in northern Brazil. The Volta Grande Project is located on the Xingu River, north of the Carajás mineral province, approximately 60 km southeast of the city of Altamira. Development costs have been capitalized effective February 2, 2017. The Company continues to incur costs that are not related to the development of the project, and these are expensed to the consolidated statement of comprehensive loss as exploration and evaluation expenses. Exploration and evaluation expenditures expensed immediately in the consolidated statement of comprehensive loss for the three and nine months ended September 30, 2024 amounted to \$283,384 and \$1,057,074, respectively (three and nine months ended September 30, 2023: \$53,615 and \$633,602, respectively). No amounts were capitalized to property, plant and equipment during the three and nine months ended September 30, 2024 (\$Nil during the three and nine months ended September 30, 2023) related to development costs. In November 2021, a land concession agreement was signed with the Brazilian National Institute of Colonization and Agrarian Reform ("INCRA"), whereby INCRA provided the Company with access to certain INCRA designated lands for mining activities for a period of 20 years from its execution date, with the ability to extend the term. In September 2022 and in accordance with this agreement, the Company transferred land that it owned to INCRA as compensation for a small portion of the Company's mining concessions that overlapped INCRA land designated for rural development. Costs related to this agreement were recorded through permitting costs on the consolidated statement of loss.

## 5. Term investment

The investment consists of a term deposit with Banco do Brasil SA to fund the potential amounts owing to Companhia de Pesquisa de Recursos Minerais ("CPRM"). As at September 30, 2024, the balance in this account was R\$2,496,133 (\$619,540) (December 31, 2023: R\$2,331,935 (\$635,685)) and the Company earned 9.38% in interest for the nine months ended September 30, 2024 (December 31, 2023: 10.62%). The Company intends to renew the term deposit on maturity because it is security against the potential amount owing to the CPRM, a Brazilian state-owned company (Note 16 (1)).

## 6. Promissory notes receivable

In April 2018, certain directors and officers of the Company ("the Supporting Directors") agreed to acquire an aggregate of 29,850,746 common shares of the Company at a price of \$0.335 per share by a private purchase from an existing shareholder for the purposes of supporting the Company's share price and further align their interests with those of the Company's shareholders. The Supporting Directors each acquired the number of common shares as follows: Stan Bharti 12,932,835 common shares; Peter Tagliamonte 12,932,835 common shares; Denis Arsenault 2,985,076 common shares; Mark Eaton 1,000,000 common shares.

To facilitate the Supporting Directors with the foregoing purchases, the Company loaned them an aggregate amount of \$10,000,000. Unsecured promissory notes were entered into with each of the Supporting Directors for their respective loans. Under the original terms of the promissory notes, the Company received a per annum interest rate of LIBOR plus 1%, payable on each one-year anniversary of the loans. The principal amount of the loans was due and payable, together with all accrued and unpaid interest thereon, on April 23, 2020. Upon the sale of any shares of the Company acquired with the principal by the recipient, a portion of the principal equal to the amount of the proceeds realized from such sale shall become immediately due. Given the credit worthiness of the recipients, the Company believes credit risk is remote and has not recorded an expected loss.

In May 2019, Mark Eaton repaid his note in full. In September 2019, Denis Arsenault repaid \$444,000 of his loan and paid an additional \$84,627 in March 2020. In December 2019, Peter Tagliamonte repaid \$400,000 of his loan and paid an additional \$15,856 in April 2020.

On April 23, 2020, Denis Arsenault and Stan Bharti repaid their loans. Peter Tagliamonte repaid his annual interest owing on April 23, 2020 of \$79,987. Peter Tagliamonte's loan repayment date was extended to April 23, 2022, and the loan principal of \$3,916,644 remained payable. The interest rate was amended to a per annum interest rate of LIBOR, payable on each one-year anniversary of the loan.

In April 2021, Peter Tagliamonte repaid his annual interest owing of \$11,239.

In April 2022, Peter Tagliamonte repaid interest owing of \$89,088 and his loan repayment date was extended to October 23, 2022. The interest rate remained unchanged.

In July 2022, Peter Tagliamonte repaid \$2,500,000 of principal owing on the loan, and in August 2022, he repaid \$956,022 of principal owing on the loan.

In October 2022, Peter Tagliamonte's loan repayment date was extended to October 23, 2023 under the existing terms, with the loan principal of \$460,622 remaining payable.

#### 6. Promissory notes receivable (continued)

In Q2 2023, Peter Tagliamonte repaid loan interest of \$75,885 and repaid loan principal of \$244,115 with loan principal of \$216,507 remaining payable. To date, the remaining balance has not been repaid.

As at September 30, 2024, the Company recognized a carrying value of \$230,601 with respect to these promissory notes (December 31, 2023: \$228,080). Interest income of \$2,521 was recognized for the nine months ended September 30, 2024 (nine months ended September 30, 2023: \$15,658).

	Sept	September 30, 2024				
Opening balance	\$	228,080	\$	528,880		
Interest accrued		2,521		19,200		
Interest repaid		-		(75,885)		
Principal repaid		-		(244,115)		
Ending balance	\$	230,601	\$	228,080		

## 7. Property, plant and equipment

						Ν	/ine assets		
_		Furniture &	Mining	F	Right of use		under		
Cost	/ehicles	equipment	equipment		assets	С	onstruction	Land	Total
Balance, December 31, 2022	\$ 585,439	\$ 1,997,812	\$ 852,664	\$	213,713	\$	4,481,840	\$ 10,692,444	\$ 18,823,912
Additions	-	1,409	40,764		-		-	-	42,173
Fully amortized assets no longer in use	(7,294)	(53,021)	(33,916)		(203,852)		-	-	(298,083)
FX adjustment	34,810	(120,963)	(137,656)		(9,861)		(40,123)	(285,533)	(559,326)
Balance, December 31, 2023	612,955	1,825,237	721,856		-		4,441,717	10,406,911	18,008,676
FX adjustment	39,654	85,327	44,864		-		-	214,811	384,656
Balance, September 30, 2024	\$ 652,609	\$ 1,910,564	\$ 766,720	\$	-	\$	4,441,717	\$ 10,621,722	\$ 18,393,332
Accumulated depreciation and impairment									
Balance, December 31, 2022	\$ 585,439	\$ 1,082,457	\$ 812,997	\$	127,509	\$	-	\$ -	\$ 2,608,402
Charge for the year	-	25,949	3,184		114,984		-	-	144,117
Fully amortized assets no longer in use	(7,294)	(53,021)	(33,916)		(203,852)		-	-	(298,083)
Impairment	-	832,936	-		-		4,441,717	-	5,274,653
FX adjustment	34,810	(160,565)	(142,408)		(38,641)		-	-	(306,804)
Balance, December 31, 2023	612,955	1,727,756	639,857		-		4,441,717	-	7,422,285
Charge for the period	-	26,300	2,820		-		-	-	29,120
FX adjustment	39,654	107,498	86,208		-		-	-	233,360
Balance, September 30, 2024	\$ 652,609	\$ 1,861,554	\$ 728,885	\$	-	\$	4,441,717	\$ -	\$ 7,684,765
Net book value, December 31, 2023	\$ -	\$ 97,481	\$ 81,999	\$	-	\$	-	\$ 10,406,911	\$ 10,586,391
Net book value, September 30, 2024	\$ -	\$ 49,010	\$ 37,835	\$	-	\$	-	\$ 10,621,722	\$ 10,708,567

No development costs were incurred or capitalized to mine assets under construction during the three and nine months ended September 30, 2024 (September 30, 2023: \$Nil). Depreciation for the three and nine months ended September 30, 2024 was \$9,065 and \$29,120, respectively (three and nine months ended September 30, 2023: \$3,409 and \$29,707, respectively). Since the mining property is in the development stage, the mine assets under construction are not amortized.

## 7. Property, plant and equipment (continued)

During the year ended December 31, 2018, the Company amended its agreement to purchase a Semi-Autogenous Grinding ("SAG") mill and a letter of credit was issued by the vendor. The credit of US\$1,200,000 (\$1,588,800) was to be applied against the purchase of a new SAG mill from the vendor. In March 2023, the Company terminated this agreement and this credit was returned to the Company.

## Impairment

For the year ended December 31, 2023, the Company recorded an impairment expense of \$5,274,653 for non-current assets. The impairment loss recognized in net loss was related to assets held in Brazil.

### Impairment indicators and testing

The Company assesses each Cash-Generating Unit (CGU) at each reporting date, to determine whether there are any indicators of impairment. Where an indicator of impairment exists, a formal estimate of the recoverable amount is made. The Company has one CGU.

Recoverable amount is the higher of the fair value less cost of disposal and value in use calculated in accordance with the accounting policy in Note 2 in the December 31, 2023 consolidated financial statements.

As at December 31, 2023, the market capitalisation of the Company was below the net book value of net assets which is considered an indicator of impairment. The Company has undertaken impairment testing for its CGU. The CGU comprised of the Brazilian mineral property.

## Key assumptions and sensitivities used for impairment assessment performed

The recoverable amount of the Company's CGU has been assessed by reference to the value in use ("VIU").

The Company used discounted cash flow techniques based on the detailed "life of mine" production plan which reflects the net cash flows expected to be realised from extraction, processing and sale of mineral reserves based on the Company's most recently published Resource and Reserve Statement.

The key assumptions used in the assessment were: gold price (US\$2,025 per ounce) and pre-tax discount rate (43.7%).

## 7. Property, plant and equipment (continued)

#### Commodity prices and exchange rates

Commodity price and foreign exchange rates were estimated with reference to external market forecasts including brokers' average for the short term and medium term, and views of management for the long term.

### **Discount rate**

In determining the fair value of a CGU, the future cash flows were discounted using rates based on the Company's estimated real after tax weighted average cost of capital ('WACC'), for each functional currency applicable to the CGU, having regard to the geographic location of, and specific risks associated with the CGU.

#### Production activity, operating costs and capital requirements

Life-of-mine operating and capital cost assumptions were based on the Company's latest budget and life of mine plans for operating mines adjusted for inflation.

### 8. Accounts payable and accrued liabilities

	Septe	mber 30, 2024	Dec	ember 31, 2023
Mineral properties suppliers and contractors	\$	431,572	\$	415,635
Property taxes		1,066,581		1,026,870
ANM taxes		1,172		1,287
Corporate payables		1,549,455		183,298
Audit and other accruals		5,000		93,000
	\$	3,053,780	\$	1,720,090

## 9. Share capital

As at September 30, 2024 and December 31, 2023, the Company's authorized number of common shares was unlimited without par value and an unlimited number of special shares. The special shares have the same features as the common shares with the exception that the special shares take preference over the common shares in the event of liquidation, dissolution or winding up of the Company. The special shares are entitled to the same dividend rights as common shares. No special shares are outstanding.

The Company had 455,055,248 shares outstanding at September 30, 2024, recorded at \$262,771,769 (December 31, 2023 – 455,055,248 shares outstanding recorded \$262,771,769).

#### 10. Share-based payments reserve

#### Stock options

The Company has adopted a Floating Stock Option Plan (the "Plan"), whereby the number of common shares reserved for issuance under the Plan is equivalent to up to 10% of the issued and outstanding shares of the Company. In accordance with the terms of the Plan, officers, non-independent directors, employees and consultants of the Company may be granted options to purchase common shares at exercise prices determined at the time of grant. Options under the Plan which have been exercised or which have expired shall be available for subsequent grants. The option vesting terms are determined at the discretion of the Board of Directors.

Each employee share option converts into one common share of the Company on exercise. No amounts are paid or payable by the recipient on receipt of the option. The options carry neither rights to dividends nor voting rights. Options may be exercised at any time from the date of vesting to the date of their expiry.

	Number of Options	Weighted average exercise prices	Carrying amount
December 31, 2022	7,450,000	\$0.84	\$ 3,402,844
Granted	5,754,979	\$0.08	350,501
Vested	-	\$0.00	558,807
Expired/cancelled	(200,000)	\$0.23	(28,000)
December 31, 2023	13,004,979	\$0.51	\$ 4,284,152
Vested	-	\$0.00	165,430
Expired/cancelled	(3,000,000)	\$0.89	(1,693,853)
September 30, 2024	10,004,979	\$0.40	\$ 2,755,729

The following stock options were outstanding as at September 30, 2024:

					Black-Scholes inputs						
Number outstanding	Number exercisable	Grant date	Expiry date	ercise orice	Expected volatility	Expected life (yrs)	Expected dividend yield	Risk-free interest rate			
3,250,000	3,250,000	27-Jul-20	27-Jul-25	\$ 0.80	84%	5	0%	0.35%			
1,000,000	750,000	4-Jan-21	4-Jan-26	\$ 0.97	84%	5	0%	0.39%			
5,243,698	5,243,698	11-Apr-23	11-Apr-28	\$ 0.08	103%	5	0%	3.06%			
511,281	511,281	3-May-23	3-May-28	\$ 0.07	104%	5	0%	2.87%			
10,004,979	9,754,979			\$ 0.40							

During the three and nine months ended September 30, 2024, no stock options were granted. The Company recorded \$36,727 and \$165,430, respectively, in stock-based compensation expense for the three and nine months ended September 30, 2024 (three and nine months ended September 30, 2023: no options were granted, and \$250,497 and \$772,905, respectively, in stock-based compensation expense was recorded). The weighted average life of the outstanding options at September 30, 2024 is 2.43 years (December 31, 2023: 2.87 years). The stock options granted on July 27, 2020 are fully vested. The stock options granted on January 4, 2021 vest in four equal installments annually on the anniversary of the grant, with the first tranche vesting 12 months from the grant date.

## **11. Contributed surplus**

#### Deferred Share Unit Incentive Plan

In 2016, the Company approved and adopted a Deferred Share Unit ("DSU") incentive plan. In accordance with the terms of the plan, officers, directors and employees of the Company may be granted DSUs. Each vested DSU held shall be redeemed by the Company at the time that the holder ceases to be an officer, director or employee of the Company. The DSUs can be redeemed, at the election of the Company, in cash or in shares of the Company, either held in treasury (subject to shareholder approval) or purchased in the secondary market by a trustee. If the holder of a DSU ceases to be an officer, director or employee of the Company prior to vesting, other than in the event of a change of control, the DSUs shall be deemed cancelled. In the event of a change of control, or termination without cause, each DSU shall automatically vest and be redeemed.

As at September 30, 2024, 14,739,750 DSU's were outstanding (December 31, 2023: 16,739,750).

As at September 30, 2024, 14,508,250 shares are held in trust with an independent trustee at a total recorded cost of \$5,475,138 (December 31, 2023: 16,508,250 shares at a cost of \$6,229,900) which is included in contributed surplus. The Company is the beneficiary of the shares held and the Company has full control of these shares. Vesting charges are applied against contributed surplus.

On August 3, 2022, 250,000 DSUs were granted to a director of the Company with a value per DSU of \$0.38, where one-third vested immediately on grant, one-third vested on August 3, 2023, and the final third vested on August 3, 2024.

The following table displays the vesting activity for outstanding DSUs:

	Vested	Unvested	Total
December 31, 2022	16,573,083	166,667	16,739,750
Vested, previously granted DSUs	83,333	(83,333)	-
December 31, 2023	16,656,416	83,334	16,739,750
Vested, previously granted DSUs	83,334	(83,334)	-
Paid out	(2,000,000)	-	(2,000,000)
September 30, 2024	14,739,750	-	14,739,750

During the three and nine months ended September 30, 2024, \$2,697 and \$10,489, respectively, was recorded as share-based compensation expense related to vested DSUs on the consolidated statements of comprehensive loss (three and nine months ended September 30, 2023: \$6,849 and \$30,094, respectively).

## 12. Operating segments

#### Geographical information

The Company operates in Canada where its head office is located and in Brazil where its exploration and development properties are located. Information about the Company's assets by geographical location is detailed below.

	Cı	Current assets		roperty, plant nd equipment	Other non- rrent assets	Total Assets		
December 31, 2023								
Canada	\$	13,004,274	\$	19,985	\$ -		\$13,024,259	
Brazil		2,581,963		10,566,406	635,685		13,784,054	
	\$	15,586,237	\$	10,586,391	\$ 635,685	\$	26,808,313	
September 30, 2024								
Canada	\$	9,317,518	\$	19,985	\$ -	\$	9,337,503	
Brazil		2,244,258		10,688,582	619,540		13,552,380	
	\$	11,561,776	\$	10,708,567	\$ 619,540	\$	22,889,883	

In the nine months ended September 30, 2024, net losses of \$3,742,371 and \$1,942,488 were attributed to Canada and Brazil, respectively.

#### 13. Financial instruments

Financial assets and financial liabilities as at September 30, 2024 and December 31, 2023 were classified as follows:

December 31, 2023	Assets at amortized cost		Liabilities at amortized cost		Total	
Cash and cash equivalents	\$	\$ 15,101,994		-	\$ 15,101,994	
Promissory notes receivable		228,080		-	228,080	
Term investment		635,685		-	635,685	
Accounts payable and accrued liabilities	-		(1,720,090)		(1,720,090)	
September 30, 2024		Assets at Liabilities at			Total	
	ar	amortized cost amortized cost		iotal		
Cash and cash equivalents	\$	11,172,693	\$	-	\$ 11,172,693	
Promissory notes receivable		230,601		-	230,601	
Term investment		619,540		-	619,540	
Accounts payable and accrued liabilities		-		(3,053,780)	(3,053,780)	

### 13. Financial instruments (continued)

A fair value hierarchy prioritizes the methods and assumptions used to develop fair value measurements for those financial assets where fair value is recognized on the statement of financial position. These have been prioritized into three levels.

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

Level 2 – Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly

Level 3 – Inputs for the asset or liability that are not based on observable market data.

The carrying value of cash and cash equivalents, accounts payable and accrued liabilities, and lease liabilities approximates fair value due to their short-term nature.

The carrying values of promissory notes receivable and the term investment are calculated at amortized cost by applying market interest rates at the inception of the financial instrument.

Fair value amounts represent point-in-time estimates and may not reflect fair value in the future. The measurements are subjective in nature, involve uncertainties and are a matter of significant judgment.

The Company's risk exposures and their impacts on the Company's financial instruments are summarized below. There have been no significant changes in the risks, objectives, policies and procedures for managing risk during the nine months ended September 30, 2024.

#### Credit risk

Credit risk arises from the non-performance by counterparties of contractual financial obligations. The Company's primary counterparties related to its cash and cash equivalents and term investment carry an investment grade rating as assessed by external rating agencies. The Company maintains all of its cash and cash equivalents and term investment with major Canadian and Brazilian financial institutions. Deposits held with these institutions may exceed the amount of insurance provided on such deposits. The Company's promissory note is held by Peter Tagliamonte, a former director and officer. Management has assessed the credit risk associated with this promissory note and based on the credit-worthiness of the party involved, the Company has assessed the chance of loss as remote.

The Company's maximum exposure to credit risk at the statement of financial position date is the carrying value of cash and cash equivalents, promissory notes receivable and term investments.

#### Liquidity risk

The Company manages liquidity risk by maintaining adequate cash and cash equivalent balances. The Company continuously monitors and reviews both actual and forecasted cash flows, and also matches the maturity profile of financial assets and liabilities.

As at September 30, 2024, the Company had current assets of \$11,561,776 to settle current liabilities of \$3,053,780. Approximately \$1,981,027 of the Company's financial liabilities as at September 30, 2024 have contractual maturities of less than 30 days and are subject to normal trade terms. Of these current liabilities, approximately \$1,066,153 has been payable for over 180 days.

## 13. Financial instruments (continued)

Market risk

(a) Interest rate risk

The Company's cash and cash equivalents, term investments, and promissory note are subject to interest rate cash flow risk as they carry variable rates of interest. The Company's interest rate risk management policy is to purchase highly liquid investments with a term to maturity of one year or less on the date of purchase.

Based on cash and cash equivalents, term deposit and promissory note balances on hand at September 30, 2024, a 0.1% change in interest rates could result in a corresponding change in net loss of approximately \$12,000 (December 31, 2023 - \$16,000).

(b) Currency risk

Foreign exchange risk exposures arise from transactions and balances denominated in foreign currencies. The Company's currency risk arises primarily with respect to the United States dollar and Brazilian Real. Fluctuations in the exchange rates between these currencies and the Canadian dollar could materially affect the Company's business, financial condition, and results of operations. The Company does not mitigate this risk with hedging activity.

A strengthening of \$0.01 in the United States dollar against the Brazilian Real would have increased net loss by approximately \$8,000 for the nine months ended September 30, 2024 (nine months ended September 30, 2023 - \$8,600). A strengthening of \$0.01 in the Canadian dollar against the United States dollar would have decreased other comprehensive income by approximately \$1,500 for the nine months ended September 30, 2023 - \$1,700).

## 14. Capital management

The Company includes equity, comprised of issued common shares, share-based payment reserve, contributed surplus and deficit, in the definition of capital. The Company's objectives when managing capital is to maintain its ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders.

The Company manages its capital structure and makes adjustments to it based on the funds available to the Company in order to support the acquisition, exploration and development of mineral properties. The Board of Directors does not establish quantitative return on capital criteria for management but rather relies on the expertise of the Company's management and consultants to sustain future development of the business.

The Company's Volta Grande property is in the development stage and, accordingly, the Company is dependent upon external financings to fund activities. In order to carry out planned engineering, test work, advancement and development of the mining projects, and pay for administrative costs, the Company will spend working capital and expects to raise the additional funds from time to time as required. Management reviews its capital management approach on an ongoing basis and believes that this approach is reasonable given the relative size of the Company.

There were no changes in the Company's approach to capital management during the nine months ended September 30, 2024. The Company is not subject to externally imposed capital requirements.

#### 15. Related party disclosures

The condensed consolidated interim financial statements include the financial statements of the Company and the subsidiaries at their respective ownership listed in the following table.

	Country of incorporation	% equity interest
Belo Sun Mineracao Ltda	Brazil	100
Intergemas Mineracao e Industrailizacao Ltda	Brazil	100
Aubras Mineracao Ltda	Brazil	98
Oca Mineracao Ltda	Brazil	100
Sun Exploracao Mineral Ltda.	Brazil	100

During the nine months ended September 30, 2024 and 2023, the Company entered into the following transactions in the ordinary course of business with related parties that are not subsidiaries of the Company.

	Purchases of goods/services							
	Three months ended			Nine months er			nded	
	September 30,				September 30,			
	2024 2023		2024		2	2023		
2227929 Ontario Inc.	\$ 15,000	\$	15,000	\$	45,000	\$	45,000	
Directors' promissory notes interest	(4,092)		3,144		2,521		15,658	

The Company shares office space with other companies who may have common officers and directors. The costs associated with the use of this space, including the provision of office equipment and supplies, are administered by 2227929 Ontario Inc. to whom the Company pays a monthly fee of \$5,000. Costs paid to 2227929 Ontario Inc. are recorded in general and administrative expenses on the consolidated statement of loss.

The following balances included in the Company's accounts were outstanding at the end of the reporting period:

	Amounts owed by related parties				Amounts owed to related parties			o related
	30	0-Sep-24	o-24 31-Dec-23		30	)-Sep-24	31-Dec-23	
Directors and officers of the Company	\$	230,601	\$	228,080	\$	295,869	\$	53,049

Amounts owed by related parties reflect the promissory notes entered into with a former officer and director of the Company in April 2018 plus accrued interest.

The amounts outstanding are unsecured and will be settled in cash. No guarantees have been given or received. No expense has been recognized in the current or prior periods for expected credit loss in respect of the amounts owed by related parties.

### 15. Related party disclosures (continued)

#### Compensation of key management personnel of the Company

The remuneration of directors and other members of key management personnel during the period were as follows:

	Three months ended September 30,			Nine mor Septen			
	2024		2023	2024		2023	
Short-term benefits	\$ 505,217	\$	280,100	\$1,054,945	\$	931,550	
Share-based payments	20,936		193,427	137,243		659,990	
DSU expense	-		6,849	7,792		30,094	
	\$ 526,153	\$	480,376	\$1,199,980	\$	1,621,634	

In accordance with IAS 24 Related Party Disclosures, key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly, including any directors (executive and non-executive) of the Company.

### **16. Commitments and contingencies**

- 1. Under a renegotiated agreement with CPRM in March 2008, the Company maintains an interestbearing term deposit to cover the future debt obligation plus applicable interest. In July 2021, the Company again renegotiated its agreement with CPRM. As a result of this renegotiation, the Company paid R\$1,800,000 (\$444,060) to CPRM in 2021 and it was agreed that the Company would pay CPRM R\$6,871,711 (\$1,263,500) upon the issuance of its mining license. The Company had not received its mining license as at September 30, 2024 and as such, no amounts were accrued at year end for this contingent liability. The amounts previously accrued by the Company under the prior superseded agreement with CPRM were reversed in 2021 in the exploration and evaluation expenses on the consolidated statement of comprehensive loss.
- 2. Minimum commitments relating to management contracts to be made for termination without cause were approximately \$2,599,000. These contracts require that additional payments of up to \$5,046,000 be made upon the occurrence of certain events such as a change of control of the Company. The change of control commitment includes a component based on the Company's current share price. As a result of this inclusion, the change of control commitment reported increases or decreases in relation to the change in share price during the period.
- 3. The Company has agreed with INCRA to provide 60 months of support for any resettled citizens resulting from the Company's mining activities at its Volta Grande Project. The Company's obligation is contingent on resettlement of citizens. No resettlement has occurred to date and as such, no payments have been made nor any expenses accrued in relation to this agreement.
- 4. The Federal Constitution of Brazil has established that the States, municipalities, federal district and certain agencies of the federal administration are entitled to receive royalties for the exploitation of mineral resources by holders of mining concessions (including extraction permits). The royalty rate for gold is currently 1.5% Federal law 13,540/17 arising from the sale of the mineral product, less the sales taxes of the mineral product. No royalties are currently due.

## 16. Commitments and contingencies (continued)

- 5. The Company is, from time to time, involved in various claims and legal proceedings. The Company cannot reasonably predict the likelihood or outcome of these activities. The Company does not believe that adverse decisions in any pending or threatened proceedings related to any matter, or any amount which may be required to be paid by reasons thereof, will have a material effect on the financial condition or future results of operations. As at September 30, 2024, no amounts have been accrued related to such matters.
- 6. The Company's mining, exploration and development activities are subject to various federal, provincial and international laws and regulations governing the protection of the environment. These laws and regulations are continually changing and generally becoming more restrictive. The Company conducts its operations so as to protect public safety, health and the environment and believes its operations are materially in compliance with all applicable laws and regulations. The Company has made, and expects to make in the future, expenditures to comply with such laws and regulations.
- 7. Peter Tagliamonte, a former officer and director of the Company has initiated a legal action against the Company seeking approximately \$3,700,000 in relation to a purported breach of contract and relating to his dismissal as an officer of the Company. The Company intends to defend the matter vigorously and is confident in its position.