

ARBN: 083 463 058

# Directors' Report and Condensed Consolidated Interim Financial Statements

Half Year Ended 31 December 2018

# ZIMPLATS HOLDINGS LIMITED INDEX TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018

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The Directors present the condensed consolidated interim financial statements of Zimplats Holdings Limited (the 'Company') and its subsidiaries (together the 'Group') for the half year ended 31 December 2018, as well as the review report for the period.

#### **Directors**

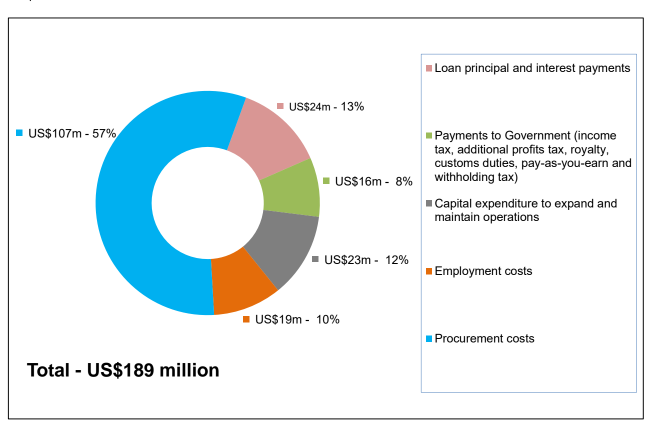
The directors of the Company during and since the end of the half year are set out below:

Dr Fholisani Sydney Mufamadi Chairman-Non-executive Alexander Mhembere Chief Executive Officer Stewart Magaso Mangoma Chief Finance Officer Meroonisha Kerber Non-executive Thandeka Nozipho Mgoduso Non-executive Alec Muchadehama Non-executive Nicolaas Johannes Muller Non-executive Dr Dennis Servious Madenga Shoko Non-executive Zacharius Bernadus Swanepoel Non-executive Nyasha Puza Siyabora Zhou Non-executive

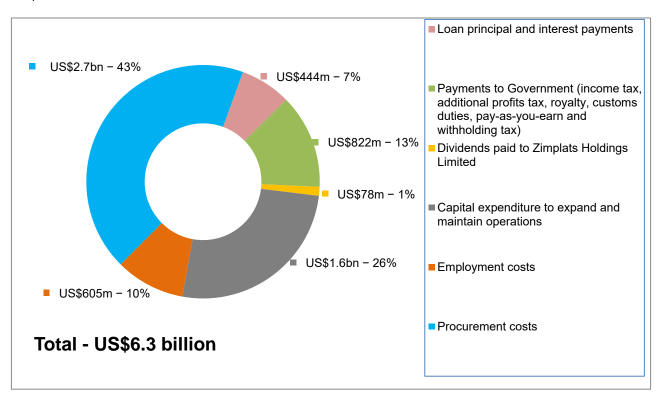
#### Review of performance

The Group's main purpose is the production of platinum group metals and associated metals from its Mineral Resources and Ore Reserves on the Great Dyke in Zimbabwe. At present, the Group's mining activities are operated by Zimbabwe Platinum Mines (Private) Limited (the 'operating subsidiary').

# Zimbabwe Platinum Mines (Private) Limited cash utilisation (Half year ended 31 December 2018) – US\$ millions



# Zimbabwe Platinum Mines (Private) Limited cash utilisation (1 July 2001 to 31 December 2018) – US\$ millions



# Safety, Health and Environment

Two lost-time injuries were reported during the half year resulting in a lost-time injury frequency rate of 0.26, same as the comparative period last year.

An external safety, health and environment management systems (ISO 45001:2018, ISO 14001:2015 and ISO 9001:2015) audit was conducted during the half year and no major non-conformities were reported.

The Group's employee wellness programmes continued to be effective during the half year focusing on the following:

- HIV and AIDS
- Mental health
- Occupational hygiene
- Non-communicable diseases

Rehabilitation of the old open-pit mines progressed well with 1 175 741 loose cubic meters moved to cover the voids compared to 179 020 loose cubic metres for the same period last year.

The Group's water conservation programmes worked well during the half year maintaining recycled water at 34% of the total water consumed.

#### **Operations**

Tonnes mined during the half year decreased by 5% to 3.3 million tonnes compared to the same period last year mainly due to the closure of the South Pit Mine in March 2018. The increase in production from the underground mines (mainly from Mupfuti and Bimha mines) of 266 300 tonnes was less than the contribution from the South Pit Mine (456 200 tonnes) in the same period last year.

Tonnes milled decreased by 1% to 3.31 million tonnes compared to the same period last year. This was mainly due to a decrease in the milling rates at the Selous Metallurgical Complex (SMC) concentrator arising from the change in particle size distribution after the closure of the South Pit Mine in April 2018.

Four elements (platinum, palladium, rhodium and gold) (4E) mill head grade at 3.23g/t remained largely unchanged from the same period last year reflecting sustained grade control at the Group's operations.

Platinum production for the half year decreased by 1% to 135 430 ounces from 136 152 ounces in line with the decrease in the volume of ore milled. 4E metal production for the half year also decreased by 1% to 273 655 ounces from 275 224 ounces in line with mill volumes.

The table below shows the total metal production for the half year.

Metal	Half year ended 31 December 2018	Half year ended 31 December 2017	Variance	Year ended 30 June 2018
Platinum (oz)	135 430	136 152	(1%)	270 717
Palladium (oz)	110 593	112 807	(2%)	223 112
Gold (oz)	15 573	14 514	7%	29 207
Rhodium (oz)	12 059	11 751	3%	23 879
Ruthenium (oz)	10 354	10 346	1	20 780
Iridium (oz)	5 000	4 786	4%	9 687
Silver (oz)	23 694	19 392	22%	49 570
Nickel (t)	2 636	2 505	5%	5 071
Copper (t)	1 881	1 913	(2%)	3 775
Cobalt (t)	40	48	(17%)	87

## Sales

Platinum sold for the half year at 133 484 ounces was marginally higher than 132 823 ounces reported in the same period last year. The table below shows the metal sales volumes for the half year.

Metal	Half year ended	Half year ended	Variance	Year ended
Wetai	31 December 2018	31 December 2017	(%)	30 June 2018
Platinum (oz)	133 484	132 823	-	266 720
Palladium (oz)	110 465	110 500	-	222 105
Gold (oz)	15 649	14 495	8	29 508
Rhodium (oz)	11 838	11 513	3	23 752
Ruthenium (oz)	10 366	10 700	(3)	21 210
Iridium (oz)	4 958	4 954	-	9 853
Silver (oz)	25 154	25 480	(1)	50 798
Nickel (t)	2 594	2 533	2	5 073
Copper (t)	1 979	1 947	2	3 869
Cobalt (t)	34	44	(23)	77

#### **Metal Prices**

Prices for most of the metals, except platinum, gold, silver and copper, improved compared to what was achieved in the same period last year as shown in the table below.

Metal	Half year ended 31 December 2018 (Average)	Half year ended 31 December 2017 (Average)	Variance (%)	Year ended 30 June 2018 (Average)
Platinum (US\$/oz)	818	936	(13)	939
Palladium (US\$/oz)	1 055	947	11	977
Gold (US\$/oz)	1 221	1 277	(4)	1 297
Rhodium (US\$/oz)	2 391	1 199	99	1 562
Ruthenium (US\$/oz)	250	89	181	149
Iridium (US\$/oz)	1 418	938	51	1 001
Silver (US\$/oz)	15	17	(12)	17
Nickel (US\$/t)	12 354	11 045	12	12 459
Copper (US\$/t)	6 135	6 577	(7)	6 746
Cobalt (US\$/lb)	33	30	10	35

#### **Financial**

Revenue for the half year increased by 2% to US\$291.8 million compared to the same period last year driven by a 1% increase in both metal prices and 4E sales volumes. The gross revenue per platinum ounce for the half year at US\$2 186 was 1% higher than the US\$2 154 reported during the same period last year.

Cost of sales at US\$187.1 million was 2% higher than the same period last year's US\$184 million mainly due to inflation. This was partly offset by the substitution of open-pit ore with lower cost underground ore following the closure of the South Pit Mine in April 2018 and decrease in depreciation arising from the conversion of upper ores resources to reserves.

Resultantly, the gross profit margin of 36% was the same as the prior comparative period.

Administrative expenses for the half year at US\$28.1 million were 22% higher than the US\$23 million reported during the same period last year mainly due to higher insurance premiums in the current period.

Selling and distribution expenses for the half year at US\$1.1 million were 80% lower than same period last year due to the decrease in transport cost in line with the volume of material moved as no concentrates were exported in the current half year. Transportation of concentrates typically costs more than transportation of matte.

Royalty and commission expense for the half year increased by 74% from US\$7 million reported in the same period last year to US\$12.2 million due to increase in royalty rates after migrating from a special mining lease to a mining lease on 31 May 2018.

The half year ended 31 December 2018 benefited from export incentive of US\$29.4 million (2017: US\$5.6 million) and the recognition of a US\$9.6 million refund due from the Zimbabwe Revenue Authority (ZIMRA). The refund arose from a court ruling in favour of the Group in respect of fines inappropriately levied by ZIMRA on the disputed customs duty rebates case.

Cash operating cost per platinum ounce produced improved by 3% to US\$1 295 from US\$1 331 reported in the same period last year due to the substitution of open-pit ore with lower cost underground ore, decrease in selling expenses as detailed above and lower cost of consumables sourced from South Africa which benefitted from the weakening of the South African Rand against the United States Dollar.

Resultantly, profit before income tax for the period at US\$98.5 million was 60% higher than US\$61.4 million recorded in the same period last year. Income tax for the half year at US\$18.1 million (2017: US\$40.3 million) resulted in a profit after tax for the period of US\$80.4 million compared to US\$21 million achieved in the same period last year.

At the end of the half year, the Group had bank borrowings of US\$62.5 million (30 June 2018 and 31 December 2017: US\$85 million) and a cash balance of US\$99.5 million (30 June 2018: US\$119 million and 31 December 2017: US\$106.9 million).

### **Capital Projects**

The redevelopment of Bimha Mine remains on schedule. Installation of the north underground crusher and the ore-conveyancing system were completed during the half year while the south underground crusher and ore-conveyancing system are scheduled for commissioning in August 2019. A total of US\$76 million had been spent as at 31 December 2018 against a total project budget of US\$101 million.

The development of Mupani Mine (the replacement for Ngwarati and Rukodzi mines) is ahead of schedule, targeting ore contact by August 2019 and full production in August 2025. A total of US\$51 million had been spent as at 31 December 2018 against a total project budget of US\$264 million.

### **Indigenisation and Economic Empowerment**

The Group continues to engage with the Government of Zimbabwe with regard to Zimbabwe Platinum Mines (Private) Limited's indigenisation implementation plan.

#### Outlook

The future of the Company remains bright despite the pressures from soft commodity prices on the world market and the challenging Zimbabwean operating environment. Management continues to focus on achieving production volumes and preserving cash through cost management and optimisation of capital expenditure. The Company will continue to foster cordial working relationship with all its stakeholders.

A Mhembere

Chief Executive Officer

27 February 2019

# ZIMPLATS HOLDINGS LIMITED HALF YEAR ENDED 31 DECEMBER 2018 APPROVAL OF THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

The directors of the Company are responsible for the maintenance of adequate accounting records and the preparation of the condensed consolidated interim financial statements and related information in a manner that fairly presents the state of the affairs of the Company. These interim financial statements are prepared in accordance with International Accounting Standard 34 'Interim Financial Reporting'.

The directors are also responsible for the maintenance of effective systems of internal control which are based on established organisational structure and procedures. These systems are designed to provide reasonable assurance as to the reliability of the financial statements, and to prevent and detect material misstatement and loss.

The condensed consolidated interim financial statements have been prepared on a going-concern basis as the directors believe that the Group will continue to be in operation in the foreseeable future.

The condensed consolidated interim financial statements, as set out on pages 8 to 22 have been approved by the Board of Directors and are signed on its behalf by:

A Mhembere

**Chief Executive Officer** 

27 February 2019

S M Mangoma Chief Finance Officer



# INDEPENDENT AUDITOR'S REVIEW REPORT ON INTERIM FINANCIAL INFORMATION

To the shareholders of Zimplats Holdings Limited

#### Introduction

We have reviewed the accompanying condensed consolidated interim statement of financial position of Zimplats Holdings Limited and its subsidiaries (the "Group") as at 31 December 2018 and the related condensed consolidated statements of comprehensive income, changes in equity and cash flows for the six-month period then ended and notes, comprising a summary of significant accounting policies and other selected explanatory notes, set out on pages 8 to 22. Management is responsible for the preparation and presentation of this condensed consolidated interim financial information in accordance with the International Financial Reporting Standard (IAS) 34, 'Interim financial reporting'. Our responsibility is to express a conclusion on this condensed consolidated interim financial information based on our review.

### Scope of review

We conducted our review in accordance with International Standard on Review Engagements 2410, 'Review of interim financial information performed by the independent auditor of the entity'. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

#### Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed consolidated interim financial information is not prepared, in all material respects, in accordance with the International Financial Reporting Standard (IAS) 34, 'Interim financial reporting'.

Price water house Coopers

PricewaterhouseCoopers Chartered Accountants (Zimbabwe) Harare

28 February 2019

### CONDENSED CONSOLIDATED INTERIM STATEMENT OF FINANCIAL POSITION AS AT 31 DECEMBER 2018

	Notes	31 December 2018 US\$ 000 (Reviewed)	30 June 2018 US\$ 000 (Audited)	31 December 2017 US\$ 000 (Reviewed)
ASSETS		(13.13.13.1)	(rtuuttou)	(Noviewed)
Non-current assets				
Property, plant and equipment	6	1 099 828	1 086 705	1 012 992
Trade and other receivables	9	1 940	1 915	2 524
	2	1 101 768	1 088 620	1 015 516
Current assets				
Inventories	7	61 420	62 785	60 645
Prepayments	8	40 543	49 901	65 957
Trade and other receivables	9	194 776	180 091	202 630
Cash and balances with banks	10	99 527	118 981	106 871
		396 266	411 758	436 103
Total assets		1 498 034	1 500 378	1 451 619
EQUITY AND LIABILITIES				
EQUITY				
Capital and reserves				
Share capital	11	10 763	10 763	10 763
Share premium	11	89 166	89 166	89 166
Retained earnings	-	910 725	895 370	913 778
	-	1 010 654	995 299	1 013 707
LIABILITIES				
Non-current liabilities				
Borrowings	12	-	42 500	42 500
Share based compensation		548	361	431
Deferred income taxes		261 388	243 372	142 047
Environmental rehabilitation provision	-	20 022	22 387	28 633
	_	281 958	308 620	213 611
Current liabilities				
Trade and other payables	13	79 458	81 018	90 926
Current income tax liabilities		62 689	72 241	89 809
Borrowings	12	62 500	42 500	42 500
Share based compensation	-	775	700	1 066
		205 422	196 459	224 301

The above condensed consolidated interim statement of financial position should be read in conjunction with the accompanying notes.

The financial statements were authorised for issue by the board of directors and were signed on its behalf by:

**Chief Executive Officer** 

27 February 2019

S Mangoma Chief Finance Officer

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# CONDENSED CONSOLIDATED INTERIM STATEMENT OF COMPREHENSIVE INCOME FOR THE HALF YEAR ENDED 31 DECEMBER 2018

	Notes	Half year ended 31 December 2018 US\$ 000 (Reviewed)	Half year ended 31 December 2017 US\$ 000 (Reviewed)	Year ended 30 June 2018 US\$ 000 (Audited)
Revenue	14	291 844	286 149	582 544
Cost of sales		( 187 149)	( 183 964)	( 368 036)
Gross profit		104 695	102 185	214 508
Administrative expenses Selling and distribution expenses Royalty and commission expense	15	( 28 061) ( 1 112) ( 12 203)	( 22 992) ( 5 425) ( 7 018)	( 46 144) ( 4 363) ( 15 200)
Other operating expenses Other operating income	16 17	( 1 342) 39 238	( 7 818) 5 930	( 4 610) 24 618
Operating profit		101 215	64 862	168 809
Finance income Finance costs	18 19	782 ( 3 517)	1 272 ( 4 774)	2 353 ( 5 206)
Profit before income tax		98 480	61 360	165 956
Income tax expense	20	( 18 123)	( 40 312)	( 163 316)
Profit for the period		80 357	21 048	2 640
Other comprehensive income Items that will not be reclassified to profit or loss Items that may be reclassified to profit or loss:		-	- -	- -
<ul> <li>Gain on re-measurement of available-for-sale financial assets</li> <li>Reclassification of changes in the fair value of available-for-sale</li> </ul>	17	-	-	527
financial assets to profit or loss	17			( 527)
Other comprehensive income for the period, net of tax				<u> </u>
Total comprehensive income for the period		80 357	21 048	2 640
Attributable to: Owners of Zimplats Holdings Limited Non-controlling interests		80 357	21 048	2 640 -
		80 357	21 048	2 640
Earnings per share attributable to the ordinary equity holders of the Company:				
Basic earnings per share (cents) Diluted earnings per share (cents)	21 21	75 75	20 20	2 2

The above condensed consolidated interim statement of comprehensive income should be read in conjunction with the accompanying notes.

# CONDENSED CONSOLIDATED INTERIM STATEMENT OF CHANGES IN EQUITY FOR THE HALF YEAR ENDED 31 DECEMBER 2018

	Share capital US\$ 000	Share premium US\$ 000	Retained earnings US\$ 000	Total US\$ 000
Balance as at 1 July 2018	10 763	89 166	895 370	995 299
Total comprehensive income for the period Profit for the period Other comprehensive income for the period	- - -	- - -	80 357 80 357 -	80 357 80 357 -
Transactions with owners in their capacity as owners: Dividends paid (note 22)		<u>-</u> _	( 65 002)	( 65 002)
			( 65 002)	( 65 002)
Balance as at 31 December 2018 (Reviewed)	10 763	89 166	910 725	1 010 654
Balance as at 1 July 2017	10 763	89 166	892 730	992 659
Total comprehensive income for the year Profit for the year Other comprehensive income for the year	- - -	- - -	2 640 2 640 -	2 640 2 640 -
Balance as at 30 June 2018 (Audited)	10 763	89 166	895 370	995 299
Balance as at 1 July 2017	10 763	89 166	892 730	992 659
Total comprehensive income for the period Profit for the period Other comprehensive income for the period	- - -	-	21 048 21 048 -	21 048 21 048 -
Balance as at 31 December 2017 (Reviewed)	10 763	89 166	913 778	1 013 707

The above condensed consolidated interim statement of changes in equity should be read in conjunction with the accompanying notes.

# CONDENSED CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS FOR THE HALF YEAR ENDED 31 DECEMBER 2018

	Notes	Half year ended 31 December 2018 US\$ 000 (Reviewed)	Half year ended 31 December 2017 US\$ 000 (Reviewed)	Year ended 30 June 2018 US\$ 000 (Audited)
		•	•	•
Cash flows from operating activities				
Operating profit		101 215	64 862	168 809
Adjustments for: Depreciation	6	24.610	22 660	65 450
Provision for obsolete inventories	6 7	34 619	33 669 473	1 233
Provision for share based compensation	,	2 032	236	( 200)
Foreign exchange adjustment on trade and other payables		( 397)	1 166	203
Gain on disposal of property, plant and equipment	17	-	( 86)	(63)
Other receivables written-off	16	-	14	14
Impairment loss on property, plant and equipment	6	-	2 241	-
Treasury bill received in lieu of interest	17	-	-	(9824)
Gain on re-measurement of available-for-sale financial assets	17	-	-	( 527)
Changes in operating assets and liabilities				
Decrease/(increase) in inventories		1 365	(7 083)	( 9 982)
Decrease in prepayments		9 358	31 733	47 789
Increase in trade and other receivables		( 14 710)	( 40 128)	( 16 980)
(Decrease)/increase in trade and other payables	13	( 1 163)	14 734	7 612
Cash generated from operations		132 319	101 831	253 534
Finance costs paid	12	(4062)	( 2 640)	(7650)
Finance costs paid Share based compensation payments	12	( 4 063) ( 1 770)	( 3 640) ( 942)	( 7 658) ( 942)
Payments made for environmental rehabilitation		(3 277)	( 333)	(3407)
Income taxes and withholding tax paid		(9659)	( 5 480)	( 46 550)
moone taxes and withholding tax paid		( 3 000)	( 3 400)	( 40 000)
Net cash generated from operating activities		113 550	91 436	194 977
Cash flows from investing activities				
Purchase of property, plant and equipment	6	( 46 357)	( 32 383)	( 135 281)
Proceeds from disposal of property, plant and equipment		73	214	249
Proceeds from disposal of available for-sale financial assets	17	-	-	10 351
Finance income		782	1 272	2 353
Net cash utilised in investing activities		( 45 502)	( 30 897)	( 122 328)
Cash flows from financing activities				
Repayments of borrowings	12	( 22 500)	-	-
Dividends paid	22	( 65 002)	<u> </u>	
Net cash utilised in financing activities		( 87 502)	<u>-</u> _	
Not (decrease)/increase in each and each equivalents		( 19 454)	60 539	72 650
Net (decrease)/increase in cash and cash equivalents		` ,		
Cash and cash equivalents at the beginning of the period Exchange losses on cash and cash equivalents		118 981	46 334 ( 2)	46 334
Exchange 103563 on cash and cash equivalents		<u>-</u>	( 2)	( 3)
Cash and cash equivalents at the end of the period	10	99 527	106 871	118 981
•	-			

The above condensed consolidated interim statement of cash flows should be read in conjunction with the accompanying notes.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018

#### 1 GENERAL INFORMATION

Zimplats Holdings Limited (the 'Company') is a limited liability company domiciled in Guernsey, Channel Islands and listed on the Australian Stock Exchange (ASX). The condensed consolidated interim financial statements for the half year ended 31 December 2018 are for the group consisting of the Company and its subsidiaries (together the 'Group').

The Group's principal business is producing platinum group metals (which primarily include platinum, palladium, rhodium, iridium and ruthenium) and associated metals (nickel, gold, copper, cobalt and silver) mined from the Great Dyke in Zimbabwe.

#### 2 BASIS OF PREPARATION

The condensed consolidated interim financial statements for the half year ended 31 December 2018 have been prepared in accordance with International Accounting Standard 34, 'Interim Financial Reporting'.

The condensed consolidated interim financial statements have been prepared on a going-concern basis as the directors believe that the Group will continue in operation for the foreseeable future.

The condensed consolidated interim financial statements do not include all the notes of the type normally included in the annual financial statements. Accordingly, these financial statements should be read in conjunction with the annual report for the year ended 30 June 2018 which were prepared in accordance with International Financial Reporting Standards (IFRS) and any public announcements made by Zimplats Holdings Limited during the interim reporting period.

The condensed consolidated interim financial statements are expressed in United States Dollars (US\$). The condensed consolidated interim financial statements have been prepared under the historical cost convention except for liabilities for cash-settled share-based payment arrangements which are measured using a binomial option model.

Taxes on income in the interim periods are accrued using the effective tax rate that would be applicable to expected total annual profit or loss.

#### 3 ACCOUNTING POLICIES

The accounting policies adopted are consistent with those of the previous financial year, and corresponding interim period, except for the estimation of income tax and the adoption of new and amended standards as set out below.

The following standards became effective on 1 January 2018 and were adopted by the Group on 1 July 2018.

### 3.1 IFRS 15 'Revenue from contracts with customers'

This standard replaces IAS 18, 'Revenue'. In accordance with the transition provisions in IFRS 15, the new rules were adopted retrospectively and the effect of the adoption reflected in current year opening retained earnings. The financial impact of the application of the revenue recognition adjustments to opening retained earnings was US\$nil.

The Group's accounting policy has been revised to align with IFRS 15, and additional disclosures have been introduced, particularly on the disaggregation of revenue as per note 14.

#### Accounting policy for revenue

The Group sells white matte or concentrate which primarily consists of platinum, palladium, rhodium, iridium, ruthenium and associated metals (nickel, gold, copper, cobalt and silver). The products are sold to one customer, Impala Platinum Limited ('Impala'), a fellow subsidiary, under the terms of a contract. Performance obligations included in the sales contract are assessed to allocate the transaction price to the performance obligation in order to determine revenue to be recognised.

Revenue from the sale of white matte and concentrate is recognised when the product has been delivered to Impala where it is subjected to further processing in accordance with contractual terms. This is the point at which the performance obligation is satisfied and receivable is recognised as the consideration is unconditional and only the passage of time is required before payment is due. No element of financing is present due to short term nature of Group contracts and credit terms are consistent with market practice. Prices of the individual extracted metals are based on observable spot prices. Quantities of the metals contained in the white matte and concentrate are obtained from the assay report results from both the Group and Impala and agreed by the two parties.

Trade receivable pricing adjustments are disclosed separately within revenue as "revenue from movements in commodity prices" in the statement of comprehensive income (note 14).

#### Significant judgements made in applying IFRS 15 to contracts with customers

Due to the nature of the Group's revenue stream and contractual terms with the sole customer, no significant judgement in respect of the contract with the customer was necessary.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

#### 3 ACCOUNTING POLICIES (continued)

#### 3.2 IFRS 9. 'Financial instruments'

IFRS 9 replaces the provisions of IAS 39, 'Financial instruments: Recognition and measurement' that relate to the recognition, classification and measurement of financial assets and financial liabilities, derecognition of financial instruments, impairment of financial assets and hedge accounting. The adoption of IFRS 9 from 1 July 2018 resulted in changes in accounting policies which are set out below.

The adoption of IFRS 9 will be applied retrospectively. The total impact on the Group's retained earnings as at 1 July 2018 was US\$nil.

#### **Financial assets**

IFRS 9 adoption impacted the classification, but not measurement of financial assets. Loans and receivables (including cash and cash equivalents) carried at amortised cost were reclassified to financial assets at amortised cost. The Group intends to hold the assets to maturity, to collect contractual cash flows that consists solely of payments of principal and interest on the outstanding amount.

#### Impairment of financial assets

The Group has four types of financial assets that are subject to IFRS 9's new expected credit loss model ("ECL"):

- Trade receivables for sales of inventory;
- Employee housing and vehicle purchase loans;
- Export incentives, and;
- Cash and cash equivalents.

The Group was required to revise its impairment methodology under IFRS 9 for each of these classes of assets. The Group applies the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables. The expected credit loss model was applied to the outstanding trade receivable balances at 1 July 2018 which resulted in a negligible amount of impairment. All trade receivable balances have been recovered in full for the past 5 years.

The 12 month expected credit loss model has been applied to the following financial assets as credit risk is considered to be low:

- Employee housing and motor vehicle purchase loans;
- Export incentives;
- Cash and cash equivalents.

Employee housing and motor vehicle purchase loans consist of loans advanced to the Group's employees in terms of the Group's housing and motor vehicle schemes. Employee housing and motor vehicle loans are secured by a second bond over residential properties and a certificate of title respectively. Ownership is only transferred after the loan has been paid in full. There is limited credit risk associated with these employee loans as repayments are deducted periodically through the payroll.

Export incentives are generally recovered within 45 days of receipt of sales proceeds. Due to their short term nature, they are considered to have a low credit risk.

The Group's cash and cash equivalents are also subject to the impairment requirements of IFRS 9. The Group's cash is held at financial institutions with sound capital bases, which are considered to have a low credit risk and the expected credit losses were immaterial. The outcome of the 12 month expected credit loss model assessments on the above financial assets was immaterial at 1 July 2018, therefore no adjustment was made to opening retained earnings. At 31 December 2018, the expected credit losses were reassessed and no provisions were required.

#### **Financial liabilities**

The measurement and classification of financial liabilities will remain unchanged. All non-derivative financial liabilities will continue to be measured at amortised cost.

#### Accounting policy for financial instruments

Financial assets and financial liabilities are recognised when the Group becomes a party to the contract. Financial assets and financial liabilities are initially measured at fair value. Transaction costs directly attributable to the acquisition or issue of financial assets and financial liabilities other than financial assets and financial liabilities at fair value through profit or loss are added to, or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets and financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

#### Classification

The Group classifies its financial assets in the financial assets at amortised cost category on the basis of both the Group's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets.

Purchases and sales of investments are recognised on the trade date, being the date on which the Group commits to purchase or sell the asset. A financial asset is derecognised when the contractual rights to the cash flows from the financial asset expire, or when the Group transfers the contractual rights to receive the cash flows of the financial asset, or retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

#### 3 ACCOUNTING POLICIES (continued)

#### 3.2 IFRS 9, 'Financial instruments' (continued)

#### Accounting policy for financial instruments (continued)

#### Impairment of financial assets

The expected credit losses associated with its debt instruments carried at amortised cost are assessed by the Group on a forward looking basis. The impairment methodology applied is determined by whether there has been a significant increase in credit risk. For trade receivables, the Group applies the simplified approach permitted by IFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables. Trade receivables are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery, among others, include the failure of a debtor to engage in a repayment agreement with the Group.

The 12 month ECL model is applied to other receivables and financial assets at amortised cost. The expected credit loss allowance recognised during the period is therefore limited to 12 months expected losses. These instruments are considered to be low credit risk when they have a low risk of default and the issuer has a strong capacity to meet its contractual cash flow obligations in the near term.

When financial assets at amortised cost (other than trade receivables) have an increase in credit risk, the lifetime ECL model, which is the result of all possible default events over the expected life of the financial instrument, is used to impair the asset

The calculation of the loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Group applies judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's historical information, existing market conditions and forward looking estimates at the end of each reporting period.

#### 4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of interim financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

In preparing these condensed consolidated interim financial statements, the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the consolidated financial statements for the year ended 30 June 2018, with the exception of changes in estimates that are required in determining the provision for deferred income taxes which have been aligned to the group's estimation process.

#### 5 FINANCIAL RISK MANAGEMENT

#### 5.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including price risk, currency risk, fair value interest risk and cash flow interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

The condensed consolidated interim financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should therefore be read in conjunction with the Group's annual financial statements for the period ended 30 June 2018.

There have been no significant changes in any risk management policies since year end.

#### 5.2 Fair value estimation

Observable inputs reflect market data obtained from independent sources and unobservable inputs reflect the Group's market assumptions. These two types of inputs have created the following fair value hierarchy:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities. This level includes listed
  equity securities traded on active markets.
- Level 2 Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either
  directly (that is, as prices) or indirectly (that is, derived from prices).
- Level 3 Inputs for the asset or liability that are not based on observable market data (unobservable inputs). This
  level includes equity investments and debt instruments with significant unobservable components. This level
  includes non-listed equity investments.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

6 PROPERTY, PLANT AND EQUIPMENT	31 December 2018 US\$ 000	30 June 2018 US\$ 000	31 December 2017 US\$ 000
Opening net book amount	1 086 705	1 016 647	1 016 647
Additions	46 357	135 281	32 383
Borrowing costs capitalised (note 19)	1 458	4 719	-
Environmental rehabilitation asset adjustment	-	(4 305)	-
Disposals	( 12 986)	(39 770)	(1254)
Accumulated depreciation on disposals	12 913	39 583	1 126
Impairment loss	-	-	(2 241)
Depreciation charge	( 34 619)	( 65 450)	( 33 669)
Closing net book amount	1 099 828	1 086 705	1 012 992

The Group recognised an impairment loss of US\$2.2 million during the half year ended 31 December 2017 after new information emerged that a significant portion of a certain piece of land held by the Group is taken up by a freeway reservation. It was subsequently confirmed by the relevant planning authority that the said land falls within an office park zone and that it is not situated within a freeway reservation. As a result, the impairment charge of US\$2.2 million recorded during the half year ended 31 December 2017 was reversed.

7	INVENTORIES	31 December 2018 US\$ 000	30 June 2018 US\$ 000	31 December 2017 US\$ 000
	Ore, concentrate and matte stocks Consumables	13 041 53 985	16 326 52 065	19 207 46 284
	Less: provision for obsolete consumables	67 026 ( 5 606)	68 391 ( 5 606)	65 491 ( 4 846)
	=	61 420	62 785	60 645
	The movement in the provision for obsolete consumables			
	is as follows: At the beginning of the period Charged to the income statement during the period	5 606	4 373 1 233	4 373 473
	At the end of the period	5 606	5 606	4 846
8	PREPAYMENTS			
	Deposits on property, plant and equipment Consumables and other operating expenditure	31 545 5 856	37 714 7 914	49 953 9 715 5 094
	Zimbabwe Electricity Transmission and Distribution Company (ZETDC) Insurance premiums	3 142	4 273	1 195
	<u>-</u>	40 543	49 901	65 957
	Deposits on property, plant and equipment mainly relate to amounts prepaid on capital equipment for Bimha Mine redevelopment, Mupani Mine development and advance payments for trackless mining machines.			
9	TRADE AND OTHER RECEIVABLES			
	Trade receivables due from related parties (note 23c) Value added tax receivable Export incentive Other receivables	170 823 14 562 5 457 5 874	161 642 12 614 1 123 6 627	185 639 13 300 477 5 738
	- -	196 716	182 006	205 154
	Non - current assets Current assets	1 940 194 776	1 915 180 091	2 524 202 630
	<del>-</del>	1 940	182 006	205 154

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

#### 9 TRADE AND OTHER RECEIVABLES (continued)

Trade receivables comprise amounts due from Impala Platinum Limited (previously due from Impala Refining Services Limited), a related party, for sales of metal products.

As all contractual terms and conditions had been complied with, trade receivables were fully performing as at 31 December 2018, 30 June 2018 and 31 December 2017.

The other classes within trade and other receivables do not contain impaired assets. Based on the credit history of these classes, it is expected that these amounts will be received when due. The Group does not hold any collateral in relation to these receivables.

The carrying amounts of the Group's trade and other receivables are all denominated in US\$.

The fair value of trade and other receivables approximate the carrying values due to their short term nature.

10	CASH AND BALANCES WITH BANKS	31 December 2018 US\$ 000	30 June 2018 US\$ 000	31 December 2017 US\$ 000
	Cash at bank Short term deposits Cash on hand	74 241 25 272 14	28 652 90 312 17	47 828 59 010 33
	Cash and balances with banks	99 527	118 981	106 871
	The exposure of cash and balances with banks by country is as follows: Australia Isle of Man Jersey Zimbabwe	23 1 000 3 838 94 666 99 527	23 1 001 69 671 48 286 118 981	21 1 003 60 028 45 819 106 871
	Cash and balances with banks are denominated in US\$ except the net exposures to foreign currency detailed below:  Balances with banks (South African Rands - ZAR)	ZAR 000 1	ZAR 000 1	ZAR 000 1
	Balances with banks (Australian Dollars - AUD)	AUD 000 23	AUD 000 32	AUD 000 27

Included in cash and cash equivalents are Real Time Gross Settlement ("RTGS") balances with banks in Zimbabwe. These bank balances are used for transacting on a daily basis in Zimbabwe. At the reporting date, these bank balances were pegged at an exchange rate of 1:1 with the United States dollar. The Reserve Bank of Zimbabwe ("RBZ") through Exchange Control Operation Guide 8 (ECOCAD 8) introduced a foreign payments priority list that has to be followed when making foreign payments. Any foreign payments made from the bank balances above are ranked based on the RBZ prioritisation criteria and paid subject to banks having adequate funds with its foreign correspondent bank.

11	SHARE CAPITAL AND SHARE PREMIUM	31 December 2018 US\$ 000	30 June 2018 US\$ 000	31 December 2017 US\$ 000
	Authorised 500 000 000 ordinary shares of US\$0.10 each	50 000	50 000	50 000
	Issued and fully paid 107 637 649 ordinary shares of US\$0.10 each Share premium	10 763 89 166	10 763 89 166	10 763 89 166
		99 929	99 929	99 929

The unissued shares are under the control of the directors subject to limitations imposed by the Companies (Guernsey) Law, 2008 and the Memorandum and Articles of Incorporation.

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# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

12	BORROWINGS	31 December 2018 US\$ 000	30 June 2018 US\$ 000	31 December 2017 US\$ 000
	Non-current Bank borrowings	_	42 500	42 500
	Current Bank borrowings	62 500	42 500	42 500
	Total borrowings	62 500	85 000	85 000
	The movement in borrowings is as follows:			
	At the beginning of the period Interest accrued (note 19)	85 000 4 063	109 003 7 658	109 003 3 640
	Decrease in revolving facility Repayments	( 26 563)	( 24 000) ( 7 658)	( 24 003) ( 3 640)
	Capital Interest	( 22 500) ( 4 063)	(7658)	( 3 640)
	Movement in interest included in trade and other payables	<del></del>	( 3)	<u> </u>
	At the end of the period	62 500	85 000	85 000

The fair values of non-current borrowings are based on discounted cash flows using the current borrowing rate. They are classified as level 3 in the fair value hierarchy (note 5.2) due to the use of unobservable inputs, including own credit risk.

The carrying amounts of the Group's borrowings are all denominated in US\$.

The exposure of the Group's borrowings to interest rate changes and the contractual repricing dates at the end of the reporting period are as follows:

reporting period are as follows:	31 December 2018 US\$ 000	30 June 2018 US\$ 000	31 December 2017 US\$ 000
On demand and up to 6 months 6 months to 1 year 1 year to 2 years 2 years to 5 years	20 000 42 500 - -	42 500 42 500	42 500 42 500
	62 500	85 000	85 000

### **Bank borrowings**

Bank borrowings comprise a loan facility for general business purposes from Standard Bank of South Africa Limited. The loan is guaranteed by Impala Platinum Holdings Limited.

The loan is a revolving facility and bears interest at 3 months LIBOR plus 7% per annum. Capital repayments are required if the loan balance exceeds the available facility amount. The loan facility was renegotiated and is now repayable in three instalments of US\$10 million on 31 January 2019, US\$10 million on 28 February 2019 and US\$42.5 million on 31 December 2019. The renegotiation did not result in any modifications to the measurement of the loan.

The Group had no undrawn bank borrowing facilities at 31 December 2018, 30 June 2018 and 31 December 2017.

#### Revolving facility

The Group has a US\$34 million revolving facility with Standard Bank of South Africa Limited which is used for general working capital purposes. The facility is for an indefinite period (no maturity date), however, it is subject to annual exchange control approval which has been granted to 5 July 2019 by the Reserve Bank of Zimbabwe. The facility bears interest at 3 months LIBOR plus 2.6% per annum and it is secured by a cession of a portion of the Group's trade receivables.

At the reporting date, the undrawn balance on the revolving facility amounted to US\$34 million (30 June 2018: US\$34 million and 31 December 2017: US\$nil).

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

		31 December 2018	30 June 2018	31 December 2017
13	TRADE AND OTHER PAYABLES	US\$ 000	US\$ 000	US\$ 000
	Trade payables	33 771	42 653	56 239
	Accruals	24 416	17 431	12 247
	Amounts due to related parties (note 23d)	8 794	8 313	10 871
	Leave pay provision	7 554	7 023	6 363
	Royalty and Minerals Marketing Corporation of Zimbabwe commission	2 375	2 058	3 495
	Other payables	2 548	3 540	1 711
		79 458	81 018	90 926

Trade payables are unsecured, non-interest bearing and are normally settled within 30 days. The carrying amounts of trade and other payables are assumed to be the same as their fair values due to their short term nature.

	Half year ended 31 December 2018 US\$ 000	Half year ended 31 December 2017 US\$ 000	Year ended 30 June 2018 US\$ 000
Movements in the statement of cash flows comprise: Statement of financial position movement Foreign currency adjustment Withholding tax on dividend	( 1 560) 397	9 908 ( 1 166) ( 1 823)	7 815 ( 203)
	(1 163)	6 919	7 612
14 REVENUE			
Revenue from contracts with customers Revenue from movements in commodity prices	279 649 12 195	265 035 21 114	553 619 28 925
	291 844	286 149	582 544
The Group derives its revenue from the following metal products: Palladium Platinum Rhodium Nickel Gold Copper	115 890 95 681 24 917 21 720 17 297 8 510	102 899 111 847 17 213 23 825 16 884 9 905	200 398 223 334 42 962 53 318 34 585 19 240
Ruthenium Iridium Cobalt Silver	4 194 3 204 326 105 291 844	1 038 2 053 360 125 286 149	2 512 5 124 825 246 582 544
15 ADMINISTRATIVE EXPENSES			
Employee benefit expenses Insurance Information, communication and technology Corporate costs Corporate social responsibility costs Depreciation Consulting fees Non-executive directors' fees Independent auditor's remuneration Operating lease expenses	13 313 4 316 2 662 4 718 1 988 510 251 183 38 82	12 285 2 255 2 513 3 773 1 245 279 321 181 38 102	25 081 5 016 4 272 6 139 3 308 1 048 502 380 234 164
	28 061	22 992	46 144

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

16	OTHER OPERATING EXPENSES	Half year ended 31 December 2018 US\$ 000	Half year ended 31 December 2017 US\$ 000	Year ended 30 June 2018 US\$ 000
	Foreign exchange losses	1 027	1 166	203
	Impairment loss on property, plant and equipment (note 6)	1 027	2 241	203
	Tax penalties and interest charges	_	4 393	4 393
	Other receivables written off	-	14	14
	Other expenses	315	4	
		1 342	7 818	4 610
17	OTHER OPERATING INCOME			
	Export incentive (note 17.1)	29 431	5 616	13 566
	Treasury bill received in lieu of interest on the RBZ debt (note 17.2)	-	-	9 824
	Gain on re-measurement of available-for-sale financial assets (note 17.2)	-	-	527
	Customs duty rebate fine refund (note 17.3)	9 554	-	-
	Gain on disposal of property, plant and equipment	-	86	63
	Other income	253	228	638
		39 238	5 930	24 618

- 17.1 In May 2016, the Reserve Bank of Zimbabwe ("RBZ") introduced an export incentive scheme to promote the export of goods and services in order for the Zimbabwean economy to benefit from the liquidity derived from exports. The Group has been entitled to a 2.5% export incentive on the export proceeds received in Zimbabwe. During the year, the export incentive was revised from 2.5% to 5% backdated to the period from January 2018 to 30 September 2018 and further increased to 10% from October 2018 onwards. Export incentive is accrued when the Group has received export proceeds in Zimbabwe.
- 17.2 In March 2018, the Government of Zimbabwe issued to the Group's main operating subsidiary, Zimbabwe Platinum Mines (Private) Limited, a treasury bill with a nominal value of US\$11.3 million and a maturity date of 24 November 2020 in settlement of interest on the historic US\$34 million owed by the RBZ to the operating subsidiary.

The treasury bill was designated as an available-for-sale financial asset and was initially recognised at a fair value of US\$9.8 million at a discount rate of 5%. The Group subsequently disposed the treasury bill during the financial year ending 30 June 2018 for a consideration of US\$10.4 million which resulted in the Group realising a gain on re-measurement of US\$0.5 million.

17.3 The written judgment in the customs duties matter was issued by the High Court of Zimbabwe on 12 September 2018. The presiding judge ruled that the Zimbabwe Revenue Authority ("ZIMRA") was not entitled to impose the fines that it had levied on the Group's main operating subsidiary.

As the Group had previously settled the disputed liabilities on a without prejudice basis pending the determination of the court case, the net impact of the judgment is that ZIMRA is required to refund to the Group the amount of the fines imposed of US\$9.6 million.

18	FINANCE INCOME	Half year ended 31 December 2018 US\$ 000	Half year ended 31 December 2017 US\$ 000	Year ended 30 June 2018 US\$ 000
	Interest earned on short term deposits with financial institutions	721	397	486
	Interest earned on ZETDC prepayment	-	875	1 458
	Interest earned on staff vehicle loan scheme	61	-	374
	Other		<u> </u>	35
		782	1 272	2 353
19	FINANCE COSTS			
	Interest expense on bank borrowings (note 12)	4 063	3 640	7 658
	Unwinding of the environmental rehabilitation provision	912	1 134	2 267
	Borrowing costs capitalised (note 6)	( 1 458)	<u> </u>	( 4 719)
		3 517	4 774	5 206

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

	-	Half year ended 31 December 2018	Half year ended 31 December 2017	Year ended 30 June 2018
20	INCOME TAX EXPENSE	US\$ 000	US\$ 000	US\$ 000
	Corporate tax Additional profits tax	-	10 401 31 224	19 559 43 488
	-Current period	-	31 224	49 555
	-Adjustment in respect of prior periods	-	-	( 6 067)
	Withholding tax	107	1 823	2 080
	Current income tax	107	43 448	65 127
	Deferred income tax	18 016	( 3 136)	98 189
	Income tax expense	18 123	40 312	163 316
21	EARNINGS PER SHARE	Half year ended 31 December 2018	Half year ended 31 December 2017	Year ended 30 June 2018
	EARTH TO TER STARLE			
21 a)	Basic earnings per share Basic earnings per ordinary share is calculated by dividing the profit or loss for the period by the weighted average number of ordinary shares in issue during the period.			
	Profit attributable to equity holders of the Company (US\$000)	80 357	21 048	2 640
	Weighted average number of ordinary shares in issue used as the denominator in calculating basic earnings per share	107 637 649	107 637 649	107 637 649
	Basic earnings per share (cents)	75	20	2
21 b)	Diluted earnings per share Diluted earnings per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares. The Group did not have any shares with a potential dilutive impact (30 June 2018: nil and 31 December 2018: nil)			
	Profit attributable to equity holders of the Company (US\$000)	80 357	21 048	2 640
	Weighted average number of ordinary shares in issue and potential ordinar shares used as the denominator in calculating diluted earnings per share.	ry 107 637 649	107 637 649	107 637 649
	Diluted earnings per share (cents)	75	20	2
	- -	Half year ended 31 December 2018 US\$ 000	Half year ended 31 December 2017 US\$ 000	Year ended 30 June 2018 US\$ 000
22	DIVIDENDS			
	Dividends paid	65 002		

A final dividend of US\$65 million (equating to US\$0.60 per ordinary share) for the year ended 30 June 2018 was declared and and paid to shareholders on record as at 7 September 2018.

#### 23 RELATED PARTIES

The Company is controlled by Impala Platinum B.V. which owns 87% of the ordinary shares of Zimplats Holdings Limited. The ultimate holding company is Impala Platinum Holdings Limited ("Implats") (incorporated in South Africa) which owns a 100% equity interest in Impala Platinum B.V.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

23.1 Related party transactions and balances  a) Revenue Sales of metal products to: Impala Platinum Limited (note 14) Impala Refining Services Limited (note 14)  With effect from 1 July 2018, to give effect to an internal restructuring exercise within the Implats group, Impala Refining Services Limited Limited ("IRS"), the Group's only customer, ceded and assigned all of its rights, title and interest in, and delegated its obligations under the offfake agreement with Zimbabwe Platinum Mines (Private) Limited to Impala Platinum Limited ("Impala"), a fellow Implats subsidiary, Following the restructure, the offfake agreement will continue to discharge the obligations that were previously discharged by IRS under and in terms of the offake agreement.  b) Support services Support services rendered to Zimbabwe Platinum Mines (Private) Limited by Impala Platinum Limited  Support services provided to the operating subsidiary, Zimbabwe Platinum Mines (Private) Limited by Impala Platinum Limited  Support services provided to the operating subsidiary, Zimbabwe Platinum Mines (Private) Limited, mainly relate to information, communication and technology systems.  c) Amounts due from related parties Impala Platinum Limited (note 9)  The amounts due from related parties Impala Platinum Limited (note 9)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to related parties Impala Platinum Limited (note 13)			Half year ended 31 December 2018	Half year ended 31 December 2017	Year ended 30 June 2018
Sales of metal products to: Impala Platinum Limited (note 14) Impala Refining Services Limited (note 14)  With effect from 1 July 2018, to give effect to an internal restructuring exercise within the Implate group. Impala Refining Services Limited Limited ("IRS"), the Group's only customer, ceded and assigned all of its rights, title and interest in, and delegated its obligations under the offfake agreement with Zimbabwe Platinum Mines (Private) Limited to Impala Platinum Limited ("Impala"), a fellow Implate subsidiary. Following the restructure, the offfake agreement will continue to discharge the obligations that were previously discharged by IRS under and in terms of the offfake agreement will continue to discharge the obligations that were previously discharged by IRS under and in terms of the offfake agreement.  b) Support services Support services rendered to Zimbabwe Platinum Mines (Private) Limited by Impala Platinum Limited  Support services provided to the operating subsidiary, Zimbabwe Platinum Mines (Private) Limited, mainly relate to information, communication and technology systems.  c) Amounts due from related parties Impala Platinum Limited (note 9)  The amounts due from related parties are due three to five months after date of sale and bear no interest.  d) Amounts due to related parties Impala Platinum Limited (note 13)  Amounts due to related parties Impala Platinum Limited hear no interest and have no fixed repayment terms.	23	RELATED PARTIES (continued)	US\$ 000	US\$ 000	US\$ 000
Sales of metal products to: Impala Platinum Limited (note 14) Impala Platinum Limited (note 14) Impala Refining Services Limited (note 14)  With effect from 1 July 2018, to give effect to an internal restructuring exercises within the Implats group, Impala Refining Services Limited Limited ("IRS"), the Group's only customer, coded and assigned all of its rights, title and interest in, and delegated its obligations under the offtake agreement with Zimbabwe Platinum Mines (Private) Limited to Impala Platinum Limited ("Impala"), a fellow Implats subsidiary. Following the restructure, the offtake agreement will continue on the same terms and conditions and Impala will continue on the same terms and conditions and Impala will continue to discharge the obligations that were previously discharged by IRS under and in terms of the offtake agreement.  b) Support services Support services rendered to Zimbabwe Platinum Mines (Private) Limited by Impala Platinum Limited  Support services provided to the operating subsidiary, Zimbabwe Platinum Mines (Private) Limited, mainly relate to information, communication and technology systems.  c) Amounts due from related parties Impala Platinum Limited (note 9)  Impala Refining Services Limited (note 9)  The amounts due from related parties are due three to five months after date of sale and bear no interest.  d) Amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.  24 CAPITAL COMMITMENTS  Capital expenditure contracted for at the end of the	23.1	Related party transactions and balances			
With effect from 1 July 2018, to give effect to an internal restructuring exercise within the Implats group, Impala Refining Services Limited Limited ("IRS"), the Group's only customer, ceded and assigned all of its rights, title and interest in, and delegated its obligations under the offtake agreement with Zimbabwe Platinum Mines (Private) Limited to Impala Platinum Limited ("Impala"), a fellow Implats subsidiary. Following the restructure, the offtake agreement will continue on the same terms and conditions and Impala will continue to discharge the obligations that were previously discharged by IRS under and in terms of the offtake agreement.  **Bupport services**  Support services gupport services provided to the operating subsidiary, Zimbabwe Platinum Mines (Private) Limited by Impala Platinum Limited  Support services provided to the operating subsidiary, Zimbabwe Platinum Mines (Private) Limited, mainly relate to information, communication and technology systems.  **Communication and technology systems.**  Communication and technology systems.**  The amounts due from related parties are due three to five months after date of sale and bear no interest.  Amounts due from related parties are due three to five months after date of sale and bear no interest.  Amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.  Amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.	a)	Sales of metal products to: Impala Platinum Limited (note 14)	291 844 	- 286 149	- 582 544
exercise within the Implats group, Impala Refining Services Limited Limited ("IRS"), the Group's only customer, ceded and assigned all of its rights, title and interest in, and delegated its obligations under the offtake agreement with Zimbabwe Platinum Mines (Private) Limited to Impala Platinum Limited ("Impala"), a fellow Implats subsidiary. Following the restructure, the offtake agreement will continue on the same terms and conditions and Impala will continue to discharge the obligations that were previously discharged by IRS under and in terms of the offtake agreement.  b) Support services Support services rendered to Zimbabwe Platinum Mines (Private) Limited by Impala Platinum Limited  Support services provided to the operating subsidiary, Zimbabwe Platinum Mines (Private) Limited by Impala Platinum Limited (mote 9)  Amounts due from related parties Impala Platinum Limited (note 9)  The amounts due from related parties are due three to five months after date of sale and bear no interest.  d) Amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.  24 CAPITAL COMMITMENTS  Capital expenditure contracted for at the end of the			291 844	286 149	582 544
Support services rendered to Zimbabwe Platinum Mines (Private) Limited by Impala Platinum Limited  Support services provided to the operating subsidiary, Zimbabwe Platinum Mines (Private) Limited, mainly relate to information, communication and technology systems.  c) Amounts due from related parties Impala Platinum Limited (note 9) Impala Refining Services Limited (note 9) Impala Refining Services Limited (note 9) In amounts due from related parties are due three to five months after date of sale and bear no interest.  d) Amounts due to related parties Impala Platinum Limited (note 13) The amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.  24 CAPITAL COMMITMENTS Capital expenditure contracted for at the end of the		exercise within the Implats group, Impala Refining Services Limited Limited ("IRS"), the Group's only customer, ceded and assigned all of its rights, title and interest in, and delegated its obligations under the offtake agreement with Zimbabwe Platinum Mines (Private) Limited to Impala Platinum Limited ("Impala"), a fellow Implats subsidiary. Following the restructure, the offtake agreement will continue on the same terms and conditions and Impala will continue to discharge the obligations that were previously discharged by IRS under and in terms			
Platinum Mines (Private) Limited, mainly relate to information, communication and technology systems.  c) Amounts due from related parties Impala Platinum Limited (note 9) 170 823 - 185 639 161 642  The amounts due from related parties are due three to five months after date of sale and bear no interest.  d) Amounts due to related parties Impala Platinum Limited (note 13) 8 794 10 871 8 313  The amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.  24 CAPITAL COMMITMENTS  Capital expenditure contracted for at the end of the	b)	Support services rendered to Zimbabwe Platinum Mines (Private)	890	3 641	3 010
Impala Platinum Limited (note 9) Impala Refining Services Limited (note 9) Impala Refining Services Limited (note 9) Its 639 I		Platinum Mines (Private) Limited, mainly relate to information,			
The amounts due from related parties are due three to five months after date of sale and bear no interest.  d) Amounts due to related parties Impala Platinum Limited (note 13) 8 794 10 871 8 313  The amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.  24 CAPITAL COMMITMENTS  Capital expenditure contracted for at the end of the	c)	Impala Platinum Limited (note 9)	170 823	- 185 639	- 161 642
date of sale and bear no interest.  d) Amounts due to related parties Impala Platinum Limited (note 13)  The amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.  24 CAPITAL COMMITMENTS  Capital expenditure contracted for at the end of the			170 823	185 639	161 642
Impala Platinum Limited (note 13)  The amounts due to Impala Platinum Limited bear no interest and have no fixed repayment terms.  24 CAPITAL COMMITMENTS  Capital expenditure contracted for at the end of the					
and have no fixed repayment terms.  24 CAPITAL COMMITMENTS  Capital expenditure contracted for at the end of the	d)	•	8 794	10 871	8 313
Capital expenditure contracted for at the end of the		·			
Capital expenditure contracted for at the end of the reporting period but not yet incurred 75 476 69 078 77 458	24	CAPITAL COMMITMENTS			
		Capital expenditure contracted for at the end of the reporting period but not yet incurred	75 476	69 078	77 458

The capital commitments will be financed from internal resources and borrowings as referred to in note 12. The capital commitments will be incurred in the next 12 months from the reporting date.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2018 (CONTINUED)

#### 25 CONTINGENCIES

The Group filed legal proceedings in the Special Court for Income Tax Appeals and the High Court of Zimbabwe in relation to various historical tax matters and these cases are pending in the courts. The Group has on a without prejudice basis settled the disputed liabilities involved in these cases.

A service provider filed an application at the High Court seeking an order that an alleged agreement between the Group and the service provider should be implemented, or, alternatively, that the Group should pay damages to the amount of US\$4 million. The matter was heard in the High Court and, following an application by the Group, the High Court granted an order dismissing the service provider's claim. The service provider has lodged an appeal with the Supreme Court against the High Court judgement.

While recognising the inherent difficulty of predicting the outcome of legal proceedings, the directors believe, based upon current knowledge and after consulting with legal counsel, that the legal proceedings currently pending against the Group should not have a material adverse effect on the financial position of the Group.

#### 26 EVENTS AFTER THE REPORTING PERIOD

The board of directors declared an interim dividend of US\$20 million (equating to 18.58 US cents per share) on 8 February 2019. The ex-dividend and record dates for the dividend are 19 and 20 February 2019 respectively. These financial statements do not reflect this dividend payable in accordance with the requirements of International Accounting Standard "IAS") 10, 'Events after the reporting period' and IAS 1, 'Presentation of financial statements'.

The Reserve Bank of Zimbabwe ("RBZ") presented its Monetary Policy Statement on 20 February 2019 and 'denominated Real Time Gross Settlement balances as an electronic currency known as RTGS dollars which became legal tender in Zimbabwe. With effect from 22 February 2019, the RTGS dollars are tradable against foreign currencies on an interbank foreign exchange market. All of the RTGS balances at the reporting date will be utilised to settle current obligations in the form of statutory payments including local taxes and other local creditors. The monetary policy statement pronouncements are not expected to have a bearing on the understanding of these financial statements.

There are no significant events after the statement of financial position date that have a bearing on the understanding of these financial statements.