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Chairman's Review

Your Company and its directors are proud that after almost eight years and against all odds the Chatree Gold Mine in Central Thailand is now close to full operational capacity.

Assembly of one of the new 777
Caterpillar trucks

Despite all the difficulties faced by the Company, politically, financially and the effluxion of time, the presence of naysayers and the virtual impossibility of reversing a seemingly company destroying impediment, we have been able to achieve the inconceivable. Many of our loyal and terribly patient shareholders have well understood the efforts and sacrifices that have made this all possible and we are extremely grateful for their ongoing support.

Unfortunately, a small group of disgruntled shareholders recently have seen fit to wish to disrupt the progress that has obviously been made by making unfounded claims on social media. Whilst these kinds of things have happened before, your management has not wavered from its dedication to restoring the Company to full production and generating shareholder value and will continue to do so.

Whilst it has taken some time to get to this point, and we all would hope that things would happen quicker, we now have both plants operating above name plate capacity. We are working assiduously to increase production, to increase the grade of ore we are processing and to improve recovery. So far we have been processing predominantly lower grade ore from the low grade stock piles, but gradually we are adding ore from the A Pit with a corresponding gradual increase in grade.

The Company remains focused on progressing the work required to get A Pit into the appropriate configuration for us to economically and efficiently mine the higher-grade ore that we know exists at lower levels. As can be seen in the guidance and outlook we recently released, our current production and costs are not representative of what we expect in the longer term, where higher grades and increased efficiency will significantly improve our performance on both. We remain confident that the hard work we are doing now to get the pit into proper shape is the right decision to set the pit and the business up for a strong future.



There is an old saying in the stock market that 'the market is always right'. I have been at pains over the years to explain if this was correct it would be difficult to make money in the stock market. There is little doubt that the market has not yet appreciated what has been achieved in the rejuvenation of your Company, but I have pointed out to our management that after what we have been through it would be unlikely for the market to properly reflect the real value of the Company until we are at least at full production capacity.

Incredibly, with our Company's undoubted strong outlook and the incredible performance of the price of gold over recent months, the short position in our stock increased considerably, in what Sir Humphrey Appleby would surely describe as a "courageous decision". However, despite the academic excuses made for the worth of shorting, it provides little value to the market, but under the ever watchful eye of the regulatory authorities its adherents seem enabled to successfully manipulate the market on a daily basis. This has been the case in our stock for some time.



Clearly the current outlook for gold is greatly enhanced by the current parlous state of the world. In particular the sad state of the American political scenario hangs perilously over the future outlook for the Western world. This has not been improved by the replacement of the appalling repeat of Weekend at Bernie's the world has been subjected to for the last four years by the prospect of a vacuous neo-Marxist inhabiting the White House, with the alternative the least worst prospect.

The continued buying by central banks, led by the Chinese, has had a profound effect over recent years on the gold price and there is no indication this is likely to subside.

The continued strong showing by both gold and silver has been quite fortuitous for your Company's other project — the Nueva Esperanza silver/gold deposits in northern Chile. Now that we have Chatree up and running we are able to give more attention to the future of our Chilean interests and, whilst a number of alternatives are being assessed, we hope to be soon in a position to announce our intentions for its future.

Back home, the impending energy crisis that has been imposed on us by an increasingly ideologically driven government seems increasingly unavoidable. Bolstered by the ambitious, but cringeworthy aspiration of being the world's renewable superpower and in awe of the once colourless but very volatile gas - hydrogen — in its now various colourful incantations, our politicians seem oblivious to the fact that nothing will be made in Australia if we continue to have high energy prices.

Over the past few months we have made significant new appointments in management in the areas of finance, geology and mine operations. All are already contributing to the efficient running of the business and our ability to produce the results that we are looking forward to over coming years. Our thanks to all our management and loyal employees who stayed the distance through our long journey and particularly to our Board, and who, although subject to many setbacks and risks, kept the faith through thick and thin.

The new government in Thailand appears to have a more commercially focused agenda than previously and we believe we have developed a good working relationship at all levels of government and the bureaucracy. Importantly all recognise that we have operated as a good corporate citizen, have not transgressed on environmental and health grounds and were not treated properly in the past.

Hopefully by this time next year we should be looking at a much clearer and appealing scenario and the prospect of shareholder benefits reflecting the efficient and profitable running of what we formerly described as South-East Asia's showpiece gold mine.

10 STAIN

Ross Smyth-Kirk OAM

Executive Chairman

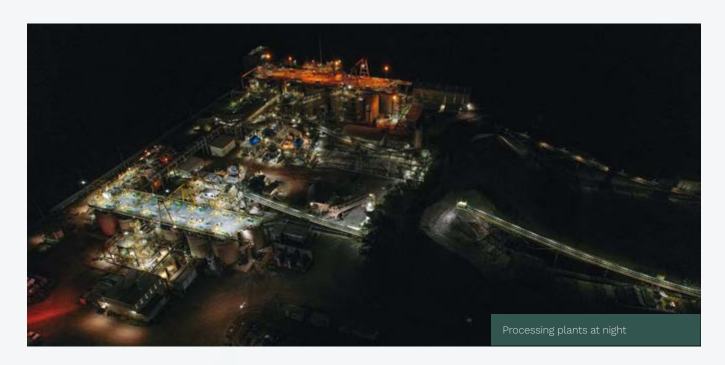
Managing Director & CEO's Report

I'm pleased to say that 2024 has been a watershed year for your Company, with the Chatree Gold Mine ("Chatree") entering the final stages of its continued ramp up. Last year we celebrated the resumption of operations with processing Plant #2 starting on the low-grade stockpiles, and this year we have been able to continue that momentum with Plant #1 coming online, and mining activities resuming in the A Pit.

These milestones have been supported by a strong operating performance consisting of:

- Total production of 37,015 ounces of gold and 460,356 ounces of silver;
- A processed ore grade of 0.41 grams per tonne for gold, and 7.87 grams per tonne for silver, with recoveries averaging 81.0% for gold, and 54.4% for silver respectively;
- Plant #2 operating throughout the year, processing 3.26 Mt, which is 21% above nameplate capacity of 2.7 Mtpa;
- Refreshing the old mining fleet, with the arrival of the first tranche of Caterpillar equipment, and the first blast in May 2024;





All of these operational achievements reflect your Company's successful execution of the Chatree mining ramp up strategy and were underpinned by a strong financial performance.

Kingsgate has also ensured that it remains well funded to support the operational ramp up, having secured a term facility for US\$35 million with Nebari Gold Fund 1 LP, and Nebari Natural Resources Credit Fund II, LP. In addition, your Company reported a net profit of \$199.8 million, which included a gain of \$228.7 million arising from a full impairment reversal of Chatree. The recoverable value has been calculated to be significantly greater than the net value of assets that can be reversed, reflecting the Company's confidence in the future performance of the mine.

New Caterpillar fleet

I'm also pleased to say that throughout the year we have maintained our exceptional safety record at Chatree. Safety in the workplace is the centrepiece of our operational culture, and we reported a very low total recordable injury frequency rate of 1.6 per million hours worked, which reflects our ongoing focus and commitment to training and safety across the site.

Exploration also remained a key focus at Chatree throughout the year, with consistently good results recorded across a number of key prospects including Chalawan, Kumpee, and the B-R Prospects located in the South-Eastern near-mine corridor. A total of US\$4.3 million has been earmarked to continue focusing on these areas in FY25, with a view to developing an inaugural resource estimate for the South-Eastern complex.

I would also like to acknowledge the excellent community support that Kingsgate continues to enjoy around Chatree. We have a strong culture built upon inclusion and diversity, and I'm pleased to say that more than 80% of our current workforce live within 10 kilometres of the mine. This is further evidenced when local communities vote in favour of licence applications and renewals, in most cases, support levels exceed 80% to 90%.

It is also prudent to make a brief comment on the recent changes in the Thai political landscape, and to say that Kingsgate has consistently built good relationships with previous Thai Governments, and the new government is no different. In fact, the current Thai Prime Minister, Paetongtarn Shinawatra's father (Thaksin Shinawatra), originally opened Chatree when he was Prime Minister in 2001, so we feel that we are on the cusp of a renewed and mutually beneficial relationship.

On that note, I once again want to offer my thanks and appreciation to all of my Kingsgate and Akara colleagues, who continue to work diligently on the ramp up of Chatree. We also welcomed aboard two new executive staff to Kingsgate this year, with Jillian Terry taking the role of General Manager, Geology, and Dan O'Connell coming onboard as our new Chief Financial Officer. Both Jill and Dan bring a wealth of experience to our team and are already making meaningful contributions to Kingsgate.

I also want to make special mention and express my sincere appreciation to our colleagues at Nueva Esperanza, in particular Monica Aris, Alejandro Llanca, and Gabriel Irusta who have kept that project in good order, often on a shoestring budget, and I feel there will finally be some positive developments for that project in the coming year.

Consequently, I am keen to grow shareholder value by identifying gold mining opportunities with long-term exploration upside, and as we get closer to returning to steady state production at Chatree, I am confident that it will underpin our future operational and financial success and enable us to achieve our stated goal of once again becoming a premier mid-tier gold producer.

Jamie Gibson

Managing Director &

Chief Executive Officer

Operations Report

Chatree Gold Mine

Thailand

Operational Performance

The 2024 financial year was another transformative year for the Chatree Gold Mine. Following its reopening in March 2023, and approval by the Department of Primary Industries and Mines in Thailand, the refurbishment of Plant #2 was completed in March 2023 and Plant #1 overhaul project was completed in May 2024. Using Chatree's substantial ore stockpiles, processing commenced in March 2023, with mining operations restarting in May 2024.

Combined plants

The Chatree operations include two separate processing plants, creating increased operational resilience. Production for the year ended 30 June 2024 was 37,015 ounces of gold and 460,356 ounces of silver, reflecting a material ramp up from production in the year ended 30 June 2023. The grade of the processed ore was 0.41 grams per tonne for gold and 7.87 grams per tonne for silver. Recoveries averaged 81.0% for gold and 54.4% for silver.

A total of 3.49 million dry tonnes were crushed for the year. Average crusher feed rate was 508 tonnes per hour with an availability of 94.0%. Total mill throughput from both plants for the year was 3.46 million tonnes. Average mill throughput rate was 427 tonnes per hour with an availability of 93.7%.



Plant #1

Whilst Plant #2 operated throughout the full financial year, the Plant #1 overhaul project was undertaken by Thai based and international engineering firms during the year ended 30 June 2024. Plant #1's original design throughput was 2.3 million tonnes of ore per annum (Mtpa) with Plant #1 in commissioning phase at 30 June 2024, following the first gold being poured 6 June 2024.

Commissioning for Plant #1 crushing circuit started on 10 May 2024. A total of 227,985 dry tonnes were crushed before 30 June 2024. Average crusher feed rate was 307 tonnes per hour with an availability of 97.1%. Commissioning for Plant #1 grinding circuit started on 18 May 2024. A total of 196,641 dry tonnes were milled before 30 June 2024. Average milling feed rate was 211 tonnes per hour with an availability of 89.5%.



Plant #2

Plant #2 continues to perform above expectation. The original design throughput was 2.7 Mtpa and it was operating at 3.26 Mtpa or 21% above design throughput for the year ended 30 June 2024.

A total of 3.26 million dry tonnes were crushed for the year. Average crusher feed rate was 472 tonnes per hour with an availability of 94.6%. In addition, a total of 3.26 million dry tonnes were milled for the year. Average milling feed rate was 401 tonnes per hour with an availability of 95.2%.

Mining

The first blast in the A West pit commenced in May 2024 with the first tranche of new Caterpillar equipment commissioned reflecting the successful commencement of the Chatree mining ramp up strategy. A total of 11 pieces of mining equipment was commissioned before 30 June 2024, with an additional 30 pieces of mining equipment scheduled to be delivered during the year ended 30 June 2025 to allow a full ramp up of mining operations.







Before 30 June 2024, a total of approximately 140,000 tonnes of ore was mined from A West pit. Rehandle of stockpiles continued throughout the year with approximately 3.1 million tonnes of ore taken from the marginal grade stockpiles to the primary crusher.

Construction of the sixth lift of TSF #2 (Tailings Storage Facility) commenced during the year ended 30 June 2024 and will provide an additional 3.6 million tonnes of storage capacity. Throughout the year, waste rock from A Pit was sent directly to TSF #2 for the construction of the downstream embankment. An additional 114,000

tonnes of laterite and clay material was excavated and used for the construction of TSF #2.

The TSF #1 rehabilitation plan continued with 368,160 tonnes of Non-Acid-Forming (NAF) material placed by a local contractor for the year ended 30 June 2024.

At year end, 3.7 million tonnes of ore remained in the stockpiles with an average contained gold grade of 0.44 grams per tonne representing 42,556 ounces of gold.

Two Lost Time Injuries were recorded during the year.

Chatree and the Thailand-Australia Free Trade Agreement (TAFTA)

In effect since 2005, TAFTA is a bilateral trade agreement between Thailand and Australia to promote trade, services, and investment. It seeks to protect Australian investments in Thailand by providing rights to arbitration and compensation in cases of expropriation.

In 2016, the Thai Government ordered the closure of the Chatree Gold Mine, prompting Kingsgate to seek damages under TAFTA. An arbitral hearing was held in 2020, and while the tribunal was prepared to issue an award, both Kingsgate and the Thai Government recognised the mutual benefit of reopening Chatree and deferred the award to continue settlement discussions.

Following Chatree's reopening in 2023, negotiations have focused on reaching an amicable resolution. Both parties have jointly requested multiple extensions of the award deferral to facilitate these negotiations. In light of recent political changes in Thailand, the holding period for the arbitral award has now been extended until 30 September 2025.

Sustainability and Community

Sustainability at Kingsgate and Akara

Kingsgate, and our subsidiary Akara Resources is committed to upholding high environmental, social and governance (ESG) standards and operating in a sustainable way that benefits shareholders, employees and local communities.

Akara's approach to sustainability is based on a four-pillar strategy; sustainable community, educational opportunities, health and wellbeing, and clean water.

Sustainability Highlights for FY24



Maintained 98%
Thai workforce
and over 80% local
employment



Visited over **2,600 local** households



Participated in over 100 village meetings



Conducted a free annual **health check** for over **450 local residents**



Recycled approximately 160 tonnes of waste



Planted approximately 15,000 trees across 12 community forests



Maintained water quality from 16 filtration stations



Communities Community Engagement

Akara is focused on enhancing the quality of life in the communities where we operate and maintains active engagement with the local community through monthly meetings with 28 nearby villages, involving over 5,000 households and approximately 14,000 individuals. Community feedback is gathered during these monthly meetings and through multiple channels including Facebook, Line Official, and feedback boxes.





Four Pillar Strategy



Sustainable Community

Tree planting

Akara planted over 15,000 trees across 12 community forests at community tree planting events throughout the year. Akara also donated over 3,000 fruit trees to community volunteers at the planting events.

Firebreak activity

In collaboration with the Phichit Forest Center and the Phichit Provincial Security Operations Department Akara participated in a firebreak activity across 10 community forests, to protect over $3\,\mathrm{km^2}$ of forest area during the dry season.

Recycling

Approximately 160 tonnes of waste from the Chatree Gold Mine was recycled during the year.

Cultural and religious events

Akara participated in and supported a number of important cultural and religious community events including the Loy Krathong event in November 2023 and the Songkran Festival in April 2024.

Household visits

During FY24, Akara visited over 2,600 households located within 5 km of the Chatree Gold Mine. During these household visits the







Health & Wellbeing

Phetchabun and Phitsanulok provinces.

Local hospital support

Akara continued its ongoing support of the this year. Akara donated 100,000 THB to be used to upgrade medical facilities. Akara staff

During FY24 Akara distributed first aid kits and blood pressure monitors across all 28 villages within 5 km of the Chatree Gold Mine.



Wang Pong Hospital in the Phetchabun province also generously donated a further 40,000 THB.

Medical supplies



Community health checks

Akara conducted a free health check for

over 450 local residents from across Phichit,

Community village meetings

responded to questions.

Akara participated in over 100 community meetings in villages within 5 km of the Chatree Gold Mine this year. At these meetings the team discussed projects that the various community funds support and also provided an update on operations.

team listened to feedback from local residents, provided information on operations and



Educational Opportunities Support for local schools

Akara supported a number of infrastructure projects at three schools located within $5\,\mathrm{km}$ of the Chatree Gold Mine, including Ban Kirithepminit School, Thairath Wittaya School, and Wat Sattasira-Ard School. Akara also donated equipment and uniforms to underprivileged students.

Scholarships

Akara participated in activities at six local schools for Thailand's Children's Day this year and also provided scholarships to support local primary school students.







Community sporting events

Akara staff participated in a range of sporting events within the community, including a charity fun run event to raise funds for the Banmung temple in Phitsanulok province. Akara also sponsored the Khao Chet Luk Football Club and provided uniforms for the junior team participating in the Thap Khlo District Cup competition.

Red Cross blood donation

Akara participated in the Thai Red Cross Society's annual blood donation program this year and has done so for the past 20 years.



Water filtration

Akara maintained 16 water filtration stations around the Chatree Gold Mine and monitored water quality by measuring pH, hardness, turbidity and electrical conductivity values.

Water for the Chatree community

During FY24 Akara supplied and donated 100,000 water bottles to staff and the local community.









People

Workforce

As at 30 June 2024, the total number of Akara employees was 399, with Thai nationals making up over 98% of the workforce. In addition, 84% of employees are from the local communities surrounding Chatree.

Women make up 20% of Akara's workforce and 32% of all supervisory-level roles are held by women.



Health & Safety

A key focus for FY24 was further strengthening health and safety initiatives at the Chatree Gold Mine. During the year, an Occupational Safety and Health Committee was established and Akara staff participated in a range of training sessions including, first aid, chemical management and rope access training.







Environment

Water

The Chatree Gold Mine operates on a nil-release basis. All rainfall on site is harvested and no water leaves the site. Water quality is regularly monitored at 24 surface water and 76 groundwater sampling sites. Independent consultants conduct quarterly water sampling with results reported on a semi-annual basis.



Dust

Dust is monitored using high-volume air samplers with Mass Flow Control (MFC) for 24-hour continuous measurement of PM-10 and total suspended particles. Independent consultants assess dust levels at nine monitoring stations on a quarterly basis. All readings throughout FY24 were below the permissible thresholds.

Noise and vibration

Noise is tracked at nine sites around the mine, while vibration is measured in the seven nearest villages. The results are assessed by independent consultants with the results reported on a semi-annual basis. All noise and vibration levels were within guidelines set by the Thai Ministry of Natural Resources and Environment and the Thai Ministry of Science during FY24.

Ban Khlongtalat Chatree Environmental Monitoring Map Evironmental Monitoring Location Noise Vibration Air Quality Surface water monitoring well location EIA 2008 Chatree North EIA 1999 Chatree South Current monitoring well Ground water monitoring well location EIA monitoring well Current monitoring well TSF monitoringwell Ban Danchano

Governance

Corporate Governance

Kingsgate is committed to maintaining high standards of corporate governance, underpinned by a comprehensive suite of corporate policies, procedures and training. This framework is built upon the principles and recommendations of the ASX Corporate Governance Council (Corporate Governance Principles and Recommendations 4th edition).

Kingsgate's Corporate Governance Statement, along with the Board and Committee charters, is available on our website for stakeholders to review

The Board believes that good corporate governance helps ensure the future success of the Company, the Group and adds value to stakeholders and enhances investor confidence.

As we continue to expand our Chatree production this has resulted in a doubling in headcount, the Board of Kingsgate has been actively reviewing and updating our corporate governance policies. During FY24, significant updates and reviews were made to key policies, introducing comprehensive training programs for our directors, officers, and staff across Australia and Thailand. These efforts have been effective and are ongoing, with further training and implementation of processes and controls scheduled for FY25. This reinforces our commitment to transparent and ethical business practices at all levels of the organisation.

Our corporate policies include Code of Conduct, Anti-Bribery and Corruption Policy, Whistleblowing Policy and Diversity Policy. In July 2024, we strengthened our governance framework with the approval of an additional Conflict of Interest Policy by the Board. Our commitment to high standards of corporate governance result in Policies that have been reviewed to reflect contemporary standards, provide greater clarity and help guide the actions of our leaders, employees, contractors, suppliers and customers.

Modern Slavery Statement

Following the recommencement of operations, Kingsgate is subject to the Australian Modern Slavery Act (Cth) 2018 and will be publishing its first Modern Slavery Statement by the end of 2024.

Kingsgate will continue to take steps to address the modern slavery risks in its operation and supply chains and report its effort to combat modern slavery risks in future annual statements.

Projects Report

Nueva Esperanza Gold/Silver

Chile

Summary

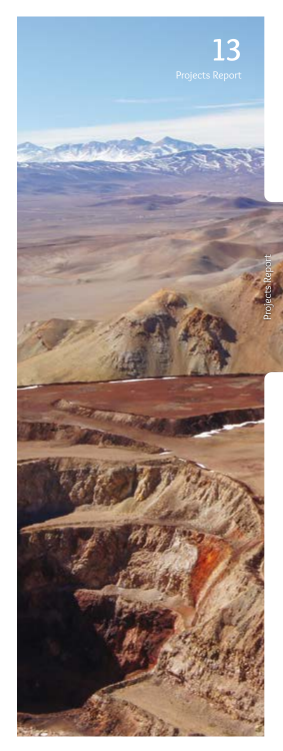
Nueva Esperanza is a prospective pre-feasibility stage development project, located in the well-endowed Maricunga gold/silver belt of the Atacama region of Chile. The project has a resource base¹ of approximately 0.49 million ounces of gold and 83.4 million ounces of silver. Nueva Esperanza project consists of three open pits and an underground zone and is the seventh largest under-developed silver deposit in the world².

In July 2020, Kingsgate advised that its 100% owned Laguna Resources Chile entity ("LRC") had been granted an Environmental Impact Assessment ("RCA-64/20") approval for the Nueva Esperanza Gold/Silver Project (See ASX: KCN released titled "Nueva Esperanza Project – EIA Approved" dated 14 July 2020).



This approval enables the development of the project (subject to compliance with local mining laws/regulations) and follows a public consultation period that resulted in no objections being lodged against the project and is the successful culmination of 18 months of detailed work that saw Kingsgate working closely with environmental consultants, local indigenous communities and the Chilean Government.





As advised earlier this year, an updated Resource Estimate is being developed by Cube Consulting and will be delivered before the end of calendar year 2024. Cube Consulting will assess if an updated Ore Reserves estimate is required. Historical data is also being revisited to plan a targeted exploration program, including investigating the project's gold endowment. Kingsgate is currently exploring all possible options to unlock value of the Nueva Esperanza project for shareholders, including a separate listing. Further updates will be provided in due course as the project progresses.

- Refer to pages 24–25 for resource and reserve tonnages, grades and confidence classification.
- 2 https://www.mining.com/web/mapped-the-10-largest-undeveloped-silver-deposits-in-the-world/

Exploration Report

Thailand

Summary

Tactical exploration programs were conducted on 32 Phetchabun Special Prospecting Licenses (SPL). Field activities included geological mapping, rock chip and soil sampling. Drilling included Rotary Air Blast (RAB), Reverse Circulation (RC) and Diamond (DD) holes (Table 1). RC & DD drilling was conducted across prospects including B-R, Chalawan, Kumpee, Chang Puek, Jorakae, Sua Dao, Mangkorn, Singto and Nok Kaeo.

Strategic exploration activities included risk and opportunity assessment, alignment with Chatree Mine strategic plans and endowment range analysis to inform exploration targets and programs of work.

15 SPLs in Phetchabun province were relinquished in October 2023. The remaining 17 SPLs cover an area of 232.6 km 2 (Figure 1 Akara concession area).

Permanent Forest Licenses were received for Chang Puek, Singto and Nok Kaeo prospects.

15 SPLs were applied for in Phichit province (pending approval) in June 2024.

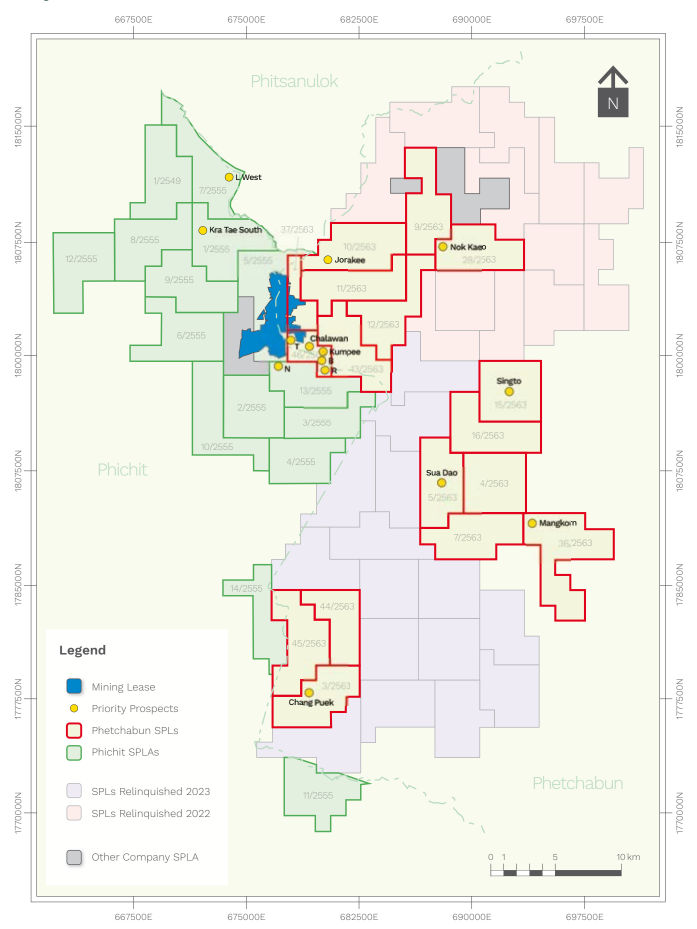


▼ Table 1: Exploration Drilling Summary

Activities	Rotary Air Blast RAB	Reverse Circulation RC	Diamond Drilling DD	Rock Samples	Soil Samples
Number of holes	628	202	3		
Metres	5,912	19,799	282		
Number of samples	2,026	19,567	263	349	382







B-R Prospect

B-R Prospect is interpreted to be a peripheral component of the Chatree epithermal system. It consists of three main rock units: an upper volcanogenic sedimentary unit, a polymictic intermediate breccia unit and a basal porphyritic andesite unit. These rock units are intruded by andesite, porphyritic andesite and feldspar porphyry dykes. Mineralisation dips gently to the east and occurs along a NNW-SSE structure that extends from the Chatree deposit.

Gold mineralisation is found within the polymictic intermediate breccia and the volcanogenic sediments and is associated with $3\!-\!10\%$ sulphides (mainly pyrite) in the form of clots, dissemination, and fracture fills. There is supergene enrichment (10-20m) in some areas.

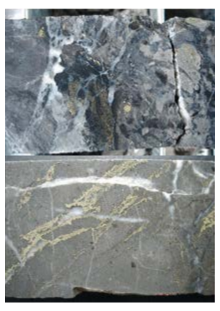


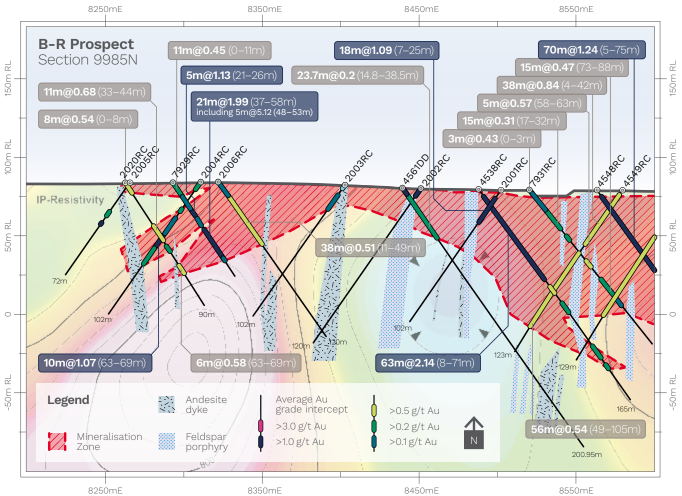
 Figure 2: Phyllic-altered sedimentary breccia and fracture-filled quartz with 5 – 10% pyrite clots and along fractures.



▼ Table 2: B-R Prospect – Drilling assay highlights (Au>5 gram x metre). 1234

Drill Type	Hole ID	Easting	Northing	Collar RL	Azimuth	Dip °	Hole Depth m	From m	To m	Interval m	Au g/t
RC	7806RC	8476	10186	80.68	270	-55	118	25 43 59	40 56 81	15 13 22	0.67 0.61 0.61
RC	7810RC	8564	10137	78.13	270	-55	154	33 52 82	45 74 110	12 22 28	0.71 0.72 0.43
RC	7815RC	8376	10359	81.46	270	-55	60	0	37	37	0.65
RC	7818RC	8535	10190	78.02	270	-55	154	0 19 50 94	10 32 83 116	10 13 33 22	0.59 0.66 0.84 1.34
RC	7819RC	8537	10086	78.43	270	-55	100	21 73	58 84	37 11	1.37 0.87
RC	7919RC	8410	9735	77.50	90	-55	120	38	76	38	0.86
RC	7922RC	8658	9771	78.27	270	-55	84	4	43	39	0.86
RC	7926RC	8672	9735	78.41	270	-55	72	4	57	53	0.72
RC	7929RC	8293	9985	81.12	90	-55	72	21 37	26 58	5 21	1.13 1.99
RC	7931RC	8520	9985	78.52	90	-50	126	73	88	15	0.47
RC	7933RC	8270	10085	82.22	90	-55	60	18	34	16	1.04
RC	7934RC	8310	10085	82.79	90	-55	60	0 32	6 42	6 10	1.07 0.79
RC	7935RC	8420	10035	81.20	270	-55	60	0	8	8	0.69





↑ Figure 3: Significant gold intercepts in section 9985N, B-R Prospect with background IP-Resistivity. 567

Chalawan

The prospect is interpreted to be a peripheral component of the Chatree epithermal system and a northern extension of the B-R Prospect, however the sequence is cut by comparably less andesitic dykes.

Significant gold intercepts were identified in silicified/ phyllic-altered polymictic andesitic breccia, silicified andesitic tuff, propylitic-altered rhyolitic tuff and polymictic rhyolitic tuff, containing trace to 20% quartz veining and 1-10% fine-grained disseminated pyrite.

51 RAB holes were drilled for 548 metres confirming the presence of supergene enrichment.

A total of 31 RC holes were drilled for 2,355 metres during FY2024. Significant gold was intersected^{8 9} as nearer surface supergene enrichment and deeper primary mineralisation (Figure 4).

Chang Puek

Situated approximately 23 km south of the Chatree Mine, the main hill zone is comprised of rhyolitic tuff with minor polymictic rhyolitic breccias, and traces of sediments gently dipping to the east. Limestone occurs as lenses striking NE-SW on the western side of the hill. The sequence is intruded by diorite in the south-east of the prospect.

Gold mineralisation can be traced for 2.5 km along a NE-SW trend from the Chang Puek hill, mainly restricted to vertical or sub-vertical quartz veins striking NE-SW or NNW that are hosted in phyllic and silicic altered rocks.

19 RAB holes were drilled for 257 metres around the northern hill outside the main mineralised zone and returned no significant assay results.

A total of nine RC holes and one DD hole were drilled for 1,437 metres and 130 metres respectively during FY2024. Several holes confirmed quartz-vein-hosted gold mineralisation¹³ (Figure 5).



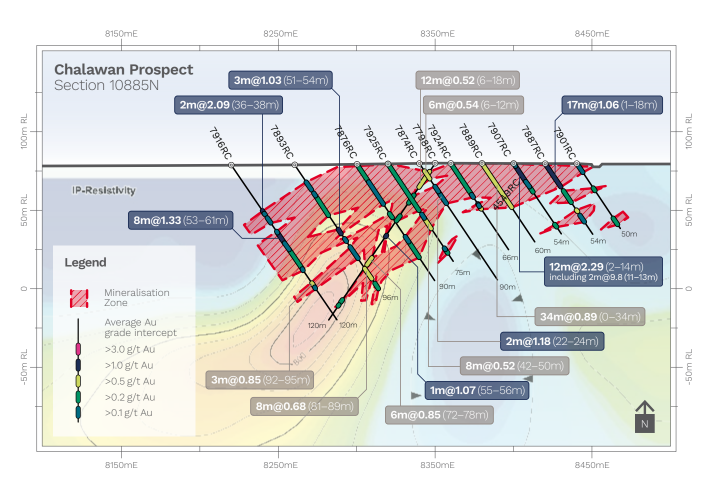
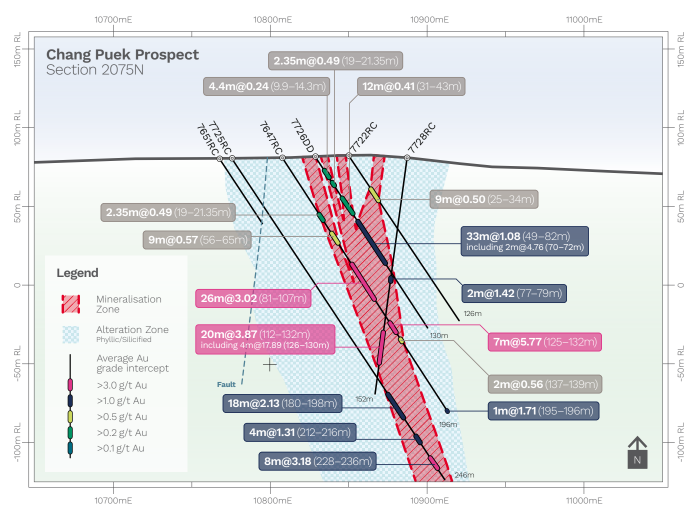


Figure 4: Significant gold intercepts in section 10885N, Chalawan Prospect with background IP-Resistivity. 10 11 12





 \land Figure 5: Significant gold intercepts in section 2075N, Chang Puek Prospect. ^{14 15 16}

Jorakae

The area is located approximately 7 km northeast of Chatree Mine within rice fields. RAB and RC holes have intersected a package of altered rhyolitic tuff and polymictic rhyolitic tuff, covered by 15-25 metres of saprolite beneath a near-surface gravel bed.

Significant gold intercepts were found in the saprolite zone from surface to the bedrock of silicified/phyllic-altered polymictic andesitic breccia, silicified andesitic tuff, propylitic altered rhyolitic tuff and polymictic rhyolitic tuff, containing trace to 20% quartz and $1\!-\!10\%$ fine-grained disseminated pyrite.

198 RAB holes were drilled for 1,986 metres with 50 metre line spacing and 25 – 50 metre hole spacing. Several holes confirmed supergene mineralisation¹⁷.

A total of 57 RC holes and one DD hole were drilled, for 5,078 metres and 66 metres respectively in FY2024. Mineralisation was variably encountered from surface to over 100 metres depth¹⁸ 19 (Figure 6).

Kumpee

Kumpee is located 500 metres north-east of B-R Prospect within rice fields. The prospect is interpreted to be a peripheral component of the Chatree epithermal system similar to Chalawan and the B-R prospect. RAB and RC holes have intersected a package of andesitic, rhyolitic and polymictic tuffs, intercalated with siltstone, sandstone and sedimentary breccia.

Gold mineralisation is mainly hosted within silicified/phyllic-altered polymictic rhyolitic breccia, rhyolitic tuff and sedimentary units (including siltstone, sandstone and sedimentary breccia), containing trace to 10% quartz veins and 2-10% fine-grained disseminated pyrite. Post mineralisation andesite/diorite and felspar porphyry dykes are interpreted to cut through the mineralised zones.

A total of 56 RC holes and one DD hole were drilled for 6,327 metres and 86.2 metres respectively during FY2024. Significant gold intercepts are shown in Table 3.



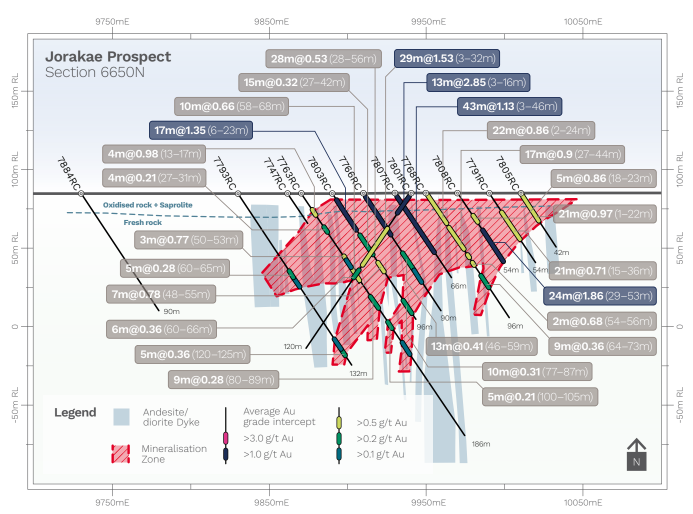


Figure 6: Significant gold intercepts in section 6650N, Jorakae Prospect. 20 2122

▼ Table 3: Kumpee Prospect – Drilling assay highlights (Au>5 gram x metre). ^{23 24 25}

Drill Type	Hole ID	Easting	Northing	Collar RL	Azimuth	Dip °	Hole Depth m	From m	To m	Interval m	Au g/t
RC	7748RC	8820	10685	79.92	270	-55	90	36	65	29	0.43
RC	7749RC	8815	10632	79.73	270	-55	114	59 73	70 84	11 11	0.75 0.77
RC	7755RC	8865	10631	79.75	270	-55	144	139	143	4	1.71
RC	7757RC	8673	10533	78.72	270	-55	54	20	36	16	0.86
RC	7758RC	8699	10534	78.97	270	-55	78	7 63	26 72	19 9	0.75 0.62
RC	7759RC	8757	10535	79.23	270	-55	126	52 62	59 68	7 6	2.22 1.67
RC	7765RC	8715	10482	79.56	270	-55	116	8	45	37	0.88
RC	7771RC	8793	10682	79.78	270	-55	99	78	88	10	0.61
DD	7775DD	8738	10690	79.73	270	-55	86.20	24.25	38.8	14.55	1.09
RC	7776RC	8619	10435	78.45	270	-55	90	13	37	24	1.36
RC	7780RC	8637	10487	79.61	270	-55	96	16	25	9	0.87
RC	7787RC	8599	10433	78.34	270	-55	48	5	22	17	0.33
RC	7821RC	8714	10135	78.92	270	-55	150	18 95	28 119	10 24	0.52 0.44
RC	7825RC	8740	9985	77.84	270	-55	126	50 67	57 71	7 4	1.14 2.47
RC	7829RC	8735	9935	78.04	270	-55	176	75 98 114	79 109 136	4 11 22	1.25 0.66 0.41
RC	7837RC	8775	9935	78.32	270	-55	168	112	120	8	0.89
RC	7865RC	8719	10233	78.71	270	-55	150	18	42	24	0.79
RC	7870RC	8742	10185	78.54	270	-55	158	18 31	28 44	10 13	0.57 0.57
RC	7891RC	8679	10235	78.84	270	-55	138	20	25	5	1.16
RC	7896RC	8702	10185	78.43	270	-55	160	23	41	18	0.45
RC	7918RC	8610	10335	79.20	270	-55	96	36	55	19	0.41
RC	7923RC	8696	10285	79.19	270	-55	136	106	130	24	0.75
RC	7927RC	8690	10335	79.39	270	-55	120	55	72	17	0.43



Mangkorn

The prospect is located approximately 20 km south-west of the Chatree Mine and consists of a thick pile of shallow east-dipping bedded fossiliferous limestone which is overlain by siltstones and sandstones to the east. Vesicular basalt is locally seen overlying the sediments. Flow-banded rhyolite and spherulite are also widely distributed on the eastern side of the prospect forming a N-S trending hill which appears to be the youngest lithology in the area.

Replacement style mineralisation is characterised by the silicified limestone exposed as outcrop and subcrop, over an area of >1.6 km long and $200-300\,\mathrm{m}$ wide. The limestone appears to have formed along feeder structures which splay-out along favourable beds as sub-horizontal strata.

Rock chip samples (float) returned assays of up to $36\,g/t$ Au & $390\,ppm$ Ag 26 . An additional 59 infill RAB holes were drilled for 213 metres during FY2024. Results 27 confirmed a high-grade gold zone over an area of approximately 700×200 metres.

A total of seven RC holes were drilled for 390 metres. The only significant intercept 28 was 2 m @ 1.28 g/t Au and 885 g/t Ag from 7743RC from 7-9 metres.

Nok Kaeo

The prospect is located 13 km north-west of the Chatree Mine with a geological setting of rhyolitic to andesitic tuff and polymictic breccia, siltstone, sandstone and limestone, intruded by diorite stock and dykes. Strong NW – SE lineaments are observed in geophysical data.

Mineralisation occurs along dilated N – S vein sets up to five metres in diameter hosted in strongly silicified and partially hydrothermally brecciated rock. Sulphides observed include pyrite, chalcopyrite, sphalerite, and minor galena.

An additional 66 rock chip samples were collected, mainly from new outcrops in FY2024 with some samples returning notable assay results²⁹.

A total of 12 RC holes were drilled for 1,351 metres during FY2024. The only significant gold intercept was $16\,\mathrm{m}$ @ $3.19\,\mathrm{g/t}$ Au from 6-22 metres in hole $7943\mathrm{RC^{30}}$.

Singto

The prospect is located 16 km south-west of the Chatree Mine and comprises a diorite porphyry, with remnant clastic sediments at higher elevation and shallow easterly dipping bedded limestone in the eastern part of the area.

A magnetite-sulphide skarn has formed along the contact between the diorite and limestone. The skarn is approximately $250\,\mathrm{m}\,\mathrm{x}\,1.2\,\mathrm{km}$ trending NNW with a chlorite-epidote-pyrite-chalcopyrite assemblage.

RAB and RC drilling demonstrate that the diorite has undergone strong propylitic and phyllic alteration, overprinted by argillic alteration within an area of $3 \times 2 \, \text{km}^2$ as confirmed by a potassium high $(2.5 \times 2.5 \, \text{km})$ from Airborne radiometric surveys. Deep targets remain untested. Diamond holes have been planned for the FY2025 field season.

A total of five RC holes were drilled for 705 metres during FY2024. No significant gold was observed but copper was generally anomalous (0.1-0.3%) and two significant mineralised zones of >0.3% copper were intersected³¹.

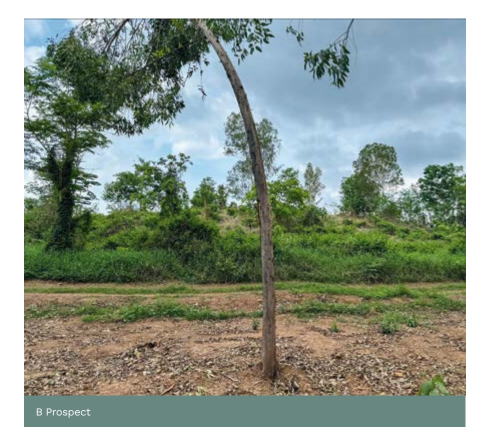
Sua Dao

The Sua Dao Prospect is located 16 km southeast of the Chatree Mine. The area is comprised of clastic sedimentary rocks and limestone with minor andesitic tuff that are intruded by a small granitic stock forming a skarn proximal to the contact and calc-silicate rock distal to the contact.

Mineralised narrow $(1-5\,\text{m})$ quartz veining (pyrite, chalcopyrite, galena and sphalerite) is exposed in two areas, 800 m apart with rock chip samples returning anomalous gold of up to 44.8 g/t.

Other prospects

Detailed geological mapping was conducted in the Khao Rang Taen and Sua Dum areas to the east of Sua Dao, within SPL7/2563 where anomalous gold and copper were returned from grid soil samples. Mapping exposed magnetite skarn mineralisation with trace chalcopyrite along the contact between calc-silicate rock and granite, however rock chips samples returned no significant gold or copper assays.



Endnotes

1, 8, 17, 18, 23 KCN Quarterly Report for the period ending 31 March 2024 published 30 April 2024
2, 5, 9, 10, 19, 30 KCN Quarterly Report for the period ending 30 June 2024 published 31 July 2024
3, 6, 11, 15, 21, 25 Length weighted averages of downhole intervals (apparent thickness)
4, 7, 12, 16, 22, 24 Local Grid
13, 14, 26, 27, 28, 29, 31 KCN Quarterly Report for the period ending 31 December 2023 published 23 January 2024

Significant Gold Exploration Results Continue near Chatree Gold Mine published 26 March 2024





Drill and Blast – A Pit

Mineral Resources and Ore Reserves

as at 30 June 2024

Mineral Resources

As at 30 June 2024, Mineral Resources*, inclusive of Ore Reserves, were estimated to contain 3.88 million ounces of gold and 112.4 million ounces of silver. This represents a decrease from 30 June 2023 of 0.8% gold and 0.4% silver due to mining depletion at Chatree.

Mineral Resources⁹ (inclusive of Ore Reserves)

	Measured Resources			Indi	Indicated Resources			Inferred Resources		
	Tonnes	Gr	ade	Tonnes	Gra	ade	Tonnes	Gr	ade	
Deposit	Mt	Au g/t	Ag g/t	Mt	Au g/t	Ag g/t	Mt	Au g/t	Ag g/t	
Chatree ^{3 4 5}										
Open Pit	66.7	0.72	6.3	49.4	0.64	5.5	40.6	0.59	4.5	
Stockpiles	3.7	0.44	7.6	_	-	-	_	-	-	
Nueva Esperanza ⁶⁷⁸										
Open Pit	1.6	0.01	93	27.2	0.46	73	10.6	0.3	43	

Ore Reserves

As at 30 June 2024, Ore Reserves" were estimated to contain 1.55 million ounces of gold and 59.4 million ounces of silver. This represents a decrease from 30 June 2023 of 1.9% gold and 0.5% silver due to mining depletion at Chatree.

Ore Reserves¹²

Pro	Proved Reserves		Probable Reserves		
Tonnes	Gr	ade	Tonnes	Gr	ade
Mt	Au g/t	Ag g/t	Mt	Au g/t	Ag g/t
30.9	0.85	7.6	14.5	0.78	6.7
-	-	-	3.7	0.44	7.6
_	_	_	17	0.5	87

	Total Resources									
		June 2024			June 2023					
Tonnes	Gra	ade	Contain	ed Metal	Tonnes	Gr	ade	Contain	ed Metal	
Mt	Au g/t	Ag g/t	Au Moz	Ag Moz	Mt	Au g/t	Ag g/t	Au Moz	Ag Moz	
156.7	0.66	5.6	3.34	28.1	100.0	0.05	F.0	2.40	00.4	
3.7	0.44	7.6	0.05	0.9	163.6	0.65	5.6	3.42	29.4	
39.4	0.39	66	0.49	83.4	39.4	0.39	66	0.49	83.4	
199.8	0.60	17.5	3.88	112.4	203.0	0.60	17.3	3.91	112.8	

* Mineral Resources are reported on a 100% basis.

Refer to the Mineral Resources table for detailed tonnage, grade and metal content categorised by confidence classification.

	Proved and Probable Reserves										
	June 2024						June 2023				
To	onnes	Gra	ıde	Contain	ed Metal	Tonnes	Gra	ade	Contain	ed Metal	
	Mt	Au g/t	Ag g/t	Au Moz	Ag Moz	Mt	Au g/t	Ag g/t	Au Moz	Ag Moz	
	45.3	0.82	7.3	1.20	10.7	E4	0.77	7.0	4.00	44.0	
	3.7	0.44	7.6	0.05	0.91	51	0.77	7.3	1.28	11.9	
	17	0.5	87	0.3	47.8	17	0.5	87	0.3	47.8	
	66	0.72	28	1.55	59.4	68	0.71	27	1.58	59.7	

^{**} Ore Reserves are reported on a 100% basis.

Refer to the Ore Reserves table for detailed tonnage, grade and metal content categorised by confidence classification.

Re-estimation of Mineral Resources and Ore Reserves

A full re-estimation of Chatree and Nueva Esperanza Mineral Resources and Ore Reserves is being undertaken by independent consultants, Cube Consulting.

Updated Mineral Resources and Ore Reserves estimates will be published in Q2 FY2025 when modelling, estimation and verification have been completed.

Kingsgate Consolidated confirms that it is not aware of any new information or data that materially affects the Mineral Resources and Ore Reserves information included in this Annual Report.

Governance

Assurance processes and internal controls applied to verify the Mineral Resources and Ore Reserves estimates includes:

- Processes for public reporting aligned with ASX Listing Rules Chapter 5 (2019) and the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves, December 2012 (JORC Code)
- Independent assessment of new or materially changed estimates and,
- Reconciliation performance metrics to validate Chatree Ore Reserves.





Endnotes to the Mineral Resources and Ore Reserves tables

- 1, 9 All tabulated tonnes, grade and metal information has been rounded to two significant figures to reflect appropriate precision in the estimates and this may cause some apparent discrepancies in totals.
- 2 Ore delivered to processing facility.
- 3, 10 Reported on a wet tonnes basis assuming a moisture content of 3%.
- 4,11 Chatree metallurgical recoveries: 83.3% Au and 38.7% Ag based on metallurgical testwork and plant performance.
- 5 Chatree Mineral Resources are reported at a cut-off of 0.30 g/t Au aligned with projected gold and silver price assumptions used to estimate Ore Reserves.
- 6, 13 Reported on a dry tonnes basis.
- 7,14 Nueva Esperanza metallurgical recoveries: 80% Au and 84% Ag based on metallurgical testwork.
- Nueva Esperanza Mineral Resource cut-off is 0.5 g/t gold equivalent based on long term historical prices of US\$1200/oz for gold and US\$19/oz for silver and combined life of mine average metallurgical recoveries of 80% Au and 84% Ag estimated from testwork using the formula AuEq (g/t) = Au (g/t) + Ag (g/t) ÷ 60. It is Kingsgate's opinion that all elements included in the metal equivalents calculation have reasonable potential to be recovered and sold.
- 12 Chatree Ore Reserves were estimated using a projected gold price of US\$1700/oz and silver price of \$US22/oz and are reported at a cut-off grade of 0.35 g/t Au.
- Nueva Esperanza Ore Reserves are based on a floating cut-off grade method. In this method, each Resource block is subjected to a series of estimates to generate revenue and cost fields that are used to determine a breakeven cut-off grade.

Competent Persons Statement



Information relating to Chatree Mineral Resource estimates is extracted from the ASX: KCN announcement *Kingsgate Mineral Resources and Ore Reserves 2017* released 5 October 2017 and is available to view on www.kingsgate.com.au. The extracted Mineral Resource estimate has been depleted for mine production to 30 June 2024.

Information relating to Chatree Ore Reserve estimates is extracted from the ASX: KCN announcement *Kingsgate announces* 46% increase in Chatree Ore Reserve released 18 May 2022 and is available to view on www.kingsgate.com.au. The extracted Ore Reserve estimate has been depleted for mine production to 30 June 2024.

Information relating to Nueva Esperanza Mineral Resource estimates is extracted from the ASX: KCN announcement *Nueva Esperanza Mineral Resource Update* released 14 April 2016 and is available to view on www.kingsgate.com.au.

Information relating to Nueva Esperanza
Ore Reserve estimates is extracted from the
ASX: KCN announcement Nueva Esperanza
Pre-Feasibility Study Confirms Kingsgate Growth
Strategy released 14 April 2016 and is available
to view on www.kingsgate.com.au.

The Company confirms that it is not aware of any new information or data that materially affects the information included in the original market announcements describing Mineral Resources and Ore Reserves referenced above, and that all material assumptions and technical parameters underpinning the estimates in the relevant market announcement continue to apply and have not materially changed. The Company confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcements.

The information in this report that relates to the Chatree Mineral Resources estimate and Nueva Esperanza Mineral Resources estimate is based on information compiled by Jillian Terry, General Manager Geology and a full-time employee of the Kingsgate Group, a Competent Person who is a Fellow of the Australasian Institute of Mining and Metallurgy. Ms Terry has sufficient experience that is relevant to the style of mineralisation and type of deposits under consideration, and to the activity being undertaken to qualify as a Competent Person as defined in the 2012 Edition of the Australasian Code for Reporting of Mineral Resources and Ore Reserves.

Ms Terry declares that she has no issues that could be perceived by investors as a material conflict of interest in preparing the reported information. Ms Terry has consented to the public reporting of these statements and the inclusion of the material in the form and context in which it appears.

The information in this report that relates to the Chatree Ore Reserve estimate and Nueva Esperanza Ore Reserve estimate is based on information compiled by Stephen Kable, who is a Member of the Australasian Institute of Mining and Metallurgy. Mr Kable, Chatree Superintendent Mine Planning is a full-time employee of Akara Resources and has sufficient relevant experience in the style of mineralisation and type of deposits under consideration, and to the activity being undertaken to qualify as a Competent Person as defined in the 2012 Edition of the Australasian Code for Reporting of Mineral Resources and Ore Reserves. Mr Kable declares that he has no issues that could be perceived by investors as a material conflict of interest in preparing the reported information. Mr Kable has consented to the public reporting of these statements and the inclusion of the material in the form and context in which it appears.

Exploration, Mining and Special Prospecting Licences

held by Kingsgate and/or its subsidiaries as at 30 June 2024

Chatree, Thailand

Mining Leases, Mining Lease Applications and Special Prospecting Licence applications for Akara Resources Public Company Limited as at 30 June 2024.

Mining licences

No.	ML/MLA	Province	Issue Date	Expiry Date	Rai	Application Date
1	26917/15804	Phichit	21/7/2008	20/7/2028	252-3-06	
2	26922/15805	Phichit	21/7/2008	20/7/2028	283-1-65	
3	26921/15806	Phichit	21/7/2008	20/7/2028	275-2-54	
4	26920/15807	Phichit	21/7/2008	20/7/2028	293-2-02	
5	26923/15808	Phichit	21/7/2008	20/7/2028	204-1-26	
6	32529/15809	Phetchabun	21/7/2008	20/7/2028	283-1-49	
7	32530/15810	Phetchabun	21/7/2008	20/7/2028	299-1-60	
8	32531/15811	Phetchabun	21/7/2008	20/7/2028	279-1-79	
9	32532/15812	Phetchabun	21/7/2008	20/7/2028	294-1-28	
10	25528/14714	Phetchabun	21/7/2008	20/7/2028	93-1-77	
11	26910/15365	Phichit	30/12/2021	29/12/2031	285-3-4	
12	26911/15366	Phichit	30/12/2021	29/12/2031	275-1-81	
13	26912/15367	Phichit	30/12/2021	29/12/2031	294-0-37	
14	25618/15368	Phetchabun	19/6/2000	18/6/2020	299-1-92	under licence renewal
15	MLA 6/2556	Phetchabun			57-2-93	16/7/2013
16	MLA 1/2559	Phichit			194-2-36	25/3/2016
17	MLA 2/2559	Phichit			51-0-28	25/3/2016
18	MPL 1/2551	Phichit/ Phetchabun	19/1/2022	18/1/2027	2439-0-75	
				Total Rai Total km²	6456-3-92 10.33	



Special prospecting licence applications

No.	Арр No	Province	Area (Rai)
1	8/2549	Chantaburi	5,360
2	9/2549	Chantaburi	9,290
3	6/2555	Chantaburi	9,320
4	2/2550	Lop Buri	9,923
5	3/2550	Lop Buri	9,967
6	4/2550	Lop Buri	10,000
7	5/2550	Lop Buri	8,504
8	6/2550	Lop Buri	10,000
9	7/2550	Lop Buri	6,711
10	8/2550	Lop Buri	9,597
11	9/2550	Lop Buri	9,255
12	10/2550	Lop Buri	9,347
13	11/2550	Lop Buri	9,426
14	12/2550	Lop Buri	9,493
15	13/2550	Lop Buri	10,000
16	14/2550	Lop Buri	7,948
17	15/2550	Lop Buri	10,000
18	16/2550	Lop Buri	10,000
19	1/2551	Lop Buri	10,000
20	1/2549	Phichit	10,000
21	1/2550	Phichit	9,812
22	2/2550	Phichit	10,000
23	3/2550	Phichit	10,000
24	4/2550	Phichit	10,000
25	1/2555	Phichit	9,850
26	2/2555	Phichit	9,375
27	3/2555	Phichit	9,440
28	4/2555	Phichit	9,900
29	5/2555	Phichit	8,919
30	6/2555	Phichit	10,000
31	7/2555	Phichit	10,000
32	8/2555	Phichit	10,000
33	9/2555	Phichit	10,000
34	10/2555	Phichit	9,862
35	11/2555	Phichit	9,500
36	12/2555	Phichit	10,000
37	13/2555	Phichit	9,500

No.	App No	Province	Area (Rai)
38	14/2555	Phichit	7,519
39	1/2550	Phitsanulok	130
40	2/2550	Phitsanulok	1,050
41	10/2554	Phitsanulok	2,170
42	11/2554	Phitsanulok	8,695
43	12/2554	Phitsanulok	1,300
44	13/2554	Phitsanulok	9,868
45	14/2554	Phitsanulok	9,909
46	15/2554	Phitsanulok	8,973
47	16/2554	Phitsanulok	10,000
48	17/2554	Phitsanulok	9,460
49	18/2554	Phitsanulok	10,000
50	19/2554	Phitsanulok	9,635
51	20/2554	Phitsanulok	10,000
52	21/2554	Phitsanulok	10,000
53	22/2554	Phitsanulok	10,000
54	23/2554	Phitsanulok	10,000
55	24/2554	Phitsanulok	4,072
56	25/2554	Phitsanulok	3,869
57	26/2554	Phitsanulok	9,393
58	27/2554	Phitsanulok	8,700
59	1/2550	Phetchabun	9,019
60	2/2550	Phetchabun	9,992
61	3/2550	Phetchabun	10,000
62	4/2550	Phetchabun	586
63	3/2553	Phetchabun	9,576
64	4/2553	Phetchabun	10,000
65	1/2549	Rayong	7,300
66	4/2554	Saraburi	9,381
67	5/2554	Saraburi	9,500
68	6/2554	Saraburi	9,460
69	7/2554	Saraburi	7,106
70	8/2554	Saraburi	9,656
71	9/2554	Saraburi	9,921
72	10/2554	Saraburi	10,000
		Total Rai Total km²	626,539 1,002.46

Special prospecting licences

No.	SPL No	Province	Issue Date	Expiry Date	Area (Rai)
1	3/2563	Phetchabun	26/10/2020	25/10/2025	9,375
2	4/2563	Phetchabun	26/10/2020	25/10/2025	9,672
3	5/2563	Phetchabun	26/10/2020	25/10/2025	9,107
4	7/2563	Phetchabun	26/10/2020	25/10/2025	9,798
5	9/2563	Phetchabun	26/10/2020	25/10/2025	10,000
6	10/2563	Phetchabun	26/10/2020	25/10/2025	10,000
7	11/2563	Phetchabun	26/10/2020	25/10/2025	10,000
8	12/2563	Phetchabun	26/10/2020	25/10/2025	10,000
9	13/2563	Phetchabun	26/10/2020	25/10/2025	9,009
10	15/2563	Phetchabun	26/10/2020	25/10/2025	9,716
11	16/2563	Phetchabun	26/10/2020	25/10/2025	9,858
12	28/2563	Phetchabun	26/10/2020	25/10/2025	9,375
13	36/2563	Phetchabun	26/10/2020	25/10/2025	9,005
14	37/2563	Phetchabun	26/10/2020	25/10/2025	2,112
15	44/2563	Phetchabun	26/10/2020	25/10/2025	7,985
16	45/2563	Phetchabun	26/10/2020	25/10/2025	9,350
17	46/2563	Phetchabun	26/10/2020	25/10/2025	1,034
				Total Rai	145,396
				Total km²	232.63

Nueva Esperanza, Chile

Tenements for Laguna Resources Chile Limitada (LRC), (a wholly owned subsidiary of Kingsgate Consolidated Limited) as at 30 June 2024.

Mining licences

ID	ID File	Name	Owner	Area (ha)	Observation
1	031022897-4	PASCUA I 1/20	LRC	200	Constituted
2	031022894-K	PASCUA II 1/30	LRC	300	Constituted
3	031022895-8	PASCUA III 1/30	LRC	300	Constituted
4	031022896-6	PASCUA IV 1/20	LRC	200	Constituted
5	031021296-2	ROBINSON 1/14	LRC	94	Constituted
6	031021193-1	PASCUA 1/328	LRC	1,131	Constituted
7	031021169-9	PENA 1/181	LRC	905	Constituted
8	031023646-2	NEGRA 1/1003	LRC	4545	Constituted
9	031021152-4	NEGRA 1/1003	LRC	370	Constituted
10	031022998-9	REEMPLAZO A 1/10	LRC	10	Constituted



Mining licences continued

ID	ID File	Name	Owner	Area (ha)	Observation
11	031022999-7	REEMPLAZO B 1/5	LRC	5	Constituted
12	031022318-2	NEGRA 1/1003	LRC	100	Constituted
13	031021151-6	FLOR 1/20	LRC	100	Constituted
14	031021192-3	CANARIAS 1/414	LRC	1066	Constituted
15	031026465-2	CRISTAL 54 B 1/40	LRC	200	Constituted
16	031026466-0	GASTON B 1/40	LRC	88	Constituted
17	03201C776-3	PACITA 1A, 1/40	LRC	196	Constituted
18	03201C777-1	PACITA 2A, 1/40	LRC	200	Constituted
19	03201C778-K	PACITA 3A, 1/40	LRC	200	Constituted
20	03201C779-8	PACITA 4A, 1/40	LRC	200	Constituted
21	03201C780-1	PACITA 5A, 1/40	LRC	200	Constituted
22	03201C893-K	PACITA 6A, 1/20	LRC	100	Constituted
23	03201C781-K	PACITA 7A, 1/40	LRC	200	Constituted
24	03201C782-8	PACITA 8A, 1/40	LRC	200	Constituted
25	03201C783-6	PACITA 9A, 1/40	LRC	200	Constituted
26	03201C784-4	PACITA 10A, 1/40	LRC	200	Constituted
27	03201C785-2	PACITA 11A, 1/40	LRC	200	Constituted
28	03201C786-0	PACITA 12A, 1/40	LRC	200	Constituted
29	03201C787-9	PACITA 13A, 1/40	LRC	200	Constituted
30	03201C788-7	PACITA 14A, 1/20	LRC	100	Constituted
31	03201C790-9	PACITA 16A, 1/32	LRC	144	Constituted
32	03201C791-7	PACITA 17A, 1/20	LRC	80	Constituted
			Total ha	12434	

Tenements in progress

ID	ID File	Name	Owner	Area (ha)	Observation
33	03201P647-4	PACITA 6D	LRC	100	In Progress
34	03102Q947-5	PACITA 19D	LRC	200	In Progress
35	03102Q948-3	PACITA 20D	LRC	300	In Progress
36	03102Q949-1	PACITA 21D	LRC	200	In Progress
37	03102Q950-5	PACITA 22D	LRC	200	In Progress
38	03102Q951-3	PACITA 23D	LRC	200	In Progress
39	03102Q952-1	PACITA 24D	LRC 200		In Progress
			Total ha	1400	

Directors' Report

Your Directors present their report on the Group consisting of Kingsgate Consolidated Limited and the entities it controlled at the end of, or during the year ended 30 June 2024.

Directors

The following persons were Directors of Kingsgate Consolidated Limited during the year ended 30 June 2024 and up to the date of this report.

Ross Smyth-Kirk OAM

Executive Chairman

Jamie Gibson

Managing Director & Chief Executive Officer

Nucharee Sailasuta

Non-Executive Director

Peter Warren

Non-Executive Director

Principal activities

Kingsgate is a gold and silver mining, development and exploration company based in Sydney, Australia. Kingsgate owns and operates the Chatree Gold Mine (Chatree) in Thailand. In addition, the Company has an advanced development project, Nueva Esperanza, in the highly prospective Maricunga Gold/Silver Belt in Chile.

Dividends

- No final dividend was declared for the year ended 30 June 2023 (30 June 2022: nil).
- No interim dividend was declared for the year ended 30 June 2024 (30 June 2023: nil).

Review of operations and results

Operational performance

Chatree

The 2024 financial year was another transformative year for the Chatree Gold Mine. Following its reopening in March 2023, and approval by the Department of Primary Industries and Mines in Thailand, the refurbishment of Plant #2 was completed in March 2023 and Plant #1 overhaul project was completed in May 2024. Using Chatree's substantial ore stockpiles, processing commenced in March 2023, with mining operations restarting in May 2024.

Combined plants

The Chatree operations include two separate processing plants, creating increased operational resilience. Production for the year ended 30 June 2024 was 37,015 ounces of gold and 460,356 ounces of silver, reflecting a material ramp up from production in the year ended 30 June 2023. The grade of the processed ore was 0.41 grams per tonne for gold and 7.87 grams per tonne for silver. Recoveries averaged 81.0% for gold and 54.4% for silver.

A total of 3.49 million dry tonnes were crushed for the year. Average crusher feed rate was 508 tonnes per hour with an availability of 94.0%. Total mill throughput from both plants for the year was 3.46 million tonnes. Average mill throughput rate was 427 tonnes per hour with an availability of 93.7%.

Plant #1

Whilst Plant #2 operated throughout the full financial year, the Plant #1 overhaul project was undertaken by Thai based and international engineering firms during the year ended 30 June 2024. Plant #1's original design throughput was 2.3 million tonnes of ore per annum (Mtpa) with Plant #1 in commissioning phase at 30 June 2024, following the first gold being poured 6 June 2024.

Commissioning for Plant #1 crushing circuit started on 10 May 2024. A total of 227,985 dry tonnes were crushed before 30 June 2024. Average crusher feed rate was 307 tonnes per hour with an availability of 97.1%. Commissioning for Plant #1 grinding circuit started on 18 May 2024. A total of 196,641 dry tonnes were milled before 30 June 2024. Average milling feed rate was 211 tonnes per hour with an availability of 89.5%.

Plant #2

Plant #2 continues to perform above expectation. The original design throughput was 2.7 Mtpa and it was operating at 3.26 Mtpa or 21% above design throughput for the year ended 30 June 2024.

A total of 3.26 million dry tonnes were crushed for the year. Average crusher feed rate was 472 tonnes per hour with an availability of 94.6%. In addition, a total of 3.26 million dry tonnes were milled for the year. Average milling feed rate was 401 tonnes per hour with an availability of 95.2%.

Mining

The first blast in the A West pit commenced in May 2024 with the first tranche of new Caterpillar equipment commissioned reflecting the successful commencement of the Chatree mining ramp up strategy. A total of 11 pieces of mining equipment was commissioned before 30 June 2024, with an additional 30 pieces of mining equipment scheduled to be delivered during the year ended 30 June 2025 to allow a full ramp up of mining operations.

Before 30 June 2024, a total of approximately 140,000 tonnes of ore was mined from A West pit. Rehandle of stockpiles continued throughout the year with approximately 3.1 million tonnes of ore taken from the marginal grade stockpiles to the primary crusher.



Construction of the sixth lift of TSF #2 (Tailings Storage Facility) commenced during the year ended 30 June 2024 and will provide an additional 3.6 million tonnes of storage capacity. Throughout the year, waste rock from A Pit was sent directly to TSF #2 for the construction of the downstream embankment. An additional 114,000 tonnes of laterite and clay material was excavated and used for the construction of TSF #2.

The TSF #1 rehabilitation plan continued with 368,160 tonnes of Non-Acid-Forming (NAF) material placed by a local contractor for the year ended 30 June 2024.

At year end, 3.7 million tonnes of ore remained in the stockpiles with an average contained gold grade of 0.44 grams per tonne representing 42,556 ounces of gold.

Two Lost Time Injuries were recorded during the year.

Chatree and the Thailand-Australia Free Trade Agreement (TAFTA)

Kingsgate, by joint agreement with the Kingdom of Thailand, deferred the arbitral award under the Thailand-Australia Free Trade Agreement (TAFTA) until 30 September 2024.

Nueva Esperanza

Nueva Esperanza is a feasibility-stage development project with a resource base (inclusive of ore reserves) of approximately 0.49 million ounces gold and 83.4 million ounces of silver (See ASX: KCN release titled "Kingsgate Mineral Resources and Ore Reserves 2016" dated 7 October 2016).

Throughout the year ended 30 June 2024, Kingsgate continued to work with a number of parties interested in acquiring the Nueva Esperanza Project. No exploration work was carried out during the period and management costs were kept to a minimum.

Financing

At the end of June 2024, Group cash totalled \$3.89 million, which does not include the following:

- bullion receivable of \$7.0 million as at 30 June 2024 received in July 2024;
-) unrefined gold/silver of \$7.6 million as at 30 June 2024: 1,835 ounces gold and 23,368 ounces silver were held as doré at the end of June. The doré is valued at \$7.6 million based on a gold price of \$3,561 per ounce and a silver price of \$45 per ounce. \$7.6 million cash was received before the date of this report.

Secured loan note

On 19 December 2023, Kingsgate entered a Loan Note Subscription Agreement with Nebari Gold Fund 1, LP to provide funding for the Processing Plant #1 overhaul project at Chatree Gold Mine and general working capital within the Kingsgate Group for the amount of US\$11,500,000 ("Facility"). The Facility was provided subject to security over interests and shares held in Kingsgate's subsidiaries. In July 2024, this Facility was fully repaid out of the US\$35,000,000 term facility drawdown.

Refer to the ASX: KCN release title "Debt Facility" dated 19 December 2023 for the terms and conditions of the Facility.

US\$35,000,000 term facility

On 15 July 2024, Kingsgate entered into a senior secured term facility with a limit of US\$35,000,000 (\$52,475,000) consisting of a Tranche 1 for US\$22,000,000 and Tranche 2 for US\$13,000,000 with Nebari Gold Fund 1 ("NGF 1"), LP and Nebari Natural Resources Credit Fund II, LP ("NNRCF II" and, together, "Nebari") (the "Facility"). On 17 July 2024, an amount of US\$35,000,000 was fully drawn and the existing loan balance as at 30 June 2024 was fully repaid from the proceeds. The Facility was provided subject to security over interests and shares held in Kingsgate's subsidiaries.

Refer to the ASX: KCN release title "Kingsgate Financing Update" dated 16 July 2024 for the terms and conditions of the Facility.

Advances from preference shareholder

On 25 November 2022, Akara Resources Public Company Limited (Akara) received an unsecured 200 million Thai baht advance from the preference shareholder. On 22 February 2023, Akara received an additional cash advance of 100 million Thai baht from the preference shareholder. Both advances are repayable in 12 months from drawdown with a 12% interest rate.

On 19 July 2024, an amount of THB150,000,000 (\$6,125,000) was repaid and the remaining balance of THB150,000,000 (\$6,125,000) is required to be repaid within 90 days of drawdown according to the terms of the US\$35,000,000 Facility.

Financial results

	2024	2023	2022	2021	2020
Net profit/(loss) after tax (\$'000)	199,761	4,738	(12,420)	(8,877)	(24,244)
EBITDA (\$'000)	213,789	11,072	(10,406)	(7,415)	(22,782)
Dividends paid (cents/share)	-	_	_	_	-
Share price 30 June (\$/share)	1.62	1.51	1.33	0.84	0.40
Basic earnings/(loss) per share (Cents)	77.5	2.06	(5.61)	(4.00)	(10.84)
Diluted earnings/(loss) per share (Cents)	76.8	2.04	(5.61)	(4.00)	(10.84)

Production summary

	Units	FY2024	FY2023
Production summary			
Ore treated	tonnes	3,455,727	723,006
Head grade - gold	Au g/t	0.41	0.55
Head grade - silver	Ag g/t	7.87	9.71
Gold recovery	%	81.0	83.2
Silver recovery	%	54.4	56.8
Gold poured	ounces	37,015	9,705
Silver poured	ounces	460,356	112,097
Revenue summary			
Gold sold	ounces	36,546	8,437
Silver sold	ounces	451,706	97,693
Average gold price received	US\$/oz	2,084	1,964
Average silver price received	US\$/oz	25	23

Kingsgate has recorded a net profit after income tax of \$199.8 million for the year ended 30 June 2024. This result includes a gain of \$228.7 million arising from impairment reversal of Chatree Gold Mine, \$1.0 million arising from a reversal of the inventory stockpiles write-down to the net realisable and gold sales of 36,546 ounces at an average gold price received of US\$2,084 per ounce, offset by Plant #1 refurbishment expense of \$10.4 million charged to profit and loss.

Direct costs of mining and processing was \$126.4 million, a result of the production at Chatree of 37,015 ounces of gold and 460,356 ounces of silver.

Impairment reversal of Chatree Gold Mine (see Note 3i for details)

In accordance with AASB136 – Impairment of

Assets, an impairment reversal of \$228,699,000 has been recorded against the carrying value of the Chatree Gold Mine for the year ended 30 June 2024.

In 2015, the Group recorded a partial impairment write-down of the Chatree Gold Mine assets because of a low gold price. In 2016, following a decision made by the Thai Government, the Chatree Gold Mine ceased operations and the remaining assets were fully impaired.

In the prior period, the recommencement of operations through the processing of the inventory stockpiles using Chatree Plant #2 was considered to be an indicator for reversal of the inventory write-down and impairment

as it related to the inventory stockpiles and Chatree Plant #2. The mine and Chatree Plant #1 did not have a reversal indicator as the mining operations and Chatree Plant #1 operations had not yet resumed. A reversal of the inventory stockpiles write-down to the net realisable value amounting to \$59,822,000 was recognised in the prior period. No reversal of impairment in respect of Chatree Plant #2 was recorded.

In the current financial year, a number of factors represented further indicators of impairment reversal. This included the completion of Plant #1 overhaul project followed by its commissioning, restarting of the mining operations, and an increase of gold and silver prices compared to the gold price that was considered in 2015. Consequently, the recoverable amount for Chatree Gold Mine assets was determined.

The recoverable amount of the Chatree Gold Mine CGU was determined using a fair value less costs of disposal basis. The costs of disposal have been estimated by management based on prevailing market conditions.

The recoverable amount has been estimated based on discounted cash flows using market-based commodity price and exchange rate assumptions, estimated quantities of recoverable minerals, production levels, operating costs and capital requirements, based on latest life of mine plan for a period of approximately 10 years.

Based on the financial model developed by the Group, the recoverable value is significantly greater than the net carrying value of the assets that can be reversed for impairment and as result, an impairment reversal amounting to \$228,699,000 has been recorded in the statement of profit or loss (see table below for a list of each non-current asset reversed). Following this reversal of impairment, the full amount of the CGU that was previously impaired has been reversed.

	\$'000
Property, plant and equipment (Note 11)	83,715
Exploration, evaluation and development (Note 13)	144,984
Impairment reversal – Chatree Gold Mine	228,699

Any reasonable change in the key assumptions used to determine the recoverable amount would not result in the estimated recoverable amount to be less than the amount reversed.

In addition to the above, a reversal of the inventory stockpiles write-down to the net realisable value amounting to \$983,000 was also recognised during the year ended 30 June 2024.

The net realisable value of the inventory has been determined based on the accounting policy for inventory described in Note 2i. The determination of net realisable value involves significant judgements and estimates in relation to the selling price in the ordinary course of business less estimated costs of completion and estimated costs necessary to make the sale.

Material business risks

As a mining company, we operate in a dynamic and complex environment where various factors and risks can impact our operations, financial performance, and sustainability. It is crucial for our stakeholders to be aware of the material business risks we face. While we strive to manage these risks effectively, there can be no assurance that they will not have a significant impact on our business in the future. The following are the material business risks that could affect our Group:

Capital and financing risk

Access to capital for exploration, development, and expansion projects is essential for our growth. Financial market conditions, interest rates, and credit availability can influence our ability to raise funds. The Group's ability to successfully develop projects is contingent on the ability to fund those projects from operating cash flows or through affordable debt and equity raisings.

Political, economic, social and security risks

The Group's activities are subject to the political, economic, social and other risks and uncertainties in the jurisdictions in which those activities are undertaken, including changes in government policies, local community relations, and potential disruptions due to protests or conflicts in the regions where we operate.

As evidenced by the decision by the Thai Government that the Chatree Gold Mine must cease operation by 31 December 2016, there can be no certainty as to what changes, if any, will be made to relevant laws in the jurisdictions where the Group has current interests, or other jurisdictions where the Group may have interest in the future, or the impact that relevant changes may have on the Group's ability to own and operate its mining and related interests and to otherwise conduct its business in those jurisdictions.

Market risks - commodity price volatility, exchange rates, credit risk and liquidity risk

Commodity prices fluctuate according to changes in demand and supply. The Group is exposed to changes in commodity prices, which could affect the profitability of the Group's projects. Significant adverse movements in commodity prices could also affect the ability to raise debt and equity to fund exploration and development of projects. The Group is also exposed to foreign exchange risk arising from currency exposures, primarily with respect to the US dollar and Thai baht. Credit risk arises from cash and cash equivalents, deposits with banks and financial institutions, as well as credit exposures to customers including, outstanding receivables and committed transactions. The Group has no significant concentrations of credit risk. The Group's liquidity requirements are based upon cash flow forecasts. Liquidity management, including debt/equity management, is carried out under policies approved by the Board and forecast material liquidity changes are discussed at Board meetings. Further detail on the Group's market risk exposures is detailed in Note 27 to the Financial Statements.

Mineral resources and ore reserves

Ore reserves and mineral resources are estimates. These estimates are substantially based on interpretations of geological data obtained from drill holes and other sampling techniques. Actual mineralisation or geological conditions may be different from those predicted and as a consequence there is a risk that any part, or all of the mineral resources, will not be converted into reserves.

The fluctuations of the market price for gold and silver as well as increased production and capital costs, may render ore reserves unprofitable to develop at a particular site for periods of time.

Mining risks and insurance risks

These risks and hazards could result in significant costs or delays that could have a material adverse impact on the Group's financial performance and position.

The Group maintains insurance to cover some of these risks and hazards at levels that are believed to be appropriate for the circumstances surrounding each identified risk. However, there remains the possibility that the level of insurance may not provide sufficient coverage for losses related to specific loss events.

Regulatory risk

The Group's activities are subject to obtaining and maintaining the necessary titles, authorisations, permits and licences, and associated land access arrangements with the local community, which authorise those activities under the relevant law ("Authorisations"). There can be no guarantee that the Group will be able to successfully obtain and maintain relevant Authorisations to support its activities, or that renewal of existing Authorisations will be granted in a timely manner or on terms acceptable to the Group.

Authorisations held by or granted to the Group may also be subject to challenge by third parties which, if successful, could impact on the Group's exploration, development and/or mining activities.

Reliance on contractors

Some aspects of the Group's activities are conducted by contractors. As a result, the Group's business performance is impacted upon by the availability and performance of contractors and the associated risks.

Legal and litigation risk

We may face legal disputes related to contractual agreements, environmental claims, or other matters that can result in financial losses and damage to our reputation.

Community relations and reputational risk

The Group has established community relations functions that have developed a community engagement framework, including a set of principles, policies, and procedures designed to provide a structured and consistent approach to community activities.

A failure to appropriately manage local community stakeholder expectations may lead to damage to the Group's reputation and disruptions in the Group's activities.

Health and safety of workers

Ensuring the health and safety of our employees is paramount. Health crises, such as pandemics, can disrupt operations and pose risks to our workforce.

Mining operations inherently involve risks related to equipment failures, accidents, and geological challenges. Ensuring the safety of our workforce and mitigating operational disruptions is a top priority.

Environmental, health and safety regulations

Stringent and extensive environmental regulations govern our industry. Failure to comply with these regulations can lead to fines, legal liabilities, and reputational damage. Adapting to evolving environmental standards is crucial. Delays in obtaining, or failure to obtain government permits and approvals may adversely affect the Group.

Climate change and sustainability

Climate change considerations, including carbon emissions and environmental sustainability, are increasingly important for our industry. Failure to address these issues can result in reputational harm and regulatory challenges.

Risk management

It is essential to note that these risks are interconnected, and their impact may vary based on market conditions, industry trends, and other factors. We are committed to proactive risk management, continuous improvement, and transparency in our reporting to mitigate these material business risks and ensure the long-term success of our mining operations.

Please note that this list of material business risks is not exhaustive, and there may be other risks specific to our industry or individual circumstances that could affect our business. Our Board and management team regularly review and update our risk assessment to adapt to changing conditions and implement strategies for risk mitigation.

Significant changes in the state of affairs

There were no other significant changes in the state of affairs of the Group that occurred during the financial year not otherwise disclosed in this report or the consolidated financial statements.

Matters subsequent to the end of the financial year

US\$35,000,000 term facility

On 15 July 2024, Kingsgate entered into a senior secured term facility with a limit of US\$35,000,000 (\$52,475,000) consisting of a Tranche 1 for US\$22,000,000 and Tranche 2 for US\$13,000,000 with Nebari Gold Fund 1 ("NGF 1"), LP and Nebari Natural Resources Credit Fund II, LP ("NNRCF II" and, together, "Nebari") (the "Facility"). On 17 July 2024, an amount of US\$35,000,000 was fully drawn. The Facility was provided subject to security over interests and shares held in Kingsgate's subsidiaries.

Interest is equal to the three month Secured Overnight Financing Rate ("SOFR") plus a margin of 7.75% p.a. applied to aggregate amounts outstanding. If the Term SOFR is less than 4.75% per annum, interest will be deemed to be 4.75%.

Straight-line amortisation is applicable to Tranche 1 principal amount of US\$22,000,000 commencing in March 2025 equal to 3.0% of the Tranche 1 principal amount.

The maturity date for Tranche 1 is 36 months from drawdown and for Tranche 2 is 30 months from drawdown.

The Tranche 2 principal amount is US\$13,000,000 and an initial 6,986,589 unlisted warrant with an exercise price of \$2.07 was issued to Nebari on 17 July 2024. In addition, Kingsgate may be required to issue up to a further 2,328,863 warrants to Nebari. The expiry date for each warrant is 30 months from closing date i.e. 18 January 2027. Each warrant will entitle the holder to subscribe for one ordinary share of the Company at the exercise price of \$2.07 per share.

Following the drawdown of this Facility, the existing loan balance with Nebari as at 30 June 2024 was fully repaid.

Repayment of advances from preference shareholder

On 19 July 2024, an amount of THB150,000,000 (\$6,125,000) was repaid and the remaining balance of THB150,000,000 (\$6,125,000) is required to be repaid within 90 days of drawdown according to the terms of the facility.

No other matter or circumstance has arisen since 30 June 2024 that has significantly affected, or may significantly affect:

- the Group's operations in future financial periods;
- the results of those operations in future financial periods; or
- the Group's state of affairs in future financial periods.

Likely developments and expected results of operations

Kingsgate is focused on ramping up operations at the Chatree Gold Mine, in Thailand, and resuming a steady state production of between 95,000 and 120,000 ounces of gold per annum, as well as completing an aggressive near mine and regional exploration program.

The Company also plans to monetise or joint venture its advanced gold-silver development project, Nueva Esperanza, in Chile. Kingsgate will also continue to assess, other viable gold project opportunities which may offer value enhancing opportunities for shareholders.

Material business risks that may impact the results of future operations include tenure risks, environmental risks, ore reserve and mineral resource estimates, production estimates and metallurgical recovery, sovereign risks, debt funding risks, future commodity prices, exchange rate risks, development risks, reliance on key personnel, operating risks, capital costs, operating costs, occupational health and safety, political and regulatory risks.

Environmental laws

The Group is subject to various environmental laws in respect to its activities in Thailand and Chile. For the year ended 30 June 2024, the Group has operated within all applicable environmental laws and regulations.

Directors' meetings

			Meetings of Committees					
Directors	Board Meetings		Audit		Nomination		Remuneration	
	А	В	А	В	А	В	А	В
Ross Smyth-Kirk OAM	5	6	2	2	1	1	1	1
Jamie Gibson	6	6	2	2	1	1	1	1
Nucharee Sailasuta	6	6						
Peter Warren	6	6	2	2	1	1	1	1

- A Number of meetings attended.
- B Number of meetings held during the time the Director held office or was a member of the committee during the year.



Information on Directors/Company Secretary

Ross Smyth-Kirk OAM B Com, CPA, F Fin

Executive Chairman

Mr Smyth-Kirk was a founding director of the former leading investment management company, Clayton Robard Management Limited and has had extensive experience in investment management across the minerals and mining sectors. Mr Smyth-Kirk has been a director of a number of companies over the past 44 years in both Australia and the United Kingdom and was previously Chairman of the Australian Jockey Club Limited. He is Chairman of Kingsgate's subsidiary, Akara Resources Public Company Limited.

Mr Smyth-Kirk is a CPA, a Fellow of the Financial Services Institute of Australasia (FINSIA) and holds a Bachelor of Commerce degree from the University of New South Wales.

Responsibilities

Chairman of the Board, member of the Audit Committee, Chairman of the Nomination and Remuneration Committees.

Jamie Gibson MBA, GAICD, GradCertGlobalBusPrac, DipMgt

Managing Director & Chief Executive Officer

Mr Gibson is the Managing Director and Chief Executive Officer of Kingsgate Consolidated Limited. Since joining the Company in 2013, he has been instrumental in shaping corporate strategy, managing investor relations, and successfully restarting the Chatree Gold Mine.

An accomplished corporate professional, Mr Gibson has previously worked in government as a Chief Advisor in the mining portfolios (metals and coal) with extensive trade and investment expertise within the Asia-Pacific region. He is a Director of Akara Resources Public Company and has made significant contributions as a Board Member and Vice President of the Australia Thailand Business Council.

Mr Gibson holds a Master of Business Administration and a Graduate Certificate in Global Business Practice from Macquarie University, as well as a Diploma of Management from the Sydney Institute of Technology. He is also a graduate of the Australian Institute of Company Directors.

Responsibilities

Member of the Audit, Nomination and Remuneration Committees.

Nucharee Sailasuta

Non-Executive Director

Mrs Sailasuta is the Chairman and co-founder of LotusHall Mining Heavy Engineering Construction Company Limited, Chairman of Lotus Green Energy Company Limited, and the owner of Pangluang Garden Resort & Restaurant in Thailand. LotusHall Mining has been the mining contractor at the Chatree Gold Mine since exploration in 1999 and operations commenced in 2001.

Over her 40 year career, Mrs Sailsauta has worked across gold, copper, quarry, coal, kaolin and limestone mining operations, both in Thailand and within the neighbouring region, including the Sepon Gold/Copper Mine and Phubia Mining in Laos.

Mrs Sailasuta owns the FGD No.2 Project in partnership with EGAT (Electricity Generating Authority of Thailand) is the President of the Businesswoman's Association of Lampang and works as a conciliator of Alternative Dispute Resolution for Lampang Court, Thailand.

Peter Warren B Com, CPA

Non-Executive Director

Mr Warren is a highly experienced mining professional and was Kingsgate's Chief Financial Officer and Company Secretary for six years until his retirement in 2011. He was previously Chief Financial Officer and Company Secretary for Equatorial Mining Limited and of the Australian subsidiaries of the Swiss-based Alusuisse Group. Mr Warren has also held various financial and accounting positions for Peabody Resources and Hamersley Iron and is a former Director of Kingsgate's subsidiary, Akara Resources Public Company Limited.

Mr Warren is a CPA and holds a Bachelor of Commerce degree.

Responsibilities

Chairman of the Audit Committee and member of the Nomination and Remuneration Committees.

Stephanie Wen GAICD, LLB, B Com, MIA

General Counsel & Company Secretary

Ms Wen is a seasoned legal professional with broad experience across corporate transactions, general commercial legal advisory, regulatory implementation and governance. She has practised corporate law at both top-tier and mid-tier law firms in Asia and Australia and held senior in-house legal counsel role in global financial institutions. Ms Wen previously served as a non-executive director for an ASX-listed healthcare company.

Ms Wen holds a dual degree in Law and Commerce (LLB, B.Com in Accounting) from the University of New South Wales, and a Master of International Affairs (International Business and Finance) from Columbia University in New York. Additionally, she is a graduate of the Australian Institute of Company Directors and a Fellow of the Governance Institute of Australia.

Remuneration Report

Introduction

This Remuneration Report forms part of the Directors' Report. It outlines the Remuneration Policy and framework applied by the Company as well as details of the remuneration paid to Key Management Personnel ("KMP"). KMP are defined as those persons having the authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly, including Directors and executive management.

The information provided in this report has been prepared in accordance with s300A and audited as required by section 308 (3c) of the *Corporations Act* 2001.

The objective of the Company's remuneration philosophy is to ensure that Directors and Executives are remunerated fairly and responsibly at a level that is competitive, reasonable and appropriate, in order to attract and retain suitably skilled and experienced people.

Remuneration Policy

This Remuneration Policy has been designed to align the interests of shareholders, Directors, employees and other Company stakeholders. This is achieved by setting a framework to:

- help ensure an applicable balance of fixed and at-risk remuneration, with the at-risk component linking incentive and performance measures to both Group and individual performance;
- provide an appropriate reward for Directors and executive management to manage and lead the business successfully and to drive strong, long-term growth in line with the Company's strategy and business objectives;
- encourage Directors and executive management to strive for superior performance;
- encourage Directors and executive management to perform their roles with honesty and integrity and with skill, care and diligence;
- facilitate transparency and fairness in Directors and Executive remuneration policy and practices;
- be competitive and cost effective in the current employment market;
- contribute to appropriate attraction and retention strategies for Directors and Executives; and
- avoid adverse community and investor perception and have regard to the Company's commercial interest in controlling expenses by avoiding excessive pay.

In consultation with external remuneration consultants, the Group has structured a Directors and executive management remuneration framework that is market competitive and aligned with the business strategy of the organisation.

The framework is intended to provide a mix of fixed and variable remuneration, with a blend of short and long-term incentives as appropriate.

Remuneration Committee

The Remuneration Committee is a committee of the Board and has responsibility for setting policy for determining the nature and number of emoluments of Board members and Executives. The Committee makes recommendations to the Board concerning:

- Non-Executive Director fees;
-) remuneration level of Executive Directors and other KMP:
- the executive remuneration framework and operation of the incentive plan;
- key performance indicators and performance hurdles for the executive team; and
- the engagement of specialist external consultants to design or validate methodology used by the Company to remunerate Directors and employees.

In forming its recommendations, the Committee takes into consideration the Group's stage of development, remuneration in the industry and performance.

The Remuneration Committee Charter is in the Company's Corporate Governance materials and may be viewed on its website.

Remuneration Consultants

The Group engages the services of independent and specialist remuneration consultants from time to time. Under the *Corporations Act 2001*, remuneration consultants must be engaged by the Non-Executive Directors and reporting of any remuneration recommendations must be made directly to the Remuneration Committee.

Executive Director Remuneration

The Executive pay and reward framework is comprised of three components:

- fixed remuneration including superannuation;
- short-term performance incentives; and
-) long-term incentives.

Fixed Remuneration

Total fixed remuneration ("TFR") is structured as a total employment cost package, including base pay and superannuation. Base pay may be delivered as a mix of cash, statutory and salary sacrificed superannuation, and prescribed non-financial benefits at the Executive's discretion.

Executives are offered a competitive base pay based on benchmarking of equivalent roles. Base pay for executives is reviewed annually to ensure their pay is competitive with the market. An Executive's pay is also reviewed on promotion.

The following summarises the performance of the Group over the last five years:

	2024	2023	2022	2021	2020
Revenue (\$'000)	133,091	27,337	_	12,339	_
Net profit/(loss) after tax (\$'000)	199,761	4,738	(12,420)	(8,877)	(24,244)
EBITDA (\$'000)	213,789	11,072	(10,406)	(7,415)	(22,782)
Share price at year end (\$/share)	1.62	1.51	1.33	0.84	0.40
Dividends paid (cent/share)	_	_	_	_	_
KMP short-term employee benefits (\$'000s)	*1,601	1,333	555	559	328

^{*} see page 43 for table outlining the short-term employee benefits.

Short-Term Incentives

Linking current financial year earnings of executives to their performance and the performance of the Group is the key objective of our Short-Term Incentive ("STI") Plan. The Remuneration Committee sets key performance measures and indicators for the individual executives on an annual basis that reinforce the Group's business plan and targets for the year.

 $The \ Board \ has \ discretion \ to \ issue \ cash \ bonuses \ to \ employees \ for \ individual \ performance \ outside \ the \ STI \ Plan.$

The structure of the STI Plan remains unchanged since 30 June 2016 and its key features are outlined in the table below. The STI Plan does not currently apply to any current executives. Following the restart of the operations at Chatree, the Group will review its remuneration structure with appropriately qualified consultants to align it with market norms and investor expectation.

What is the STI Plan and who participates?	The STI Plan is a potential annual reward for eligible Executive Key Management Personnel for achievement of predetermined individual Key Performance indicators ("KPI's") aligned to the achievement of business objectives for the assessment period (financial year commencing 1 July).
How much can the executives earn under the STI Plan?	Threshold – represents the minimum acceptable level of performance that needs to be achieved before any Individual Award would be payable in relation to that Performance Measure. Managing Director/CEO – up to 15% of TFR. COO and CFO – up to 12.5% of TFR. Other KMP – up to 10% of TFR. Target – represents a challenging but achievable level of performance relative to past and otherwise expected achievements. It will normally be the budget level for financial and other quantitative performance objectives. Managing Director/CEO – up to 30% of TFR. COO and CFO – up to 25% of TFR. Other KMP – up to 20% of TFR. Stretch (Maximum) – represents a clearly outstanding level of performance which is evident to all as a very high level of achievement. Managing Director/CEO – up to 60% of TFR. COO and CFO – up to 50% of TFR. Other KMP – up to 40% of TFR. (TFR – Total Fixed Remuneration)
Is there Board discretion in the payment of an STI benefit?	Yes, the plan provides for Board discretion in the approval of STI outcomes.
What are the performance conditions?	For KMP between 70–80% of potential STI weighting (dependent upon role) is assessed against specific predetermined KPI's by role with 20–30% being based on company performance indicators.
How are performance targets set and assessed?	Individual performance targets are set by the identification of key achievements required by role in order to meet business objectives determined for the upcoming assessment period in advance. The criteria for KMP are recommended by the Managing Director/CEO for sign off by the Remuneration Committee and in the case of the Managing Director/CEO, are recommended by the Chairman by sign off by the Remuneration Committee. The relative achievement at the end of the financial period is determined by the above authorities with final sign off by the Remuneration Committee after confirmation of financial results and individual/company performance against established criteria. The Remuneration Committee is responsible for assessing whether the KPIs are met. To assist in this assessment, the Committee receives detailed reports on performance from management which are verified by independent remuneration consultants if required. The Committee has the discretion to adjust STIs in light of unexpected or unintended circumstances.

How is STI delivered?	STIs are paid in cash after the conclusion of the assessment period and confirmation of financial results/individual performance and subject to tax in accordance with prevailing Australian taxation laws. The STIs are then in effect paid and expensed in the financial year subsequent to the measurement year.
What happens in the event of cessation of employment?	Executives are required to be employed for the full 12 months of the assessment period before they are eligible to be considered to receive benefits from the STI Plan.

Long-Term Incentives

The objectives of the Long-Term Incentive ("LTI") Plan are to retain key executives and to align an at-risk component of certain executives' remuneration with shareholder returns.

It is the Company's policy to establish remuneration structures which can clawback or otherwise limit performance-based outcomes after award payment or vesting in circumstances where expected outcomes are not achieved or outcomes are deleterious to the Company.

Under the terms of the Kingsgate Employee Share Plan (ESOP) long-term incentives can be provided to certain employees through the issue of options to acquire Kingsgate shares. Options are issued to employees to provide incentives for employees to deliver long-term shareholder returns.

No executive was the recipient of options during the 2024 financial year.

Key features of the ESOP LTI Plan are outlined in the following table. The LTI Plan does not currently apply to any current executives. Following the restart of the operations at Chatree, the Group will review its remuneration structure with appropriately qualified consultants to align it with market norms and investor expectation.

What is the LTI Plan and who participates?	Kingsgate executives and other eligible employees can be granted options to acquire Kingsgate Consolidated Limited fully paid shares. In granting the options the Board takes into account such matters as the position of the eligible person, the role they play in the Company, their current level of fixed remuneration, the nature of the terms of employment and the contribution they make to the Group.
What are the perfor- mance and vesting conditions?	The period over which the options vest is at the discretion of the Board though in general it is 1–3 years. The executive and eligible employee must still be employed by the Company at vesting date.
Is there a cost to participate?	The options may at the discretion of the Board be issued for nil consideration and are granted in accordance with performance guidelines established by the Remuneration Committee and approved by the Board.
What happens in the event of bonus shares, rights issues, or other capital reconstructions?	If between the grant date and the date of conversion of options into shares there are bonus shares, rights issues or other capital reconstructions that affect the value of Kingsgate Consolidated shares, the Board may, subject to the ASX Listing Rules make adjustments to the number of rights and/or the vesting entitlements to ensure that holders of rights are neither advantaged or disadvantaged by those changes.

Directors and Key Management Personnel

The named Directors held their current position for the whole of the year and up to the date of this report.

Ross Smyth-Kirk OAM	Jamie Gibson	Nucharee Sailasuta	Peter Warren
Executive Chairman	Managing Director & Chief Executive Officer	Non-Executive Director	Non-Executive Director

Changes since the end of the Reporting Period

 $There were no changes to \hbox{\it Directors and Key Management Personnel since the end of the reporting period.}$

Contract Terms of the Executive Directors and Key Management Personnel

Remuneration and other key terms of employment for the Senior Executives are summarised in the following table:

Name	Term of agreement	Fixed annual remuneration including superannuation		Notice period by Executive	Notice period by the Company ²
		FY 2024	FY 2023		
Ross Smyth-Kirk	Open	\$427,399 ¹	\$319,2921	90 days	90 days
Jamie Gibson ³	Note 3	Note 3	Note 3	90 days³	90 days³

- 1 Amount shown are annual salaries as at year end. This amount does not include the director fees received from subsidiary.
- 2 Notice period by the Company in respect of benefits payable in the event of an early termination.
- Jamie Gibson became an Executive Director on 3 February 2023 and was remunerated pursuant to the terms and conditions of a Consultancy Agreement entered into between Mr Gibson and the Company. Pursuant to the Agreement and subsequent amendment, Mr Gibson is entitled to a payment of up to \$2,500 per day (inclusive of all entitlements) or as otherwise approved by Kingsgate, in respect of work performed for the Company. The Agreement may be terminated by either party by giving of 90 days notice, or earlier in the event of default not remedied within 14 days.

Fixed annual remuneration, inclusive of the required superannuation contribution amount is reviewed annually by the Board following the end of the financial year.

Non-Executive Directors' Fees

Non-Executive Directors are paid fixed fees for their services to the Company plus statutory superannuation contributions the Company is required by law to make on their behalf. Those fees are inclusive of any salary-sacrificed contribution to superannuation that a Non-Executive Director wishes to make.

The level of Non-Executive Directors' fees is set so as to attract the best candidates for the Board while maintaining a level commensurate with boards of similar size and type. The Board may also seek the advice of independent remuneration consultants, including survey data, to ensure Non-Executive Directors' fees and payments are consistent with the current market.

The Company does not give performance-based remuneration or retirement benefits to Non-Executive Directors.

The maximum total remuneration for Non-Executive Directors is determined by resolution of shareholders and is currently set at \$1,000,000 in aggregate.

Non-Executive Directors' base fees, inclusive of committee membership but not including statutory superannuation, are outlined as follows:

	Financial year ended 30 June 2024¹ \$	Financial year ended 30 June 2023¹ \$
Non-Executive Directors' remuneration excluding superannuation	180,000	270,000

¹ On an annualised basis for all Non-Executive Directors. This amount does not include director fees received from subsidiary.

The aggregate remuneration of Non-Executive Directors is set by shareholders in general meeting in accordance with the Constitution of the Company, with individual Non-Executive Directors' remuneration determined by the Board within the aggregate total.

Non-Executive Directors do not receive any additional fees for serving on committees of the Company.

There are no retirement allowances for Non-Executive Directors.

Additional Statutory Disclosures

Details of remuneration

Details of the nature and amount of each major element of the remuneration of the Directors and the Group Key Management Personnel are set out in the following tables:

Year ended 30 June 2024	S	Short-term benefit	ts	Long-term benefits	Post- employment benefits	
Name	Cash salary and fees \$	and fees benefit ¹ benefits		Other benefits \$	Super- annuation \$	Total \$
Non-Executive Directors						
Nucharee Sailasuta						
by Company	90,000	-	_	_	_	90,000
by subsidiary	40,949	-	-	-	_	40,949
Peter Warren	90,000	-	232,400 ³	-	27,500	349,900
Sub-total Non-Executive Directors Compensation	220,949	-	232,400	-	27,500	480,849
Executive Directors						
Ross Smyth-Kirk						
by Company by subsidiary	400,000 81,897	3,623 -	41,507 ² -	2,308 ²	27,399 -	474,837 81,897
Jamie Gibson						
by Company by subsidiary	580,000 40,949	- -	- -	- -	- -	580,000 40,949
Sub-total Executive Directors						
Compensation	1,102,846	3,623	41,507	2,308	27,399	1,177,683
TOTAL	1,323,795	3,623	273,907	2,308	54,899	1,658,532

Non-monetary benefit relates to car parking.

² Represents annual leave (short-term) and long service leave (long-term) entitlements measured on an accrual basis and reflects the leave expenses over the 12 month period.

³ Consulting fee related to assisting Kingsgate in managing its finances following the retirement of Kingsgate's previous Chief Financial Officer earlier in the year while the Company continues to ramp up operational capacity at the Chatree Gold Mine, assisting the Acting Chief Financial Officer in the day-to-day capital management of Kingsgate, assisting with the preparation of statutory financial documents, and in particular working with various debt providers (lenders) to secure an additional debt facility for Kingsgate to provide ongoing working capital and liquidity.

Year ended 30 June 2023		Short-ter	m benefits	Long-term benefits	Post- employment benefits		
Name	Cash salary and fees \$	Cash bonus ^a \$	Non-monetary benefit ¹ \$	Other benefits² \$	Other benefits² \$	Super- annuation \$	Total \$
Non-Executive Directo	ors						
Nucharee Sailasuta ³							
Payable by Company	36,964	_	_	_	_	_	36,964
Paid by subsidiary	16,424	_	_	_	_	_	16,424
Peter Warren	90,000	_	_	_	_	9,450	99,450
Peter Alexander ⁴	52,500	-	_	-	-	5,513	58,013
Sub-total Non-Executive Directors Compensation	195,888	-	-	-	_	14,963	210,851
Executive Directors							
Ross Smyth-Kirk ⁵							
Paid by Company Paid by subsidiary	294,000 81,009	250,000	13,702	24,628 ⁶	547 _	25,292	608,169 81,009
Jamie Gibson ⁷	0,,000						0.,000
Paid by Company	207.143	250.000	_	_	_	_	457.143
Paid by subsidiary	16,424	-	_	_	_	_	16,424
Sub-total Executive							
Directors Compensation	598,576	500,000	13,702	24,628	547	25,292	1,162,745
TOTAL	794,464	500,000	13,702	24,628	547	40,255	1,373,596

Non-Monetary benefit relates to car parking.

The relative proportions of remuneration that are linked to performance and those that are fixed are as follows:

Name	Fixed remuneration 2024	STI/cash bonus 2024	At risk – LTI 2024
Executive Directors			
Ross Smyth-Kirk	100%	-	-
Jamie Gibson ¹	N/A	N/A	N/A

Jamie Gibson became an Executive Director on 3 February 2023 and was remunerated pursuant to the terms and conditions of a Consultancy Agreement entered into between Mr Gibson and the Company. Pursuant to the Agreement and subsequent amendment, Mr Gibson is entitled to a payment of up to \$2,500 per day (inclusive of all entitlements) or as otherwise approved by Kingsgate, in respect of work performed for the Company.

² Represents annual leave (short-term) and long service leave (long-term) entitlements, measured on an accrual basis, and reflects the leave expenses over the 12 month period.

Appointed 3 February 2023. See Note 22 related party transactions and Note 16 for borrowings.

⁴ Resigned 1 February 2023.

⁵ Full time employment effective 1 July 2022.

⁶ Benefits paid on 6 September 2023.

Managing Director and Chief Executive Officer appointed 4 July 2023, previously Managing Director and Acting Chief Executive Officer appointed 3 February 2023.

⁸ Cash bonus paid at the discretion of the Board.

Shareholdings for Directors

	Balance at start of year	Other changes during the year	Balance at year end
Executive Chairman			
Ross Smyth-Kirk	5,078,058	_	5,078,058
Executive Director			
Jamie Gibson ¹	25,000	27,000	52,000
Non-Executive Directors			
Nucharee Sailasuta	_	_	-
Peter Warren	220,000	-	220,000

Jamie Gibson purchased 27,000 shares on-market on 2 October 2023.

Loans to Directors

There were no loans made to Directors or other Key Management Personnel at any time during the year.

END OF THE REMUNERATION REPORT

Insurance of officers

During the financial year, the Group paid premiums to insure Directors and Officers of the Group. The contracts include a prohibition on disclosure of the premium paid and nature of the liabilities covered under the policy.

Directors' interest in contracts

a. Advances from preference shareholder (see Note 16b and Note 22d)

On 25 November 2022, Akara Resources Public Company Limited (Akara) received an unsecured THB200,000,000 advance from the preference shareholder Mrs Nucharee Sailasuta. Terms and conditions of the advance were as follows:

	Currency	Interest rate	Financial year of maturity	Face value \$'000	Carrying amount \$'000
Advance from preference shareholder	Thai baht	12%	2025	8,167	8,167

On 22 February 2023, Akara received an additional cash advance of THB100,000,000 from the preference shareholder Mrs Nucharee Sailasuta.

Terms and conditions of the advance were as follows:

	Currency	Interest rate	Financial year of maturity	Face value \$'000	Carrying amount \$'000
Advance from preference shareholder	Thai baht	12%	2025	4,083	4,083

A total of \$1,951,000 interest was expensed during the year and \$188,000 accrued at year end.

On 25 October 2023, the repayment of both cash advances was extended until at least 25 November 2024. On 19 July 2024, an amount of THB150,000,000 (\$6,125,000) was repaid and the remaining balance of THB150,000,000 (\$6,125,000) is required to be repaid within 90 days of drawdown according to the terms of the US\$35,000,000 Facility.

b. Preference shares in controlled entity (see Note 16a and Note 22d)

Preference shareholder interest in the amount of \$1,356,000 were expensed during the year and an amount of \$108,000 accrued at year end.

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c. Services provided to Chatree Gold Mine (see Note 22d)

LotusHall Mining Heavy Engineering Construction Co., Ltd (LotusHall), of which Mrs Nucharee Sailasuta is the Managing Director, provided mining related services to Chatree Gold Mine during the year ended 30 June 2024. A total of \$9,337,000 was recorded for services received from LotusHall during the year. At year end, \$2,021,000 was included in current payables.

Non-audit services

Details of amounts paid or payable to the auditor for non-audit services provided during the year are detailed in Note 28: Auditors' Remuneration. The Directors are satisfied that the provision of non-audit services during the period by the auditor is compatible with the general standard of independence for auditors imposed by the *Corporations Act* 2001.

The Directors are of the opinion that the services disclosed in Note 28: Auditors' Remuneration to the financial statements do not compromise the external auditors' independence, based on the Auditors' representations and advice received from the Audit Committee, for the following reasons:

-) all non-audit services have been reviewed to ensure they do not impact the integrity and objectivity of the auditor; and
-) none of the services undermine the general principles relating to auditor independence as set out in Code of Conduct APES 110 Code of Ethics for Professional Accountants issued by the Accounting Professional and Ethical Standards Board, including reviewing or auditing the auditor's own work, acting in a management or decision-making capacity for the Company, acting as advocate for the Company or jointly sharing economic risks and rewards.

A copy of the Auditor's Independence Declaration as required under section 307c of the Corporations Act 2001 is set out in page 47.

Rounding of amounts

The Company is of a kind referred to in ASIC Corporations (Rounding in Financial Directors' Reports) Instrument 2016/191 and in accordance with that instrument, amounts in the Directors' Report have been rounded to the nearest thousand dollars except where otherwise indicated.

Auditors

PricewaterhouseCoopers continues in office in accordance with section 327 of the Corporations Act 2001.

This report is made in accordance with a resolution of Directors.

Ross Smyth-Kirk OAM

Director

Sydney 19 September 2024





Auditor's Independence Declaration

As lead auditor for the audit of Kingsgate Consolidated Limited for the year ended 30 June 2024, I declare that to the best of my knowledge and belief, there have been:

- (a) no contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- (b) no contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Kingsgate Consolidated Limited and the entities it controlled during the period.

Craig Thomason

Partner

PricewaterhouseCoopers

Sydney 19 September 2024

Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the year ended 30 June 2024

	Note	2024 \$'000	2023 \$'000
Sales revenue	5a	133,091	27,337
Cost of sales	5b	(126,398)	(23,500)
Gross profit		6,693	3,837
Exploration expenses		(6,811)	(7,408)
Plant refurbishment expenses		(10,412)	(14,788)
Corporate and administration expenses	5c	(9,939)	(11,386)
Other income and expenses	5d	390	212
Foreign exchange losses		(100)	(2,811)
Impairment reversal – Chatree Gold Mine	5j	228,699	_
Reversal of previously recorded inventory write-down to net realisable value	5e	983	59,822
Rehabilitation provision revision expenses	17	338	(11,444)
Care and maintenance expenses		- 1	(5,027)
Profit before finance costs and income tax		209,841	11,007
Finance income		53	57
Finance costs	5f	(7,298)	(6,326)
Net finance costs		(7,245)	(6,269)
Profit before income tax		202,596	4,738
Income tax expense	6	(2,835)	_
Profit after income tax		199,761	4,738
Other comprehensive income			
Items that may never be reclassified to profit and loss			
Exchange differences on translation of foreign operations (net of tax)	19a	(2,124)	1,382
Total other comprehensive (loss)/ income for the year		(2,124)	1,382
Total comprehensive income for the year		197,637	6,120
Profit attributable to:			
Owners of Kingsgate Consolidated Limited		199,761	4,738
Total comprehensive income attributable to:			
Owners of Kingsgate Consolidated Limited		197,637	6,120

Earnings per share		Cents	Cents
Basic earnings per share	29	77.5	2.06
Diluted earnings per share	29	76.8	2.04

The above consolidated statement of profit or loss and other comprehensive income should be read in conjunction with the accompanying notes.



Consolidated Statement of Financial Position

As at 30 June 2024

	Note	2024 \$'000	2023 \$'000
ASSETS			
Current assets			
Cash and cash equivalents	7	3,890	8,921
Restricted cash	7	3,087	649
Receivables	8	9,802	9,331
nventories	9	29,783	34,800
Other assets	10	4,197	4,636
Total current assets		50,759	58,337
Non-current assets			
Restricted cash	7	1,773	_
nventory	9	18,489	29,681
Property, plant and equipment	11	96,824	120
Exploration, evaluation and development	13	187,630	26,436
Right-of-use assets	12	21,135	20,100
ntangibles	14	642	711
Other assets	10	11,688	11,439
	10		
Fotal non-current assets		338,181	68,387
FOTAL ASSETS		388,940	126,724
LIABILITIES			
Current liabilities			
Payables	15	34,361	16,889
Lease liabilities	12	4,566	10,003
			10.750
Borrowings	16	29,686	12,756
Provisions	17	2,392	2,436
Total current liabilities		71,005	32,081
Non-current liabilities			
Payables	15	5,879	7,441
Lease liabilities	12	14,317	_
Borrowings	16	10,836	11,286
Provisions	17	36,503	25,867
Deferred tax liabilities	6	2,714	-
Total non-current liabilities		70,249	44,594
FOTAL LIABILITIES		141,254	76,675
NET ASSSETS		247,686	50,049
EQUITY			
Contributed equity	18	727,307	727,307
Reserves	19a	58,307	60,431
Accumulated losses	19b	(537,928)	(737,689
TOTAL EQUITY		247,686	50,049
·			

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

Consolidated Statement of Changes in Equity

For the year ended 30 June 2024

	Contributed equity \$'000	Reserves \$'000	Accumulated losses \$'000	Total equity \$'000
Balance at 1 July 2022	675,484	59,049	(742,427)	(7,894)
Profit after income tax	_	_	4,738	4,738
Total other comprehensive income for the year	_	1,382	_	1,382
Total comprehensive income for the year	_	1,382	4,738	6,120
Transaction with owners in their capacity as owners:				
Issue of shares	54,647	_	_	54,647
Share issue costs	(2,824)	_	_	(2,824)
Total transaction with owners	51,823	_	-	51,823
Balance at 30 June 2023	727,307	60,431	(737,689)	50,049
Balance at 1 July 2023	727,307	60,431	(737,689)	50,049
Profit after income tax	_	_	199,761	199,761
Total other comprehensive income for the year	-	(2,124)	_	(2,124)
Total comprehensive income for the year	-	(2,124)	199,761	197,637
Balance at 30 June 2024	727,307	58,307	(537,928)	247,686

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

Consolidated Statement of Cash Flows

For the year ended 30 June 2024

	Note	2024 \$'000	2023 \$'000
Cash flows from operating activities			
Receipts from customers		134,836	20,272
Payments to suppliers and employees (inclusive of GST/VAT)		(123,211)	(60,731)
Interest received		53	57
Net cash inflow/(outflow) from operating activities	24	11,678	(40,402)
Cash flows from investing activities			
Payments for property, plant and equipment		(11,494)	(22)
Payments for exploration, evaluation and development		(6,328)	
Payments for intangibles		(60)	(733)
Payments for right-of-use asset		(1,449)	_
Net payments of deposits		(738)	(4,282)
Increase in restricted cash		(4,420)	(649)
Net cash outflow from investing activities		(24,489)	(5,686)
Cook flows from financing activities			
Cash flows from financing activities		12.000	
Proceeds from secured loan note with Nebari, net of transactions costs		13,868	_
Proceeds from insurance premium funding		2,118	_
Repayments of insurance premium funding Proceeds from issue of shares		(1,415)	- 54,647
Payments for share issue transaction costs		-	,
		-	(2,815) 10,808
Proceeds from Secured Bridge Facility, net of transaction costs		-	12,658
Proceeds from advances from preference shareholder, net of transaction costs		-	,
Repayment of Secured Bridge Facility		(1.0.47)	(22,538)
Payments of lease liabilities		(1,947)	(20)
Finance costs paid		(4,761)	(5,059)
Net cash inflow from financing activities		7,863	47,681
Net (decrease)/increase in cash held		(4,948)	1,593
Cash at the beginning of the year		8,921	7,424
Effects of exchange rate on cash and cash equivalents		(83)	(96)
Cash at the end of the year		3,890	8,921
Non-cash financing activities			
Right-of-use asset		21,384	-
Total non-cash financing activities		21,384	_

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

Consolidated Entity Disclosure Statement

For the year ended 30 June 2024

Name of entity	Type of entity	% of ordinary shares held directly or indirectly by the Company in the body corporate	Country of incorporation	Australian or foreign tax resident	Jurisdiction for foreign tax residual
Kingsgate Consolidated Limited (the Company)	Body corporate		Australia	Australian	N/A
Dominion Mining Limited	Body corporate	100%	Australia	Australian	N/A
Gawler Gold Mining Pty Ltd	Body corporate	100%	Australia	Australian	N/A
Dominion Copper Pty Ltd	Body corporate	100%	Australia	Australian	N/A
Yilgarn Metals Pty Ltd	Body corporate	100%	Australia	Australian	N/A
Kingsgate Treasury Pty Ltd	Body corporate	100%	Australia	Australian	N/A
Kingsgate Capital Pty Ltd	Body corporate	100%	Australia	Australian	N/A
Kingsgate Nominees Pty Limited	Body corporate*	100%	Australia	Australian	N/A
Kingsgate South America Pty Ltd	Body corporate	100%	Australia	Australian	N/A
Kingsgate Chile NL	Body corporate	100%	Australia	Australian	N/A
Laguna Exploration Pty Ltd	Body corporate	100%	Australia	Australian	N/A
Akara Resources Public Company Limited	Body corporate	100%**	Thailand	Foreign	Thailand
Issara Mining Limited	Body corporate	100%	Thailand	Foreign	Thailand
Suansak Patana Limited	Body corporate	100%	Thailand	Foreign	Thailand
Phar Mai Exploration Limited	Body corporate	100%	Thailand	Foreign	Thailand
Richaphum Mining Limited	Body corporate	100%	Thailand	Foreign	Thailand
Phar Lap Limited	Body corporate	100%	Thailand	Foreign	Thailand
Phar Rong Limited	Body corporate	100%	Thailand	Foreign	Thailand
Asia Gold Ltd	Body corporate	100%	Mauritius	Foreign	Mauritius
Laguna Resources Chile Limitada	Body corporate	100%	Chile	Foreign	Chile
Minera Kingsgate Chile Limitada	Body corporate	100%	Chile	Foreign	Chile

^{*} Trustee of the Company under Executive Share Plan.

^{**} The ordinary share class constitutes 48% of issued capital of Akara Resources Public Company Limited.

otes to the Consolidated Financial Statements

Notes to the Consolidated Financial Statements

for the year ended 30 June 2024

The Financial Report of Kingsgate Consolidated Limited (Kingsgate or the "Company") for the year ended 30 June 2024 was authorised for issue in accordance with a resolution of Directors on 19 September 2024.

Kingsgate is a Company limited by shares incorporated in Australia whose shares are publicly traded on the Australian Securities Exchange using the ASX code KCN. The consolidated financial statements of the Company as at and for the year ended 30 June 2024 comprise the Company and its subsidiaries (together referred to as the "Group" and individually as "Group entities"). A description of the nature of the Group's operations and its principal activities is included in the Directors' Report.

1. Basis of preparation

These general purpose financial statements have been prepared in accordance with the Australian Accounting Standards, other authoritative pronouncements of the Australian Accounting Standards Board and the *Corporations Act* 2001. The Company is a for-profit entity for the purpose of preparing the financial statements.

The financial statements have been prepared on a going concern basis, which indicates continuity of business activities and the realisation of assets and settlement of liabilities in the normal course of business.

At 30 June 2024, the Group's current liabilities exceeded its current assets by \$20,246,000. The Group's current liabilities included a secured loan note of \$16,733,000 owed to Nebari Gold Fund 1, LP and an advance from preference shareholder for \$12,250,000 (see Note 16). On 17 July 2024, the loan balance of \$16,733,000 was fully repaid. On 19 July 2024, an amount of \$6,125,000 was repaid to the preference shareholder (see Note 25). As a result the current asset net deficiency as at 30 June 2024 has been remediated.

Based on cash flow forecast, the directors believe the Group has sufficient cash resources to settle its liabilities and commitments and to support its ongoing activities for at least 12 months from date of this report.

a. Compliance with IFRS

The financial statements comply with International Financial Reporting Standards ("IFRS") adopted by the International Accounting Standards Board ("IASB").

b. Historical cost convention

The financial statements have been prepared under the historical cost convention, as modified by the revaluation of available-for-sale financial assets and financial instruments (including derivative instruments) at fair value through profit or loss. Comparative information is reclassified where appropriate to enhance comparability or in conformity with revised standards and interpretations.

c. Functional and presentation currency

The financial statements of the Group entities are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated statements are presented in Australian dollars, which is the Company's functional currency and presentation currency.

d. Rounding of amounts

The Company is of a kind referred to in ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191 relating to the 'rounding off' of amounts in the financial statements. Amounts in the financial statements have been rounded off in accordance with the instrument to the nearest thousand dollars, or in certain cases, the nearest dollar.

e. Critical accounting estimates

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 3.

f. New and amended standards adopted by the group

The Group has applied all the new standards and amendments that have been published and which are applicable for the first time for its annual reporting period commencing 1 July 2023. These standards and amendments did not have a material impact on the financial statements.

g. New standards and interpretations not yet adopted

Certain new accounting standards and interpretations have been published that are not mandatory for 30 June 2024 reporting periods and have not been early adopted by the Group. These standards are not expected to have a material impact on the financial statements.

Significant accounting policies

The principal accounting policies adopted in the preparation of the financial statements are set out below. These policies have been consistently applied to all the years presented.

a. Principles of consolidation

(i) Business combinations

Business combinations are accounted for using the acquisition method as at the acquisition date, which is the date on which control is transferred to the Group. Control is the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, the Group takes into consideration potential voting rights that currently are exercisable.

The consideration transferred for the acquisition of a subsidiary comprises the fair value of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred does not include amounts related to the settlement of a pre-existing relationship. Such amounts are generally recognised in profit or loss.

Costs related to the acquisition other than those associated with the issue of debt or equity securities, that the Group incurs in connection with a business combination are expensed as incurred. Any contingent consideration payable is recognised at fair value at the acquisition date.

Acquisitions of non-controlling interests are accounted for as transactions with owners in their capacity as owners and therefore no goodwill is recognised as a result of such transactions. The non-controlling interest in the acquiree is based on the fair value of the acquiree's net identifiable assets. The adjustments to non-controlling interests are based on the proportionate amount of the net assets of the subsidiary. The acquisition of an asset or group of assets that is not a business is accounted for by allocating the cost of the transaction to the net identifiable assets and liabilities acquired based on their fair values.

(ii) Subsidiaries

Subsidiaries are entities controlled by the Group. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

The accounting policies of subsidiaries have been changed when necessary to align them with the policies adopted by the Group. Losses applicable to the non-controlling interests in a subsidiary are allocated to the non-controlling interests even if doing so causes the non-controlling interests to have a deficit balance.

Intra-group balances and transactions, and any unrealised gains arising from intra-group transactions are eliminated in preparing the consolidated financial statements. Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred.

b. Foreign currency translation

(i) Transactions and balances

Foreign currency transactions are translated into the respective functional currencies of the Group entities at exchange rates on the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the profit or loss; except when they are deferred in equity as qualifying cash flow hedges and qualifying net investment hedges or, are attributable to part of the net investment in a foreign operation.

Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. Translation differences on non-monetary assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss. Translation differences on non-monetary assets are included in the fair value reserve in equity.

Exchange gains and losses which arise on balances between Group entities are taken to the foreign currency translation reserve where the intra-group balances are in substance part of the Group's net investment. Whereas a result of a change in circumstances, a previously designated intra-group balance is intended to be settled in the foreseeable future, the intra-group balance is no longer regarded as part of the net investment. The exchange differences for such balance previously taken directly to the foreign currency translation reserves are recognised in the profit or loss.

(ii) Foreign operations

The results and financial position of all the Group entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the

presentation currency are translated into the presentation currency as follows:

- the assets and liabilities of the foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated at the year-end exchange rate;
- the income and expenses of foreign operations are translated at average exchange rates (unless this is not a reasonable approximation of the cumulative effect of the rate prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions); and
-) foreign currency differences are recognised in other comprehensive income, and presented in the foreign currency translation reserve.

c. Revenue

Revenue is measured at the fair value of the consideration received or receivable. Sales revenue represents the net proceeds receivable from the buyer.

Gold and silver sales

Revenue from contracts with customers is recognised when control of the goods is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods.

The Group recognises revenue from gold doré sales at the point where the doré is delivered to the buyer at the buyer's location.

d. Income tax

Income tax expense comprises current and deferred tax. Current tax and deferred tax is recognised in profit or loss except to the extent that it relates to a business combination, or items recognised directly in equity or in other comprehensive income.

Current tax is expected tax payable or receivable on the taxable income or loss for the year using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous years. Deferred tax is provided using the liability method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realisation or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the reporting date.



A deferred tax asset is recognised for unused tax losses, tax credits and deductible temporary differences, to the extent that it is probable that future taxable profits will be available against which they can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

Deferred tax is not recognised for:

- temporary differences on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss;
- temporary differences related to investments in subsidiaries where the Company is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets and, they relate to income taxes levied by the same tax authority on the same taxable entity.

Additional income tax expenses that arise from the distribution of cash dividends are recognised at the same time that the liability to pay the related dividend is recognised.

Tax consolidation

The Company and its wholly owned Australian resident entities formed a tax-consolidation group with effect from 1 July 2003 and are therefore taxed as a single entity from that date. The head entity within the tax-consolidation group is Kingsgate Consolidated Limited.

Current tax expense or benefit, deferred tax assets and deferred tax liabilities arising from temporary differences of the members of the tax-consolidation group are recognised in the separate financial statements of the members of the tax-consolidation group using the "standalone taxpayer" approach by reference to the carrying amounts in the separate financial statements of each entity and the tax values applying under tax consolidation.

Current tax assets or liabilities and deferred tax assets arising from unused tax losses assumed by the head entity from the subsidiaries in the tax-consolidation group, are recognised as amounts receivable or payable to other entities in the tax-consolidation group in conjunction with any tax funding agreement amounts.

The Company recognises deferred tax assets arising from unused tax losses of the tax-consolidation group to the extent that it is probable that future taxable profits of the tax-consolidation group will be available against which the asset can be utilised.

Tax funding and sharing agreements

The members of the tax-consolidation group have entered into a funding agreement that sets out the funding obligations of members of the tax-consolidation group in respect of tax amounts. The tax funding arrangements require payments to or from the head entity and any deferred tax asset assumed by the head entity, resulting in the head entity recognising an intra-group receivable or payable in the separate financial statements of the members of the tax-consolidation group equal in amount to the tax liability or asset assumed. The intra-group receivables or payables are at call.

The head entity recognises the assumed current tax amounts as current tax liabilities or assets adding to its own current tax amounts, since they are also due to or from the same taxation authority. The current tax liabilities or assets are equivalent to the tax balances generated by external transactions entered into by the tax-consolidated group.

The amounts receivable or payable under the tax funding agreement are due upon receipt of the funding advice from the head entity, which is issued as soon as practicable after the end of each financial year. The head entity may also require payment of interim funding amounts to assist with its obligations to pay tax instalments.

The members of the tax-consolidation group have also entered into a tax sharing agreement. The tax sharing agreement provides for the determination of the allocation of income tax liabilities between the entities should the head entity default on its tax payment obligations. No amounts have been recognised in the consolidated financial statements in respect of this agreement as payment of any amounts under the tax sharing agreement is considered remote.

Uncertain tax position

An uncertain tax treatment is any tax treatment applied by the Group where there is uncertainty over whether that treatment will be accepted by the tax authority. The Group is required to determine the uncertainty over income tax treatment by addressing the following:

 the Group determines whether uncertain tax treatments should be considered separately, or together as a group, depending on which approach better predicts the resolution of the uncertainty;

- the Group determines if it is probable that the tax authorities will accept the uncertain tax treatment; and if it is not probable that the uncertain tax treatment will be accepted, the Group reflects the effect of the uncertainty in its income tax accounting in the period in which that determination is made (for example, by recognising an additional tax liability or applying a higher tax rate);
- the Group measures the tax uncertainty based on the most likely amount or expected value, depending on whichever method better predicts the resolution of the uncertainty.

Based on the assessment completed by the Group, there is no material tax uncertainty that requires a tax liability to be recognised or that requires a different tax rate to be applied.

e. Leases

Where the Group has entered into a lease contract for the right to control the use of an asset over the lease term, the present value of future lease commitments is recognised as a liability on the balance sheet at commencement date, with the corresponding asset recognised as a right-of-use asset.

The lease liability represents the present value of the expected future lease payments, discounted at the rate implicit in the lease or if that rate cannot be determined at the consolidated entity's average incremental borrowing rate.

The right of use assets are classified as leases of property and are carried at cost less accumulated depreciation and impairment loss. The assets are amortised on a straight-line basis over the shorter of the asset's useful life and the lease term.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

f. Impairment of assets

Assets other than goodwill and indefinite life intangible assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the assets carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

2. Significant accounting policies continued

g. Cash and cash equivalents

Cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities in the statement of financial position.

h. Trade and other receivables

Trade and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment.

Receivables are due for settlement no more than 90 days from the date of recognition.

Collectability of trade and other receivables is reviewed on an ongoing basis. The Group applies the AASB 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade and other receivables.

The amount of the impairment loss is recognised in the income statement within other expenses. When a trade and other receivable for which an impairment allowance had been recognised becomes uncollectible in a subsequent period, it is written off against the allowance account.

Subsequent recoveries of amounts previously written off are credited against other expenses in the income statement.

i. Inventories

Raw materials and stores, work in progress and finished goods (including gold bullion), are stated at the lower of cost and net realisable value. Cost comprises direct materials, direct labour and an appropriate proportion of variable and fixed overhead expenditure, the latter being allocated on the basis of normal operating capacity. Costs are assigned to individual items of inventory on the basis of weighted average costs. Costs of purchased inventory are determined after deducting rebates and discounts. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Stockpiles represent ore that has been extracted and is available for further processing. If there is significant uncertainty as to whether the stockpiled ore will be processed it is expensed as incurred. Where the future processing of this ore can be predicted with confidence, e.g. because it exceeds the mine's cut-off grade, it

is valued at the lower of cost and net realisable value. If the ore will not be processed within the 12 months after the reporting date, it is included within non-current assets. Work in progress inventory includes ore stockpiles and other partly processed material. Quantities are assessed primarily through surveys and assays, and truck counts.

j. Non-derivative financial assets

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for those with maturities greater than 12 months after the reporting date which are classified as non-current assets.

Loans and receivables are measured at amortised cost using the effective interest method, less any impairment losses.

k. Derivative financial instruments

Derivative financial instruments are used by the Group to protect against the Group's Australian dollar gold price risk exposures. The Group does not apply hedge accounting and accordingly all fair value movements on derivative financial instruments are recognised in the profit or loss.

Derivative financial instruments are stated at fair value on the date a derivative contract is entered into and are subsequently remeasured to their fair value at each reporting date. The resulting gain or loss is recognised in the income statement immediately.

Property, plant and equipment

Property, plant and equipment are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to the income statement during the reporting period in which they are incurred.

Depreciation

Depreciation and amortisation of mine buildings, plant, machinery and equipment is provided over the assessed life of the relevant mine or asset, whichever is the shorter.

Depreciation and amortisation is determined on a units-of-production basis over the estimated recoverable reserves from the related area. In some circumstances, where conversion of resources into reserves is expected, some elements of resources may be included. For mine plant, machinery and equipment, which have an expected economic life shorter than the life of the mine, a straight line basis is adopted.

The expected useful lives are as follows:

- mine buildings the shorter of applicable mine life and 10 years;
- plant, machinery and equipment the shorter of applicable mine life and 3-10 years depending on the nature of the asset.

The estimated recoverable reserves and life of each mine and the remaining useful life of each class of asset are reassessed at least annually. Where there is a change in the reserves during the period, depreciation and amortisation rates are adjusted prospectively from the beginning of the reporting period.

Major spares purchased specifically for a particular plant are capitalised and depreciated on the same basis as the plant to which they relate.

Impairment

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2f).

Derecognition

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset.

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

m. Deferred stripping costs

As part of its mining operations, the Group incurs stripping (waste removal) costs both during the development phase and production phase of its operations.



Stripping costs incurred during the production phase are generally considered to create two benefits, being either the production of inventory in the period or improved access to the ore to be mined in the future. Where the benefits are realised in the form of inventory produced in the period, the production stripping costs are accounted for as part of the cost of producing those inventories. Where production stripping costs are incurred and the benefit is improved access to the ore to be mined in the future, the costs are recognised as a non-current asset, referred to as a "production stripping asset", if the following criteria are all met:

- future economic benefits (being improved access to the ore body) associated with the stripping activity are probable;
- the component of the ore body for which access has been improved can be accurately identified; and
- the costs associated with the stripping activity associated with that component can be reliably measured.

The amount of stripping costs deferred is based on the ratio obtained by dividing the volume of waste mined by the volume of ore mined for each component of the mine. Stripping costs incurred in the period are deferred to the extent that the actual current period waste to ore ratio exceeds the life of component expected waste to ore ("life of component") ratio.

A component is defined as a specific volume of the ore body that is made more accessible by the stripping activity. An identified component of the ore body is typically a subset of the total ore body of the mine. It is considered that each mine may have several components, which are identified based on the mine plan. The mine plans and therefore the identification of specific components will vary between mines as a result of both the geological characteristics and location of the ore body. The financial considerations of the mining operations may also impact the identification and designation of a component.

The identification of components is necessary for both the measurement of costs at the initial recognition of the production stripping asset, and the subsequent depreciation of the production stripping asset.

The life of component ratio is a function of an individual mine's design and therefore changes to that design will generally result in changes to the ratio. Changes in other technical or economic parameters that impact reserves will also have an impact on the life of component ratio even if they do not affect the mine's design. Changes to the life of component ratio are accounted for prospectively from the date of change.

The production stripping asset is initially measured at cost, which is the accumulation of costs directly incurred to perform the stripping activity that improves access to the identified component of ore. If incidental operations are occurring at the same time as the production stripping activity, but are not necessary for the production stripping activity to continue as planned, these costs are not included in the cost of the stripping activity asset.

The production stripping asset is amortised over the expected useful life of the identified component of the ore body that is made more accessible by the activity, on a units of production basis. Economically recoverable reserves are used to determine the expected useful life of the identified component of the ore body. The production stripping asset is then carried at cost less accumulated amortisation and any impairment losses.

The production stripping asset is included in "Exploration, Evaluation and Development". These costs form part of the total investment in the relevant cash generating unit to which they relate, which is reviewed for impairment in accordance with the Group's impairment accounting policy (Note 2f).

n. Exploration, evaluation and feasibility expenditure

Exploration and evaluation expenditure

Exploration and evaluation expenditure incurred by, or on behalf of the Group is accumulated separately for each area of interest. Such expenditure comprises direct costs and depreciation and does not include general overheads or administrative expenditure not having a specific nexus with a particular area of interest.

Exploration expenditure for each area of interest is carried forward as an asset provided the rights to tenure of the area of interest are current and one of the following conditions is met:

- the exploration and evaluation expenditures are expected to be recouped through successful development and exploitation of the area of interest, or alternatively by its sale; or
- exploration and evaluation activities in the area of interest have not at the reporting date reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active and significant operations in, or in relation to, the area of interest are continuing.

Exploration expenditure is written off when it fails to meet at least one of the conditions outlined above or an area of interest is abandoned. The carrying value of exploration and evaluation assets is assessed in accordance with AASB 6 Exploration for and Evaluation of Mineral Resources and the Group's impairment policy (Note 2f).

Feasibility expenditure

Feasibility expenditure represents costs related to the preparation and completion of a feasibility study to enable a development decision to be made in relation to an area of interest and capitalised as incurred.

At the commencement of production, all past exploration, evaluation and feasibility expenditure in respect of an area of interest that has been capitalised is transferred to mine properties where it is amortised over the life of the area of interest to which it relates on a unit-of-production basis.

o. Mine properties

Mine properties represents the accumulated exploration, evaluation, land and development expenditure incurred by or on behalf of the Group in relation to areas of interest in which mining of a mineral resource has commenced.

When further development expenditure is incurred in respect of a mine property after commencement of production, such expenditure is carried forward as part of the mine property only when substantial future economic benefits are thereby established. Otherwise, such expenditure is classified as part of the cost of production.

Amortisation of costs is provided on the units-of-production method with separate calculations being made for each component. The units-of-production basis results in an amortisation charge proportional to the depletion of the estimated recoverable reserves. In some circumstances, where conversion of resources into reserves is expected, some elements of resources may be included. Development and land expenditure still to be incurred in relation to the current recoverable reserves are included in the amortisation calculation. Where the life of the assets is shorter than the mine life, their costs are amortised based on the useful life of the assets.

The estimated recoverable reserves and life of each mine and the remaining useful life of each class of asset are reassessed at least annually. Where there is a change in the reserves during a six-month period, depreciation and amortisation rates are adjusted prospectively from the beginning of that reporting period.

2. Significant accounting policies continued

p. Trade and other payables

Trade and other payables represent liabilities for goods and services provided to the Group prior to the end of the financial year which are unpaid. The amounts are unsecured and are usually paid in line with normal creditor terms.

q. Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the profit or loss over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognised as transaction costs to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the drawdown occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised and amortised over the period of the facility to which it relates.

Preference shares which are mandatorily redeemable on a specific date are classified as liabilities. The dividends on these preference shares are recognised in the profit or loss as finance costs.

Borrowings are removed from the statement of financial position when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in other income or finance costs.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting date.

r. Borrowing costs

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

Where the funds used to finance a qualifying asset form part of general borrowings, the amount capitalised is calculated using a weighted average of rates applicable to the relevant borrowings during the period. Where funds borrowed are directly attributable to a qualifying asset, the amount capitalised represents the borrowing costs specific to those borrowings.

All other borrowing costs are recognised as expenses in the period in which they are incurred.

s. Provisions

Provisions for legal claims are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the reporting date. The discount rate used to determine the present value reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as finance costs.

t. Restoration and rehabilitation provision

The estimated costs of decommissioning and removing an asset and restoring the site are included in the cost of the asset at the date the obligation first arises and to the extent that it is first recognised as a provision. This restoration asset is subsequently amortised on a units-of-production basis.

The corresponding provision of an amount equivalent to the restoration asset created is reviewed at the end of each reporting period. The provision is measured at the best estimate of present obligation at the end of the reporting period based on current legal and other requirements and technology, discounted where material using national government bond rates at the reporting date with terms to maturity and currencies that match, as closely as possible, the estimated future cash outflows.

Where there is a change in the expected restoration, rehabilitation or decommissioning costs, an adjustment is recorded against the carrying value of the provision and any related restoration asset, and the effects are recognised in the income statement on a prospective basis over the remaining life of the operation.

The unwinding of the effect of discounting on the rehabilitation provision is included within finance costs in the income statement.

Costs incurred that relate to an existing condition caused by past operations, but do not have a future economic benefit are expensed as incurred.

u. Employee benefits

(i) Wages and salaries, annual leave and sick leave

Liabilities for wages and salaries (including non-monetary benefits and annual leave) expected to be settled within 12 months of the reporting date are recognised in provisions for employee benefits in respect of employees' services up to the reporting date and are measured at the amounts expected to be paid when the liabilities are settled. Liabilities for sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

(ii) Long service leave and severance pay

The liability for long service leave and severance pay is recognised in the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided by employees up to the reporting date. Consideration is given to the expected future wage and salary levels, experience of employee departures and periods of service. Expected future payments are discounted using market yields at the reporting date on corporate bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.

The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least 12 months after the reporting period, regardless of when the actual settlement is expected to occur.

(iii) Cash bonuses

Cash bonuses are expensed in the income statement at reporting date.

A liability is recognised for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the Directors or employees and the obligation can be estimated reliably.

(iv) Retirement benefit obligations

Defined contribution plan

Contributions to defined contribution superannuation plans are recognised as an expense in the income statement as they become payable.

Defined benefit plan

The Company's Thai subsidiary, Akara Resources Public Company Limited, have a defined benefit plan which is the amount of pension benefit that an employee will receive on retirement, usually dependent on one or more factors such as age, years of service and compensation.

Retirement benefit

Under labour laws applicable in Thailand, employees completing 120 days of service are entitled to severance pay on termination or retrenchment without cause or upon retirement age of 60. The severance pay will be at the rate according to number of years of service as stipulated in the Labour Law which is currently at a maximum rate of 400 days of final salary.

The liability recognised in the statement of financial position in respect of defined benefit pension plans is the present value of the defined benefit obligation at the end of the reporting period, together with adjustments for unrecognised past-service costs. The defined benefit obligation is calculated annually using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using market yield of government bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity approximating to the terms of the related pension liability.

(v) Share-based payment transactions

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

The fair value of these equity settled transactions is recognised as an employee benefit expense with a corresponding increase in equity. The fair value is measured at grant date and recognised over the period during which the employees become unconditionally entitled.

The fair value at grant date is determined using a pricing model that takes into account the exercise price, the term, the share price at the grant date, the expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate.

Upon the exercise of the equity settled reward, the related balance of the share-based payments reserve is transferred to share capital.

v. Dividends

Dividends are recognised as a liability in the period in which they are declared.

w. Earnings per share

(i) Basic earnings per share

Basic earnings per share is calculated by dividing:

- the profit attributable to owners of the Company, excluding any costs of servicing equity other than ordinary shares; and
- by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year and excluding treasury shares.

(ii) Diluted earnings per share

Diluted earnings per share adjust the figures used in the determination of basic earnings per share to take into account:

- the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares; and
- by the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

x. Contributed equity

Issued ordinary share capital is classified as equity and is recognised at the fair value of the consideration received by the Group. Incremental costs directly attributable to the issue of shares and share options are recognised as a deduction, net of tax from the proceeds.

Goods and services tax and similar value added taxes (GST)

Revenues, expenses and assets are recognised net of the amount of associated GST, unless the GST incurred is not recoverable from the taxation authority. In this case it is recognised as part of the cost of acquisition of the asset or as part of the expense.

Receivables and payables are stated inclusive of the amount of GST receivable or payable. The net amount of GST recoverable from or payable to, the taxation authority is included with other receivables or payables in the statement of financial position. Cash flows are presented on a gross basis. The GST components of the cash flows arising from investing or financing activities which are recoverable from, or payable to the taxation authority, are presented as operating cash flows.

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

Z. Operating and segment reporting

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

Segment results that are reported to the Board of Directors include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. The operating segments are disclosed in Note 4.

aa. Parent entity financial information

The financial information for the parent entity Kingsgate Consolidated Limited, disclosed in Note 30 has been prepared on the same basis as the consolidated financial statements except as set out below:

Investments in subsidiaries

Investments in subsidiaries are accounted for at cost in the financial statements of Kingsgate.

Share-based payments

The issue by the Company of equity instruments to extinguish liabilities of a subsidiary undertaking in the Group is treated as a capital contribution to that subsidiary undertaking.

Critical accounting estimates, assumptions and judgements

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectation of future events that may have a financial impact on the Group and that are believed to be reasonable under the circumstances. The Group makes estimates and assumptions concerning the future. Actual results may differ from these estimates under different assumptions and conditions. The estimates and assumptions that could materially affect the financial position and results are discussed below:

3. Critical accounting estimates, assumptions and judgements continued

(i) Impairment reversal – Chatree Gold Mine

In 2015, the Group recorded a partial impairment write-down of the Chatree Gold Mine assets because of a low gold price. In 2016, following a decision made by the Thai Government, the Chatree Gold Mine ceased operations and the remaining assets were fully impaired.

At the end of each reporting period, the Group need to assess whether there is any indication that an impairment loss recognised in prior periods for an asset may no longer exist or may have decreased. If any such indication exists, the entity shall estimate the recoverable amount of that asset and reverse the impairment to the lower of the recoverable amount or what the carrying amount would have been had no impairment been recognised.

In the prior period, the recommencement of operations through the processing of the inventory stockpiles using Chatree Plant #2 was considered to be an indicator for reversal of the inventory write-down and impairment as it related to the inventory stockpiles and Chatree Plant #2. The mine and Chatree Plant #1 did not have a reversal indicator as the mining operations and Chatree Plant #1 operations had not yet resumed. A reversal of the inventory stockpiles write-down to the net realisable value amounting to \$59,822,000 was recognised in the prior period. No reversal of impairment in respect of Chatree Plant #2 was recorded.

In the current financial year, a number of factors represented further indicators of impairment reversal. This included the completion of Plant #1 overhaul project followed by its commissioning, restarting of the mining operations, and an increase of gold and silver prices compared to the gold price that was considered in 2015. Consequently, the recoverable amount for Chatree Gold Mine assets was determined.

Methodology

The recoverable amount of the Chatree Gold Mine CGU was determined using a fair value less costs of disposal basis. The costs of disposal have been estimated by management based on prevailing market conditions.

The recoverable amount has been estimated based on discounted cash flows using market-based commodity price and exchange rate assumptions, estimated quantities of recoverable minerals, production levels, operating costs and capital requirements, based on latest life of mine plan for a period of approximately 10 years.

The recoverable amount estimate for the Chatree Gold Mine is considered to be level 3 fair value measurement (as defined by accounting standards) as it is derived from valuation techniques that include inputs that are not based on observable market data. The Group considers the inputs and the valuation approach to be consistent with the approach taken by market participants.

Significant judgements and assumptions are required in making estimates of the recoverable amount. This is particularly so in the assessment of long-life assets. It should be noted that the CGU recoverable amount is subject to variability in key assumptions including, but not limited to, gold and silver prices, currency exchange rates, discount rates, production profiles and operating and capital costs. A change in one or more of the assumptions used to estimate the recoverable amount would result in a change in the CGU's recoverable amount.

Key assumptions

In determining each key assumption, management has used external sources of information and utilised experts within the Group to validate entity specific assumptions such as reserves and resources. Production and capital costs are based on the Group's estimate of forecast geological conditions, capacity of both plants, mining equipment and future production levels. This information is obtained from external experts where applicable and internally maintained budgets and life of mine financial models.

The key assumptions to which the recoverable amount is most sensitive to include:

Average gold price (US\$ per ounce)	US\$2,100
Average silver price (US\$ per ounce)	US\$25
USD: THB exchange rate	36.5
Discount rate (real term)	9.5%

Reversal of impairment results

Based on the financial model developed by the Group, the recoverable value is significantly greater than the net carrying value of the assets that can be reversed for impairment and as result, an impairment reversal amounting to \$228,699,000 has been recorded in the statement of profit or loss (see table below for a list of each non-current asset reversed). Following this reversal of impairment, the full amount of the CGU that was previously impaired has been reversed.

	\$'000
Property, plant and equipment (Note 11)	83,715
Exploration, evaluation and development (Note 13)	144,984
Impairment reversal – Chatree Gold Mine	228,699

Any reasonable change in the key assumptions used to determine the recoverable amount would not result in the estimated recoverable amount to be less than the amount reversed.

In addition to the above, a reversal of the inventory stockpiles write-down to the net realisable value amounting to \$983,000 was also recognised during the year ended 30 June 2024.

The net realisable value of the inventory has been determined based on the accounting policy for inventory described in Note 2i. The determination of net realisable value involves significant judgements and estimates in relation to the selling price in the ordinary course of business less estimated costs of completion and estimated costs necessary to make the sale.

(ii) Restoration and rehabilitation provision

In respect of rehabilitation liabilities, following the commissioning of Plant #1 during the financial year ending 30 June 2024, the Group revised its previous estimates and increased its total rehabilitation liability to \$35,871,000 with \$10,902,000 recognised as an addition of rehabilitation asset included in mine properties.

Significant estimates and assumptions are required in determining the provision for mine rehabilitation as there are many transactions and other factors that will affect the ultimate liability payable to rehabilitate the mine site. Factors that will affect this liability include changes in technology, changes in regulations, price increases, changes in timing of cash flows which are based on life of mine plans and changes in discount rates. When these factors change or become known in the future, such differences will impact the mine rehabilitation provision in the period in which they change or become known.

(iii) Impairment of non-current assets – exploration, evaluation and development assets Nueva Esperanza

At 30 June 2019, the recoverable amount of the Nueva Esperanza Gold/Silver Project CGU was determined to be \$27,509,000 resulting in an impairment loss of \$33,436,000. Significant judgements and assumptions were required in making estimates of the recoverable amounts.

The Group has assessed if impairment indicators existed as at 30 June 2024 and determined that it was not necessary to formally estimate the recoverable amount of the CGU as no indication of an impairment loss was identified as a result of that assessment, in accordance with the Group's accounting policy.

The Group also assessed whether changes in estimates used to determine the asset's recoverable amount since the last impairment loss was recognised, existed as at 30 June 2024 and whether such changes in estimates would require reversal of impairment. The Group determined that no such changes in estimates were identified.

In reaching these conclusions, the Group considered both external and internal factors relevant to the CGU which included impairment criteria noted in AASB 6 Exploration for and Evaluation of Mineral Resources, Kingsgate's market capitalisation, the sustained high gold and silver prices and recent expressions of interest for the acquisition of the Nueva Esperanza Gold/Silver Project.

4. Segment information

The Group's operating segments are based on the internal management reports that are reviewed and used by the Board of Directors (chief operating decision maker). The operating segments represent the Group's mine and project and include the following:

-) Chatree Gold Mine, Thailand; and
- Nueva Esperanza Gold/Silver Project, Chile.

Information regarding the results of each reportable segment is included as follows:

2024	Chatree \$'000	Nueva Esperanza \$'000	Corporate \$'000	Total \$'000
External sales revenue	133,091	-	-	133,091
Other income/(expense)	390		-	390
Total segment income	133,481	_	-	133,481
Segment EBITDA – before impairment reversal	(1,404)	(5,762)	(7,744)1	(14,910)
Impairment reversal – Chatree Gold Mine	228,699	_	-	228,699
Depreciation and amortisation	(3,750)	(8)	(190)	(3,948)
Segment result	223,545	(5,770)	(7,934)	209,841
Finance income	_	_	53	53
Finance costs	-	-	(7,298)	(7,298)
Net finance costs	-	_	(7,245)	(7,245)
Profit before tax	223,545	(5,770)	(15,179)	202,596
Other segment information				
Segment assets	352,225	34,693	2,022	388,940
Segment liabilities	(105,412)	(14,771)	(21,071)	(141,254)
Net assets/(liabilities)	246,813	19,922	(19,049)	247,686

¹ includes foreign exchange losses of \$100,000 for the Group.

4. Segment information continued

2023	Chatree \$'000	Nueva Esperanza \$'000	Corporate \$'000	Total \$'000
External sales revenue	27,337		-	27,337
Other income/(expense)	216	(4)	-	212
Total segment income	27,553	(4)	_	27,549
Segment EBITDA	27,198	(6,839)	(9,287)1	11,072
Depreciation and amortisation	(28)	(31)	(6)	(65)
Segment result	27,170	(6,870)	(9,293)	11,007
Finance income			57	57
Finance costs			(6,326)	(6,326)
Net finance costs			(6,269)	(6,269)
Profit before tax	27,170	(6,870)	(15,562)	4,738
Other segment information				
Segment assets	85,572	34,972	6,180	126,724
Segment liabilities	(62,434)	(11,189)	(3,052)	(76,675)
Net asset/(liabilities)	23,138	23,783	3,128	50,049

includes foreign exchange loss of \$2,811,000 for the Group.

5.	Revenue and expenses	2024 \$'000	2023 \$'000
a.	Sales revenue		
	Gold sales	116,172	24,048
	Silver sales	16,919	3,289
	Total sales revenue	133,091	27,337
b.	Cost of sales		
	Direct costs of mining and processing	83,758	20,090
	Royalties and other expenses incurred upon the sales of doré	16,930	3,382
	Inventory movements	21,960	_
	Depreciation (operation)	3,750	28
	Total cost of sales	126,398	23,500
c.	Corporate and administration expenses		
	Administration	7,459	6,506
	Statutory and professional fees	2,282	4,843
	Depreciation (corporate)	198	37
	Total corporate and administration expenses	9,939	11,386
d.	Other income and expenses		
	Net loss on sale of fixed assets	(60)	(4)
	Other income	1,703	216
	Other expenses	(1,253)	_
	Total other income and expenses	390	212

		2024 \$'000	2023 \$'000
— е.	Reversal of previously recorded inventory write-down		
٥.	to net realisable value		
	Chatree Gold Mine (see Note 3i and Note 9)	983	59,822
	Total reversal of previously recorded inventory write-down to net realisable value	983	59,822
f.	Finance costs		
	Interest and finance charges	6,313	3,954
	Amortisation of deferred borrowing costs	985	2,372
	Total finance costs	7,298	6,326
g.	Depreciation and amortisation		
	Property, plant and equipment (Note 11)	507	17
	Right-of-use assets (Note 12)	1,772	20
	Intangibles (Note 14)	77	28
	Mine properties (Note 13)	1,592	_
	Total depreciation and amortisation expenses Included in:	3,948	65
	Depreciation – operation	3,750	28
	Depreciation – corporate	198	37
h.	Employee benefits expenses		
	Included in:		
	Cost of sales	10,742	2,904
	Care and maintenance expenses	-	1,525
	Corporate and administration expenses	3,020	1,605
	Exploration expenses	867	321
	Total employee benefits expenses	14,629	6,355
i.	Other items		
	Short-term and low value lease expenses	49	250
	Total other items	49	250
j.	Impairment reversal		
	Chatree Gold Mine (Note 3i)	228,699	_
	Total impairment reversal	228,699	-
k.	Significant items		
	Impairment reversal - Chatree Gold Mine	228,699	_
	Reversal of previously recorded inventory write-down to net realisable value	983	59,822
	Total significant items	229,682	59,822

6.	Income tax	2024 \$'000	2023 \$'000
a.	Income tax expense		
	Current tax	_	_
	Deferred tax	2,835	-
	Total income tax expense	2,835	-
	Deferred tax expense included in income tax expense comprises:		
	Decrease/(increase) in deferred tax assets	3,982	(2,349)
	(Decrease)/increase in deferred tax liabilities	(6,696)	2,349
	Deferred tax expense	(2,714)	_
b.	Numerical reconciliation of income tax expense to prima facie tax payable		
	Profit before income tax	202,596	4,738
	Tax at Australian rate of 30%	60,779	1,421
	Tax effect of amounts not deductible/assessable in calculating taxable income		
	Non-deductible expenses	1,728	121
	Non-deductible interest expense to preference shareholders	407	403
	Non-deductible rehabilitation provision revision expenses	(101)	3,433
	Non-assessable impairment reversal – Chatree Gold Mine	(68,610)	_
	Non-assessable reversal of previously recorded inventory write-down to net realisable value	(295)	(17,947)
	Initial recognition of temporary differences	2,835	-
	Deductible temporary differences not recognised	385	498
	Tax losses not brought to account	5,707	12,071
	Income tax expense	2,835	_

Kingsgate's Thai controlled entity Akara Resources Public Company Limited (Akara) received on 8 June 2023 approval from the Royal Thai Board of Investment (BOI) for investment promotion application for the Chatree Gold Mine. This approval provides Akara an eight-year exemption including:

-) the 20 per cent corporate income tax rate, up to a cap of 3.25 billion Thai baht;
-) the 10 per cent withholding tax on dividends remitted overseas; and
-) import duties on machinery, raw materials used in research and development, and raw materials used in production for export.

The start of the promotion period was 20 March 2023.

		2024 \$'000	2023 \$'000
c.	Tax recognised in other comprehensive income		
	Foreign exchange losses recognised directly in foreign currency translation reserves	-	_
	Total tax recognised in other comprehensive income	-	_
d.	Deferred tax liabilities offset		
	Deferred tax assets amounting to \$14,946,000 (2023: \$10,964,000) have been offset against deferred tax liabilities.		
e.	Unrecognised deferred tax assets for tax losses		
	Tax losses – Australian entities	303,271	302,895
	Tax losses – other entities	57,648	68,045
	Subtotal	360,919	370,940
	Total unrecognised deferred tax assets for tax losses	104,286	111,282

f. Tax consolidation group

Kingsgate Consolidated Limited and its wholly owned Australian subsidiary have implemented the tax consolidation legislation as of 1 July 2003. The accounting policy in relation to this legislation is set out in Note 2d.

On adoption of the tax consolidation legislation, the entities in the tax-consolidation group entered into a tax sharing agreement which, in the opinion of the Directors, limits the joint and several liabilities of the wholly owned entities in the case of default by the head entity, Kingsgate Consolidated Limited.

The entities have also entered into a tax funding agreement under which the wholly owned entities fully compensate Kingsgate for any current tax payable assumed and are compensated for any current tax receivable and deferred tax assets relating to the unused tax losses or unused tax credits that are transferred to Kingsgate under the tax legislation. The funding amounts are determined by reference to the amounts recognised in the wholly owned entities' financial statements.

The amount receivable/payable under the tax agreement are due upon receipt of the funding advice from the head entity, which is issued as soon as practicable after the end of each financial year. The head entity may also require payment of interim funding amounts to assist with its obligation to pay tax instalments.

6. Income tax continued

		Ass	ets	Liabi	lities	Ne	et
g.	Recognised deferred tax assets and liabilities	2024 \$'000	2023 \$'000	2024 \$'000	2023 \$'000	2024 \$'000	2023 \$'000
	Deferred tax assets/(liabilities)						
	Employee benefits	544	91	_	-	544	91
	Unrealised exchange losses/(gains)	9,290	10,534	(10,153)	(10,964)	(863)	(430)
	Financial assets	321	321	-	-	321	321
	Property, plant and equipment	_	_	(189)	_	(189)	_
	Exploration, evaluation and development	_	_	(6,916)	-	(6,916)	_
	Right-of-use assets	-	_	(402)	-	(402)	_
	Lease liabilities	270	_	-	-	270	_
	Restoration and rehabilitation provision	4,192	_	-	-	4,192	_
	Other items	329	18	-	-	329	18
	Total deferred tax assets/(liabilities)	14,946	10,964	(17,660)	(10,964)	(2,714)	_
	Set off tax	(14,946)	(10,964)	14,946	10,964	-	_
	Net deferred tax assets/(liabilities)	-	_	(2,714)	-	(2,714)	_
	Deferred tax assets/(liabilities) expected to be recovered within 12 months	-	-	-	-	-	-
	Deferred tax assets/(liabilities) expected to be recovered after more than 12 months	14,946	10,964	(17,660)	(10,964)	(2,714)	-
	Total deferred tax assets/(liabilities)	14,946	10,964	(17,660)	(10,964)	(2,714)	_

h. Movement in deferred tax balances 2024	Balance at 1 July \$'000	Initial recognition of temporary differences¹ \$'000	Recognised in profit or loss \$'000	Balance at 30 June \$'000
Deferred tax assets/(liabilities):				
Employee benefits	91	342	111	544
Unrealised exchange losses	(430)	_	(433)	(863)
Financial assets	321	_	_	321
Property, plant and equipment	-	(189)	_	(189)
Exploration, evaluation and development	-	(6,916)	_	(6,916)
Right-of-use assets	-	(448)	46	(402)
Lease liabilities	-	305	(35)	270
Restoration and rehabilitation provision		4,192	_	4,192
Other items	18	-	311	329
Net deferred tax liabilities	_	(2,714)	_	(2,714)
2023				
Net deferred tax assets/(liabilities):				
Employee benefits	66	_	25	91
Unrealised exchange losses	(188)	_	(242)	(430)
Financial assets	321	_	-	321
Other items	(199)	_	217	18
Net deferred tax assets/(liabilities)	_	_	_	_

Initial recognition of previously unrecognised temporary differences relates to the impact of the impairment reversal for Chatree Gold Mine assets. The amount recognised in the profit and loss for the current year is \$2,835,000 and the amount recognised in other comprehensive income is (\$121,000).

7. Cash and cash equivalents and restricted cash	2024 \$'000	2023 \$'000
Cash and cash equivalents		
Cash on hand	12	12
Deposits at call	3,878	8,909
Total cash and cash equivalents	3,890	8,921
Restricted cash		
Current	3,087	649
Non-current	1,773	_
Total restricted cash	4,860	649

Cash on hand

These are petty cash balances primarily held by subsidiaries.

Deposits at call

These deposits are at call and may be accessed daily.

Restricted cash

Current restricted cash includes cash held on deposit with financial institutions that is restricted to use on community projects in Thailand and rehabilitation projects for Chatree Gold Mine.

Non-current restricted cash primarily relates to cash held under an escrow account as required under the hire purchase agreement between Akara and Metro Machinery Co., Ltd as at 30 June 2024.

Risk exposure

The Group's exposure to interest rate risk and a sensitivity analysis for financial assets and liabilities are disclosed in Note 27.

8. Receivables	2024 \$'000	2023 \$'000
Current		
Trade receivables	6,951	7,280
Other debtors	2,851	2,051
Total receivables – current	9,802	9,331

Trade receivables

Trade receivables represent gold and silver sales at the end of the financial year, where payment was yet to be received. No trade receivables were past due or impaired as at 30 June 2024.

Other debtors

Other debtors relate to Goods and Services Tax/Value Added Tax receivables.

Risk exposure

The Group's exposure to credit and currency risks are disclosed in Note 27.

9. Inventories	2024 \$'000	2023 \$'000
Current		
Consumables and stores at net realisable value	10,282	4,057
Stockpiles and work in progress	15,491	27,398
Gold bullion	4,010	3,345
Total inventories – current	29,783	34,800
Non-current		
Stockpiles	18,489	29,681
Total inventories – non-current	18,489	29,681

As noted in Note 3(i), there was a reversal of the inventory stockpiles write-down to the net realisable of \$983,000 for the year ended 30 June 2024 (30 June 2023: \$59,822,000).

10. Other assets	2024 \$'000	
Current		
Prepayments	1,089	634
Other deposits	2,974	3,477
Other assets	134	525
Total other assets – current	4,197	4,636
Non-current		
Prepayments	9,153	9,195
Other deposits	2,535	2,244
Total other assets – non-current	11,688	11,439

Prepayments

Non-current prepayments include prepaid royalties and water rights in respect of the Nueva Esperanza Gold/Silver Project in Chile.

11. Property, plant and equipment	2024 \$'000	2023 \$'000
At 1 July		
Cost	269,710	261,159
Accumulated depreciation and amortisation	(85,330)	(76,801)
Accumulated impairment	(184,260)	(184,260)
Net book amount	120	98
Year ended 30 June		
Opening net book amount	120	98
Additions	14,287	22
Disposals	(18)	(4)
Impairment reversal (Note 3i)	83,715	-
Depreciation and amortisation expense	(507)	(17)
Foreign currency differences	(773)	21
Closing net book amount	96,824	120
At 30 June		
Cost	139,754	269,710
Accumulated depreciation and amortisation	(42,930)	(85,330)
Accumulated impairment	-	(184,260)
Net book amount	96,824	120

12. Right-of-use assets and finance lease liabilities

This note provides information for leases where the Group is a lessee.

The consolidated statement of financial position shows the following amounts relating to leases:

	2024 \$'000	2023 \$'000
Right-of-use assets		
Plant and equipment	19,907	-
Property	1,228	-
Total right-of-use assets	21,135	-
Finance lease liabilities		
Current	4,566	_
Non-current	14,317	-
Total finance lease liabilities	18,883	_

12. Right-of-use assets and finance lease liabilities continued

The consolidated statement of profit or loss and other comprehensive income shows the following amounts relating to leases:

Depreciation charge of right-of-use assets

	2024 \$'000	2023 \$'000
Plant and equipment Property	1,571 201	- 20
Total depreciation charge of right-of-use assets	1,772	20
Other item Interest expense	830	-
Total other item	830	-

The total cash outflow related to finance leases in the current period was 1,947,000 (2023: 20,000).

The table below analyses the Group's finance lease liabilities into relevant maturity groupings based on their contractual maturities.

At 30 June 2024	Less than 1 year \$'000	Between 1–2 years \$'000	Between 2–5 years \$'000	Over 5 years \$'000	Total contractual cash flows \$'000	Carrying amount \$'000
Finance lease liabilities	6,137	6,056	9,557	_	21,750	18,883

13. Exploration, evaluation and development	Exploration & evaluation \$'000	Feasibility expenditure \$'000	Mine properties \$'000	Total \$'000
At 30 June 2022				
Cost	_	87,715	356,904	444,619
Accumulated depreciation and amortisation	_	_	(66,186)	(66,186)
Accumulated impairment	_	(63,091)	(289,871)	(352,962)
Net book amount	-	24,624	847	25,471
Year ended 30 June 2023				
Opening net book amount	_	24,624	847	25,471
Foreign currency exchange differences	_	936	29	965
Closing net book amount	-	25,560	876	26,436
At 30 June 2023				
Cost	_	88,651	368,945	457,596
Accumulated depreciation and amortisation	_	_	(78,198)	(78,198)
Accumulated impairment	_	(63,091)	(289,871)	(352,962)
Net book amount	_	25,560	876	26,436
Year ended 30 June 2024				
Opening net book amount	_	25,560	876	26,436
Additions	877	_	18,220	19,097
Disposals	-	_	(17)	(17)
Impairment reversal – Chatree Gold Mine (Note 3i)	-	-	144,984	144,984
Depreciation and amortisation expense	-	_	(1,592)	(1,592)
Foreign currency exchange differences	(38)	(119)	(1,121)	(1,278)
Closing net book amount	839	25,441	161,350	187,630
At 30 June 2024				
Cost	839	88,532	265,690	355,061
Accumulated depreciation and amortisation	_	_	(104,340)	(104,340)
Accumulated impairment	-	(63,091)	-	(63,091)
Net book amount	839	25,441	161,350	187,630

14. Intangibles	2024 \$'000	2023 \$'000
Year ended 30 June		
Opening net book amount	711	_
Additions	60	733
Disposals	(25)	_
Depreciation and amortisation expense	(77)	(28)
Foreign currency differences	(27)	6
Closing net book amount	642	711
At 30 June		
Cost	742	739
Accumulated depreciation and amortisation	(100)	(28)
Net book amount	642	711

Intangibles primarily relate to mining software licenses with a useful life of 10 years.

15. Payables	2024 \$'000	2023 \$'000
Current		
Trade payables	17,141	5,555
Other payables and accruals	17,220	11,334
Total payables – current	34,361	16,889
Non-current		
Other payables	5,879	7,441
Total payables – non-current	5,879	7,441

The Group's exposure to currency and liquidity risk related to trade and other payables is disclosed in Note 27.

The Group is required to pay Anglo American US\$2,000,000 per year in advance pre-production royalties related to the Nueva Esperanza Gold/Silver Project. The Group also has an obligation to pay US\$64,800 per month to Anglo American for water rights. During the year ended 30 June 2021, the Group finalised an agreement with Anglo American relating to the deferral of 65% of the fees for both the water rights and project royalty payments which were due from June 2020 until December 2021. These balances are now repayable from January 2022 to September 2025. These deferred balances are also repayable immediately under certain conditions including the sale of Nueva Esperanza Gold/Silver Project. Included in non-current other payable is also a US\$3,000,000 contingent consideration for the Nueva Esperanza Gold/Silver Project which is due 24 months after the start of commercial operation.

16. Borrowings	2024 \$'000	2023 \$'000
Current		
Advances from preference shareholder ^b	12,250	12,756
Secured loan note ^c	16,733	_
Insurance premium funding ^d	703	-
Total borrowings – current	29,686	12,756
Non-current		
Preference shares in controlled entity ^a	10,836	11,286
Total borrowings – non-current	10,836	11,286
Total borrowings¹	40,522	24,042

The Group has nil unused facilities as of 30 June 2024.

a. Preference shares in controlled entity

Terms and conditions of outstanding preference shares in controlled entity were as follows:

	Currency	Interest rate	Financial year of maturity	Face value \$'000	Carrying amount \$'000
Preference shares in controlled entity	Thai baht	12%	n/a	10,836	10,836

During the year ended 30 June 2024 the terms of the Preference Shareholder Agreement, which is between the preference shareholder, Akara and Kingsgate Capital Pty Ltd relating to preference shares issued by Akara were amended. The amendment has extended the date whereby the preference shareholder may exercise a put option for the preference shares to be repaid at any time commencing from January 2026, by giving a six month written notice of such intention resulting in the preference shares being repayable at the earliest in July 2026.

b. Advances from preference shareholder

On 25 November 2022, Akara Resources Public Company (Akara) received an unsecured THB200,000,000 advance from the preference shareholder.

Terms and conditions of the advance were as follows:

	Currency	Interest rate	Financial year of maturity	Face value \$'000	Carrying amount \$'000
Advance from preference shareholder	Thai baht	12%	2025	8,167	8,167

On 22 February 2023, Akara received an additional cash advance of THB100,000,000 from the preference shareholder.

Terms and conditions of the advance were as follows:

	Currency	Interest rate	Financial year of maturity	Face value \$'000	Carrying amount \$'000
Advance from preference shareholder	Thai baht	12%	2025	4,083	4,083

On 25 October 2023, the repayment of both cash advances was extended until at least 25 November 2024. On 19 July 2024, an amount of THB150,000,000 (\$6,125,000) was repaid and the remaining balance of THB150,000,000 (\$6,125,000) is required to be repaid within 90 days of drawdown according to the terms of the US\$35,000,000 facility (see Note 25).

16. Borrowings continued

c. Secured loan note

	Currency	Interest rate	Financial year of maturity	Face value \$'000	Carrying amount \$'000
Secured loan note	USD	SOFR+2.5%	2025	16,733	16,733

On 19 December 2023, Kingsgate entered a Loan Note Subscription Agreement with Nebari Gold Fund 1, LP to provide funding for the Processing Plant #1 overhaul project at Chatree Gold Mine and general working capital within the Kingsgate Group for the amount of US\$11,500,000 ("Facility"). The Facility was provided subject to security over interests and shares held in Kingsgate's subsidiaries.

Terms and conditions of the Facility were as follows:

1. Facility

The Facility is a secured loan note providing an initial drawing of US\$10,526,000 with a US\$526,000 Original Issue Discount ("OID") payable on drawdown. On 20 December 2023, Kingsgate received a net drawn amount of US\$10,000,000 (\$14,771,000).

2. Fees, royalties and interest costs

- Royalty payments: a monthly royalty payment of 0.75% on gold produced by the Chatree Gold Mine;
- Interest costs: interest costs equal to the 30-day Secured Overnight Financing Rate ("SOFR") with a minimum 5% per annum plus a margin of 2.5% per annum applied to aggregate amounts outstanding;
- Line fee: a monthly line fee of 2.50% per annum of the Facility limit;
- **)** PIK: capitalisation of interest, fees and royalties during the term of the Facility;
- Termination fee: on the maturity date, any amounts outstanding up to the initial Facility limit and not less than US\$11,500,000.

During the year ended 30 June 2024, a total of US\$1,474,000 (\$2,217,000) was capitalised into liabilities including OID, interest, line fee and royalties.

3. Term and Maturity

The maturity date was six months from the drawdown. On 5 June 2024, Kingsgate elected to extend the maturity date till 31 July 2024.

Subsequent to year-end, the loan balance of \$16,733,000 as at 30 June 2024 was fully repaid out the drawdown of US\$35,000,000 term facility (see Note 25).

d. Insurance premium funding

	Currency	Interest rate	Financial year of maturity	Face value \$'000	Carrying amount \$'000
Insurance premium funding	AUD	3.35%	2025	703	703

On 10 January 2024, Kingsgate entered into an unsecured insurance premium funding agreement with Clearmatch Originate Pty Limited (Clearmatch) for a total of \$1,680,000. The fixed interest rate is 3.35% per annum and the maturity date is 12 months from 1 December 2023. An amount of \$977,000 was repaid before 30 June 2024.

On 14 July 2023, Kingsgate entered into an unsecured insurance premium funding agreement with Clearmatch for a total of \$438,000. The fixed interest rate was 4.5% per annum and the maturity date was 31 December 2023. The total amount of \$438,000 was fully repaid before 30 June 2024.

For more information about the Group's exposure to interest rate and liquidity risk, see Note 27.

17. Provisions		2024	2023
17. Provisions	Note	\$'000	\$'000
Current			
Employee benefits	2u, 23	1,307	874
Restoration and rehabilitation	2t	1,085	1,562
Total provisions – current		2,392	2,436
Non-current			
Employee benefits	2u, 23	1,717	906
Restoration and rehabilitation	2t	34,786	24,961
Total provisions – non-current		36,503	25,867
Movements in the restoration and rehabilitation provision:			
Restoration and rehabilitation			
At the beginning of the financial year		26,523	14,779
Additional provision charge to mine property		10,902	_
Charge/(credit) to profit and loss			
- unwinding of discount		621	_
 additional provision recognised/(reversed) 		(338)	11,444
Amounts used during the year		(836)	_
Foreign currency exchange differences		(1,001)	300
At the end of the financial year		35,871	26,523

18. Contributed equity	2024 Shares	2023 Shares	2024 \$'000	2023 \$'000
Opening balance	257,751,692	221,320,453	727,307	675,484
Shares issued via placement	_	30,698,067	-	46,047
Shares issued via Share Purchase Plan	_	5,733,172	-	8,600
Share issue costs	-	-	-	(2,824)
Closing balance	257,751,692	257,751,692	727,307	727,307

Placement and Share Purchase Plan (SPP)

On 28 March 2023, the Company announced the successful completion of a Placement to institutional investors at an issue price of \$1.50 per share, raising \$46,047,000.

The Company also announced a Share Purchase Plan to existing shareholders in April 2023. The SPP provided the opportunity to acquire up to \$30,000 of fully paid ordinary shares in Kingsgate without incurring any brokerage fees. The SPP was issued at \$1.50 per share, raising \$8,600,000.

The Placement and SPP raised \$54,647,000, issuing 36,431,239 shares. The total cost of \$2,824,000 was deducted from shareholder equity.

19. Reserves	2024 \$'000	2023 \$'000
a. Reserves		
Foreign currency translation reserve	50,837	52,961
Share-based payment reserve	10,811	10,811
General reserve	(3,341)	(3,341)
Total reserves	58,307	60,431
Movements:		
Foreign currency translation reserve		
At the beginning of the financial year	52,961	51,579
Exchange differences on translation of foreign controlled entities (net of tax)	(2,124)	1,382
At the end of the financial year	50,837	52,961
Share-based payment reserve		
At the beginning of the financial year	10,811	10,811
Share-based payment expense	-	_
At the end of the financial year	10,811	10,811
General reserve		
At the beginning of the financial year	(3,341)	(3,341)
Net change	-	_
At the end of the financial year	(3,341)	(3,341)

Foreign currency translation reserve

Exchange differences arising on translation of the foreign controlled entities are taken to the foreign currency translation reserve, as described in Note 2b.

Share-based payment reserve

The share-based payment reserve is used to recognise the fair value of deferred rights, performance rights and options issued but not exercised. The share-based payment reserve also records the value of the equity instrument issued to the previous lender of the Group.

Under the terms of the loan facility entered into with the previous lender, 2,500,000 options were issued during the year ended 2022 and have the following conditions attached to them:

- each option will entitle the holder to subscribe for one ordinary share of the Company;
- options are granted for no consideration; and
-) options granted under the plan carry no dividend or voting rights.

Set out below are summaries of options granted:

Grant date	13 May 2022
Expiry date	12 May 2027
Exercise price (\$)	\$2.00
Balance at the start of the year (Number)	_
Granted during the year (Number)	2,500,000
Exercised during the year (Number)	-
Balance at the end of year (Number)	2,500,000
Vested and exercisable at end of year (Number)	2,500,000

The options will expire at the end of its vesting periods.

Fair value of options granted

The fair value at grant date of the options is determined using the Black-Scholes option pricing model which incorporates the following inputs.

Term	5 years
Exercise price (\$)	\$2.00
Underlying share price at the date of grant	\$1.385
Exercised share price volatility over the terms of the options	65%
Risk free rate for the term of the options (based on government bond rate)	3%

The assessed fair value of the share options issued was \$0.6678 resulting in a value of \$1,669,000.

General reserve

The general reserve represents changes in equity as a result of changes in non-controlling interests and revaluation of employee benefit obligations recognised in other comprehensive income in prior periods.

	2024 \$'000	2023 \$'000
b. Accumulated losses		
At the beginning of the financial year	(737,689)	(742,427)
Profit after income tax	199,761	4,738
Total accumulated losses	(537,928)	(737,689)

20. Commitments for expenditure	2024 \$'000	2023 \$'000
Short-term and low value leases		
Within one year	-	84

In addition to the table above, the Group is also to pay Anglo American US\$2,000,000 per year in advance pre-production royalties related to the Nueva Esperanza Gold/Silver Project. Akara has a minimum contribution commitment for various community and rehabilitation funds for 65 million Thai baht on a calendar year basis. The Group also has an obligation to pay US\$64,800 per month to Anglo American for water rights.

The Group entered into a purchase order with Metro Machinery Co. Ltd regarding 41 pieces of mining equipment with a total value of \$59,410,000 (excluding Value Added Tax). A total of 11 pieces of mining equipment was commissioned before 30 June 2024, with an additional 30 pieces of mining equipment for a total of \$45,599,000 scheduled to be delivered during the year ended 30 June 2025 to allow a full ramp up of mining operations. A deposit of \$553,000 was paid before end of June 2024 and the remaining balance of \$45,046,000 is due on or before each delivery for the additional 30 pieces of equipment.

21. Dividends

No final dividend was declared for the year ended 30 June 2023 (30 June 2022: nil).

No interim dividend was declared for the year ended 30 June 2024 (30 June 2023: nil).

22. Related parties

a. Controlling entity

The ultimate parent entity of the Group is Kingsgate Consolidated Limited.

b. Subsidiaries

Interests in subsidiaries are set out in the Consolidated Entity Disclosure Statement.

c. Key Management Personnel

The aggregate compensation provided to Key Management Personnel is set out below:

	2024 \$	2023 \$
Short-term employee benefits	1,601,325	1,332,794
Long-term employee benefits	2,308	547
Post-employment benefits	54,899	40,255
Total Key Management Personnel compensation	1,658,532	1,373,596

Detailed information on remuneration of Directors and Key Management Personnel is disclosed in the Remuneration Report.

d. Related party transactions

Mrs Nucharee Sailasuta is a Non-Executive Director of Kingsgate and also a director and preference shareholder of the Company's Thai subsidiary, Akara Resources Public Company Limited.

Details of the related party transactions during the year were as follows:

- > LotusHall Mining Heavy Engineering Construction Co., Ltd (LotusHall), of which Mrs Nucharee Sailasuta is the Managing Director, provided mining related services to Chatree Gold Mine during the year ended 30 June 2024. A total of \$9,337,000 was recorded for services received from LotusHall during the year. At year end, \$2,021,000 was included in current payables;
- > preference shareholder interest in the amount of \$1,356,000 were expensed during the year and an amount of \$108,000 accrued at year end (see Note 16b for details);
- Mrs Nucharee Sailasuta advanced a total of 300,000,000 Thai baht as working capital support to Akara during the year ended 30 June 2023. A total of \$1,951,000 interest was expensed and \$188,000 accrued at year end (see Note 16a for details); and
-) a total of \$126,964 accrued directors fee to Mrs Nucharee Sailasuta as at 30 June 2024 is included in current payables.



23. Employee benefits	2024 \$'000	2023 \$'000
Employee benefits and related on-costs liabilities		
Provision for employee benefits – current	1,307	874
Provision for employee benefits – non-current	1,717	906
Total employee provisions	3,024	1,780

Superannuation

The Group makes contributions on behalf of employees to externally managed defined contribution superannuation funds. Contributions are based on percentages of employee wages and salaries and include any salary-sacrifice amounts. Contributions to defined contribution plans for 2024 were \$414,000 (2023: \$215,000).

24. Reconciliation of profit after income tax to net cash flow from operating activities	2024 \$'000	2023 \$'000
Profit for the year	199,761	4,738
Depreciation and amortisation	3,948	65
Net loss on sale of fixed assets	60	4
Amortisation of deferred borrowing costs	985	2,373
Net exchange differences	1,120	2,245
Rehabilitation provision	(338)	11,444
Interest and finance charges	6,313	3,954
Impairment reversal – Chatree Gold Mine	(228,699)	_
Change in operating assets and liabilities:		
(Increase)/decrease in receivables	(862)	(9,037)
(Increase)/decrease in prepayments	(489)	(536)
(Increase)/decrease in other assets	386	(328)
(Increase)/decrease in inventories	14,262	(63,984)
Increase/(decrease) in creditors	12,661	7,814
Increase/(decrease) in provisions	(144)	846
Increase/(decrease) in deferred tax balances	2,714	_
Net cash inflow/(outflow) from operating activities	11,678	(40,402)
Net (debt)/cash and cash equivalents reconciliation		
Cash and cash equivalents	3,890	8,921
Borrowings – repayable within one year	(29,686)	(12,756)
Borrowings – repayable after one year	(10,836)	(11,286)
Finance liabilities – repayable within one year	(4,566)	_
Finance liabilities – repayable after one year	(14,317)	_
Net (debt)/cash and cash equivalents	(55,515)	(15,121)
Cash and cash equivalents	3,890	8,921
Gross debt – fixed interest rates	(42,672)	(24,042)
Gross debt – variable interest rates	(16,733)	
Gross debt – nil interest rates	-	_
Net (debt)/cash and cash equivalents	(55,515)	(15,121)

24. Reconciliation of profit after income tax to net cash flow from operating activities continued

	Cash	Secured loan note	Insurance premium funding due within 1 year	Borrowing from Taurus due within 1 year	Preference shares in controlled entity due after 1 year	Advances from preference shareholder due within 1 year	Lease liabilities due within 1 year	Lease liabilities due after 1 year	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Net cash and cash equivalents/(debt) as at 30 June 2022	7,424	_	-	(8,960)	(10,915)	_	(20)	-	(12,471)
Cash flows	1,593	_	_	11,730	-	(12,658)	20	_	685
Foreign exchange adjustments	(96)	_	_	(847)	(371)	(98)	_	_	(1,412)
Other non-cash movements	_	_	_	(1,923)	_	_	_	-	(1,923)
Net cash and cash equivalents/(debt) as at 30 June 2023	8,921	_	_	_	(11,286)	(12,756)	_	_	(15,121)
Cash flows	(4,947)	(13,868)	(703)	_	_	_	1,947	_	(17,571)
Foreign exchange adjustments	(84)	(215)	_	_	450	506	_	_	657
Other non-cash movements	-	(2,650)	-	-	-	-	(6,513)	(14,317)	(23,480)
Net cash and cash equivalents/(debt) as at 30 June 2024	3,890	(16,733)	(703)	-	(10,836)	(12,250)	(4,566)	(14,317)	(55,515)

25. Events occurring after reporting date

US\$35,000,000 term facility

On 15 July 2024, Kingsgate entered into a senior secured term facility with a limit of US\$35,000,000 (\$52,475,000) consisting of a Tranche 1 for US\$22,000,000 and Tranche 2 for US\$13,000,000 with Nebari Gold Fund 1 ("NGF 1"), LP and Nebari Natural Resources Credit Fund II, LP ("NNRCF II" and, together, "Nebari") (the "Facility"). On 17 July 2024, an amount of US\$35,000,000 was fully drawn. The Facility was provided subject to security over interests and shares held in Kingsgate's subsidiaries.

Interest is equal to the three month Secured Overnight Financing Rate ("SOFR") plus a margin of 7.75% p.a. applied to aggregate amounts outstanding. If the Term SOFR is less than 4.75% per annum, interest will be deemed to be 4.75%.

Straight-line amortisation is applicable to Tranche 1 principal amount of US\$22,000,000 commencing in March 2025 equal to 3.0% of the Tranche 1 principal

The maturity date for Tranche 1 is 36 months from drawdown and for Tranche 2 is 30 months from drawdown.

The Tranche 2 principal amount is US\$13,000,000 and an initial 6,986,589 unlisted warrant with an exercise price of \$2.07 was issued to Nebari on 17 July 2024. In addition Kingsgate may be required to issue up to a further 2,328,863 warrants to Nebari. The expiry date for each warrant is 30 months from closing date i.e. 18 January 2027. Each warrant will entitle the holder to subscribe for one ordinary share of the Company at the exercise price of \$2.07 per share.

Following the drawdown of this Facility, the existing loan balance with Nebari as at 30 June 2024 was fully repaid.

Repayment of advances from preference shareholder

On 19 July 2024, an amount of THB150,000,000 (\$6,125,000) was repaid and the remaining balance of THB150,000,000 (\$6,125,000) is required to be repaid within 90 days of drawdown according to the terms of the Facility.

No other matter or circumstance has arisen since 30 June 2024 that has significantly affected, or may significantly affect:

-) the Group's operations in future financial periods;
-) the results of those operations in future financial periods; or
-) the Group's state of affairs in future financial periods.



26. Contingent assets and liabilities

In March 2019, Kingsgate settled a Political Risk Insurance claim against Zurich Insurance Australia Ltd, and other named insurers. The settlement consisted of:

- a cash payment of US\$55,000,000 received in April 2019;
- a contribution totalling US\$3,500,000 and \$750,000 for future costs incurred towards the Thailand-Australia Free Trade Agreement (TAFTA) Arbitration.

To the extent that any amount is recovered by Kingsgate (being Kingsgate Consolidated Limited and/or Kingsgate Capital Pty Ltd) in connection with the TAFTA Arbitration, the Award Proceeds (meaning "any monetary amount finally received under, or from enforcement of, an Arbitral Award") or any amount received by Kingsgate following a negotiated settlement or compromise of the TAFTA Arbitration, the settlement allows for a sharing arrangement between Kingsgate and the Insurers. The Insurers are only entitled to the amount of their original financial contribution including interest.

The Group had no other contingent assets or liabilities at 30 June 2024 that is required to be reported. At the time of preparing this financial report some companies included in the Group are parties to pending legal proceedings. The Directors have determined that the possibility of any outflow in settlement resulting from these proceedings is remote.

27. Financial risk management and instruments

The Group's activities expose it to a variety of financial risks: market risk (including foreign currency risk, price risk, fair value risk and interest rate risk), credit risk and liquidity risk.

At this point, the Directors believe that it is in the interest of shareholders to expose the Group to foreign currency risk, price risk and interest rate risk. Therefore, the Group does not employ any derivative hedging of foreign currency or interest rate risks. The Directors and management monitor these risks, in particular market forecasts of future movements in foreign currency and price movements and, if it is to be believed to be in the best interests of shareholders, will implement risk management strategies to minimise potential adverse effects on the financial performance of the Group.

The Board provides written principles for overall risk management, as well as policies covering specific areas, such as foreign exchange risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity. Risk management is carried out by the senior executive team.

	2024 \$'000	2023 \$'000
Financial assets		
Cash and cash equivalents	3,890	8,921
Restricted cash	4,860	649
Receivables	9,802	9,331
Other deposits	5,509	5,721
Total financial assets	24,061	24,622
Financial liabilities		
Payables	(40,240)	(24,330)
Borrowings	(40,522)	(24,042)
Lease liabilities	(18,883)	-
Total financial liabilities	(99,645)	(48,372)

27. Financial risk management and instruments continued

Market risk

Foreign exchange risk

The Group operates internationally and is exposed to foreign exchange risk arising from currency exposures, primarily with respect to the US dollar and Thai baht and, as discussed earlier, no financial instruments are employed to mitigate the exposed risks. This is the Group's current policy and it is reviewed regularly including forecast movements in these currencies by management and the Board. Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities denominated in a currency that is not the functional currency of the relevant group entity. Currently foreign exchange risks arise primarily from:

-) cash balances in US dollars;
-) receivables denominated in US dollars for Australian entities; and
-) payables denominated in Australian dollars for Thailand entities.

The functional currency of the Thai subsidiaries is Thai baht. The functional currency of the Chilean subsidiaries is the US dollar. The Company's functional currency is Australian dollar.

The Group's exposure to US dollar and Thai baht foreign currency risk arises mainly from balances receivable and payable between Group companies which are not considered to form part of the related investment balance in the entities. The unrealised foreign exchange gain/loss on these balances is therefore recorded in the statement of profit or loss of the Group. At the reporting date, expressed in Australian dollars these balances were as follows:

	USD 2024 \$'000	THB 2024 \$'000	Total 2024 \$'000	USD 2023 \$'000	THB 2023 \$'000	Total 2023 \$'000
Cash and cash equivalents	59	-	59	110	-	110
Receivables	_	78,812	78,812	1,960	76,172	78,132
Payables	(5,811)	(78,812)	(84,623)	(7,253)	(76,172)	(83,425)
Borrowings	(16,733)	-	(16,733)	_	_	_
Total exposure to foreign currency risk	(22,485)	-	(22,485)	(5,183)	-	(5,183)

	Impact on post tax profit and loss		Impact on other comprehensive income	
	2024 \$'000			
One per cent weakened in Australian dollar against the US dollar One per cent strengthened in Australian dollar against the US dollar	285	20	285	20
	(279)	(19)	(279)	(19)
One per cent weakened in Australian dollar against the Thai baht One per cent strengthened in Australian dollar against the Thai baht	1,343	622	1,535	821
	(1,332)	(624)	(1,520)	(819)

Interest rate risk

The Group's exposure to interest rate risk for classes of financial assets and financial liabilities, at 30 June 2024 and 30 June 2023 are set out as follows:

	Fixed interest rate maturing in						
	Floating interest rate \$'000	1 year or less \$'000	1–2 years \$'000	2-5 years \$'000	More than 5 years \$'000	Non-interest bearing \$'000	Total \$'000
2024							
Financial assets							
Cash and cash equivalents	40	_	_	_	_	3,850	3,890
Restricted cash	4,860	_	_	_	_	_	4,860
Receivables	_	_	_	_	_	9,802	9,802
Other deposits	2,528	-	-	-	-	2,981	5,509
Total financial assets	7,428	-	_	_	_	16,633	24,061
Financial liabilities							
Payables	_	(2,922)	(487)	_	_	(36,831)	(40,240)
Borrowings	_	(29,686)	(10,836)	_	_	_	(40,522)
Lease liabilities	-	(4,566)	(5,013)	(9,276)	(28)	-	(18,883)
Total financial liabilities	_	(37,174)	(16,336)	(9,276)	(28)	(36,831)	(99,645)
Net financial assets/(liabilities)	7,428	(37,174)	(16,336)	(9,276)	(28)	(20,198)	(75,584)
2023							
Financial assets							
Cash and cash equivalents	5,207	_	_	_	_	3,714	8,921
Restricted cash	649	_	_	_	_	-	649
Receivables	_	_	_	_	_	9,331	9,331
Other deposits	2,625	-	_	-	_	3,096	5,721
Total financial assets	8,481	-	-	-	-	16,141	24,622
Financial liabilities							
Payables	_	(1,879)	(1,161)	(698)	_	(20,592)	(24,330)
Borrowings	-	(12,756)	(11,286)		_	_	(24,042)
Total financial liabilities	-	(14,635)	(12,447)	(698)	-	(20,592)	(48,372)
Net financial assets/(liabilities)	8,481	(14,635)	(12,447)	(698)	-	(4,451)	(23,750)

27. Financial risk management and instruments continued

Credit risk

Credit risk arises from cash and cash equivalents, deposits with banks and financial institutions, as well as credit exposures to customers including, outstanding receivables and committed transactions.

The Group has no significant concentrations of credit risk.

The maximum exposure to credit risk is represented by the carrying value of the Group's financial assets in the statement of financial position. The maximum exposure to credit risk at reporting date was:

	2024 \$'000	2023 \$'000
Cash and cash equivalents	3,890	8,921
Restricted cash	4,860	649
Receivables	9,802	9,331
Other deposits	5,509	5,721
Total exposure to credit risk at year end	24,061	24,622

Liquidity risk

The Group's liquidity requirements are based upon cash flow forecasts. Liquidity management, including debt/equity management, is carried out under policies approved by the Board and forecast material liquidity changes are discussed at Board meetings. The following table analyses the Company's financial assets and liabilities into relevant maturity groupings based on the remaining period at the reporting date. The amounts disclosed are the contractual undiscounted cash flows. The borrowings of the Group are repayable on demand, however the contractual amounts for borrowings also include the interests that are expected to be repaid until the repayment of these debts based on the cash flow forecast prepared by the Group.

	Carrying amount \$'000	1 year or less \$'000	1–2 years \$'000	2–5 years \$'000	More than 5 years \$'000	Total \$'000
2024						
Payables	40,240	34,361	653	4,889¹	337	40,240
Borrowings	40,522	31,680	11,485	_	_	43,165
Lease liabilities	18,883	6,137	6,056	9,557	_	21,750
Total financial liabilities	99,645	72,178	18,194	14,446	337	105,155
2023						
Payables	24,330	16,889	1,273	5,736 ¹	452	24,350
Borrowings	24,042	14,328	11,286	-	-	25,614
Total financial liabilities	48,372	31,217	12,559	5,736	452	49,964

Primarily related to pre-production royalties and water rights payable in respect of the Nueva Esperanza Gold/Silver Project in Chile and the contingent consideration (refer Note 15).

28. Auditors' remuneration	2024 \$	2023 \$
Audit and other assurance services		
PricewaterhouseCoopers Australian Firm		
Audit and review of the financial reports	495,750	555,000
Related Practices of PricewaterhouseCoopers Australian Firm		
Audit and review of the financial statements	252,879	179,609
Total remuneration for audit services	748,629	734,609
Other services		
PricewaterhouseCoopers Australian Firm		
Service fee on Nueva Esperanza Project	59,160	_
Employee related tax service	13,260	_
Related Practices of PricewaterhouseCoopers Australian Firm		
BOI report	_	4,039
Total remuneration for non-audit related services	72,420	4,039
Taxation services		
PricewaterhouseCoopers Australian Firm		
Tax compliance services	37,230	50,000
Related Practices of PricewaterhouseCoopers Australian Firm		
Tax compliance services	30,340	10,630
Review tax ruling of doré sales	-	10,630
Total remuneration for tax related services	67,570	71,260
	2024	2023
29. Earnings per share	Cents	Cents
Basic earnings per share	77.5	2.06
Diluted earnings per share	76.8	2.04
	\$'000	\$'000
Net profit used to calculate basic and diluted earnings per share	199,761	4,738
	Number	Number
Weighted average number of ordinary shares used as the denominator: basic Adjustment for dilutive effect	257,751,692 2,500,000	229,916,383 2,500,000
Weighted average number of ordinary shares used as the denominator: diluted	260,251,692	232,416,383
	200,20.,002	,,,,,,,,,

30. Parent entity financial information

As at, and throughout the financial year ending 30 June 2024, the parent entity of the Group was Kingsgate Consolidated Limited.

Summary of financial information	2024 \$'000	2023 \$'000
Results of parent entity		
Loss for the year	(26,772)	(49,188)
Other comprehensive loss	-	-
Total comprehensive losses	(26,772)	(49,188)
Financial position of parent entity at year end		
Current assets	875	6,081
Total assets	23,983	29,888
Current liabilities	108,833	87,966
Total liabilities	108,833	87,966
Total equity of the parent entity comprising:		
Issued capital	727,307	727,307
Reserve	10,432	10,432
Accumulated losses	(822,589)	(795,817)
Total equity	(84,850)	(58,078)

Contingent liabilities of the parent entity

There are cross guarantees given by Kingsgate Consolidated Limited, Dominion Mining Limited and Gawler Gold Mining Pty Ltd as described in Note 31. No liability was recognised by the parent entity or the Group in relation to this guarantee, as the fair value of the guarantees is immaterial.

As at 30 June 2024, the parent entity had no contractual commitments for the acquisition of property, plant or equipment.

31. Deed of cross guarantee

Pursuant to ASIC Corporations (wholly-owned Companies) Instrument 2016/785, the wholly owned subsidiaries listed below are relieved from the Corporations Act 2001 requirements for preparation, audit and lodgement of financial reports, and Directors' Reports.

It is a condition of the Class of Order that the Company and each of the subsidiaries enter into a Deed of Cross Guarantee ("Deed"). The effect of the Deed is that the Company guarantees to each creditor payment in full of any debt in the event of the winding up of any of the subsidiaries under certain provisions of the *Corporations Act 2001*. If a winding up occurs under other provisions of the *Corporations Act 2001*, the Company will only be liable in the event that after six months any creditor has not been paid in full. The subsidiaries have also given similar guarantees in the event that the Company is wound up.

The subsidiaries subject to the Deed are:

-) Dominion Mining Limited; and
-) Gawler Gold Mining Pty Ltd.

The above companies represent a 'closed group' for the purpose of the Class Order, and as there are no other parties to the Deed of Cross Guarantee that are controlled by Kingsgate Consolidated Limited, they also represent the 'extended closed group'.

A consolidated statement of profit or loss and other comprehensive income, a summary of movements in consolidated accumulated losses, and consolidated statement of financial position, comprising the Company and controlled entities which are a party to the Deed, after eliminating all transactions between parties to the Deed of Cross Guarantee, is set out as follows:

Statement of profit or loss and other comprehensive income	2024 \$'000	2023 \$'000
Corporate and administration expenses	(8,742)	(7,333)
Royalties	(518)	-
Other income and expenses	14,040	10,867
Foreign exchange gain/(losses)	(3,539)	6,410
Impairment losses – Nueva Esperanza Project	(3,840)	(490)
Impairment reversal – Chatree Gold Mine	2,091	-
Intercompany loan write-off	(24,114)	(54,689)
Loss before financial costs and income tax	(24,622)	(45,235)
Finance income	22	53
Finance costs	(2,059)	(4,120)
Net finance costs	(2,037)	(4,067)
Loss before income tax	(26,659)	(49,302)
Income tax expense	(26,659)	(49,302)
Loss after income tax	(26,659)	(49,302)
Total comprehensive loss for the year	(26,659)	(49,302)
Loss attributable to:		
Owners of Kingsgate Consolidated Limited	(26,659)	(49,302)
Total comprehensive loss attributable to:		
Owners of Kingsgate Consolidated Limited	(26,659)	(49,302)
Summary of movements in consolidated retained earnings		
Accumulated losses		
At the beginning of the financial year	(795,930)	(746,628)
Loss for the year	(26,659)	(49,302)
At the end of the financial year	(822,589)	(795,930)

31. Deed of cross guarantee continued

Statement of financial position	2024 \$'000	2023 \$'000
ASSETS		
Current assets		
Cash and cash equivalents	372	5,403
Receivables	175	141
Other assets	330	541
Total current assets	877	6,085
Non-current assets		
Restricted cash	140	_
Property, plant and equipment	72	24
Investment in subsidiaries	22,032	23,781
Exploration, evaluation and development	864	-
Total non-current assets	23,108	23,805
TOTAL ASSETS	23,985	29,890
LIABILITIES		
Current liabilities		
Payables	89,825	87,778
Provisions	664	302
Borrowings	17,436	_
Lease liabilities	161	_
Total current liabilities	108,086	88,080
Non-current liabilities		
Lease liabilities	741	_
Provisions	8	1
Total non-current liabilities	749	1
TOTAL LIABILITIES	108,835	88,081
NET LIABILITIES	(84,850)	(58,191)
EQUITY		
Contributed equity	727,307	727,307
Reserves	10,432	10,432
Accumulated losses	(822,589)	(795,930)
TOTAL EQUITY	(84,850)	(58,191)

Directors' Declaration

In the Directors' opinion:

- a) the financial statements and notes that are set out on pages 48 to 88 and the Remuneration Report in the Directors' Report, are in accordance with the *Corporations Act 2001*, including:
 - giving a true and fair view of the Group's financial position as at 30 June 2024 and of its performance for the financial year ended on that date; and
 - (ii) complying with Australian Accounting Standards, the *Corporations Regulations 2001* and other mandatory professional reporting requirements.
- The Consolidated Entity Disclosure Statement as at 30 June 2024 set out on page 52 is true and correct;
- c) there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable; and
- d) at the date of this declaration, there are reasonable grounds to believe that the members of the extended closed group identified in Note 31 will be able to meet any obligations or liabilities to which they are, or may become, subject by virtue of the Deed of Cross Guarantee described in Note 31.

Note 1 confirms that the financial statements also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board.

The Directors have been given the declarations required by section 295A of the *Corporations Act 2001* from the Chief Executive Officer and Chief Financial Officer for the financial year ended 30 June 2024.

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

Ross Smyth-Kirk OAM

Director

Dated at Sydney on 19 September 2024 On behalf of the Board



Independent auditor's report

To the members of Kingsgate Consolidated Limited

Report on the audit of the financial report

Our opinion

In our opinion:

The accompanying financial report of Kingsgate Consolidated Limited (the Company) and its controlled entities (together the Group) is in accordance with the *Corporations Act 2001*, including:

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

What we have audited

The financial report comprises:

- the consolidated statement of financial position as at 30 June 2024
- the consolidated statement of changes in equity for the year then ended
- the consolidated statement of cash flows for the year then ended
- the consolidated statement of profit or loss and other comprehensive income for the year then ended
- the notes to the consolidated financial statements, including material accounting policy information and other explanatory information
- the consolidated entity disclosure statement as at 30 June 2024
- the directors' declaration.

Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the financial report* section of our report.

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

Independence

We are independent of the Group in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional & Ethical Standards Board's APES 110 *Code of Ethics for Professional Accountants (including Independence Standards)* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

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Our audit approach

An audit is designed to provide reasonable assurance about whether the financial report is free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial report.

We tailored the scope of our audit to ensure that we performed enough work to be able to give an opinion on the financial report as a whole, taking into account the geographic and management structure of the Group, its accounting processes and controls and the industry in which it operates.

Audit scope

Our audit focused on where the Group made subjective judgements; for example, significant accounting estimates involving assumptions and inherently uncertain future events.

- The Australian engagement team directed the involvement of the Thai component audit team, which audited the financial information of Akara Resources Public Company Limited.
- The component auditor in Chile, operating under instructions, also performed specified audit procedures over the Group's Chilean operations' financial information.
- The Australian engagement team determined the required level of involvement in the work performed by the Thai and Chilean component audit teams, in order to be satisfied that sufficient appropriate audit evidence had been obtained for our opinion on the Group financial statements as a whole

Key audit matters

- Amongst other relevant topics, we communicated the following key audit matters to the Audit and Risk Committee:
 - Reversal of impairment in relation to Chatree Gold Mine
 - Asset retirement obligations in relation to Chatree Gold Mine
- These are further described in the Key audit matters section of our report.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report for the current period. The key audit matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. Further, any commentary on the outcomes of a particular audit procedure is made in that context.

Key audit matter

How our audit addressed the key audit matter

Reversal of impairment in relation to Chatree Gold Mine

(Refer to note 3(i) and note 5(j)) \$228.7 million

During the year, the refurbishment of Chatree Plant #1

We performed the following procedures, amongst others:

>performed a site visit to inspect the existence of the mining assets and production activities at Chatree Gold Mine:



Key audit matter

How our audit addressed the key audit matter

was completed, and the Group has acquired new mining equipment. The mining operation has resumed in May 2024. The gold price has increased significantly since the time of the previous impairment in 2015.

Management considered this to be an indicator for reversal of previously impaired mining assets. Based on the impairment model prepared, a reversal of impairment of \$228,699,000 was recognised in relation to Chatree Gold Mine.

The reversal of the impairment at Chatree Gold Mine and associated disclosures is considered to be a key audit matter due to the significance of the reversal to the consolidated statement of profit or loss and other comprehensive income, and the significance of the Chatree mine assets to the consolidated statement of financial position, and the significant judgments involved in determining the recoverable amount of the mining assets.

>evaluated the Group's assessment of impairment reversal indicator by inspecting the material contracts, gold price and production results;

>considered whether the cash flows used in the impairment model were reasonable by comparing:

- the volume of the ore to be processed to the ore reserve statement;
- -the gold and silver grade and recovery to the historical data and ore reserve statement;
- -the royalty rates to Thai government's official document:
- -a sample of forecast operating costs and overheads to the most recent budget, relevant historical costs incurred and contract rates;
- -capital costs to the purchase agreement and historical costs incurred; and
- -gold and silver price to the commodity forward price curve

>engaged internal valuation experts to assess whether the discount rate appropriately reflected the risks of the CGU;

>assessed management's assessment of the existence and condition of the mining assets subject to impairment reversal; and

>evaluated the reasonableness of the disclosures made in note 3(i) and 5(j), including those regarding the key assumptions and sensitivities to changes in such assumptions, in light of the requirements of Australian Accounting Standards.

To assess the Group's restoration and rehabilitation obligations, we performed the following audit procedures, amongst others:

>evaluated the Group's rehabilitation and restoration cost forecasts including the process by which they were developed;

>checked the mathematical accuracy of the underlying calculations;

>considered the competence and objectivity of the Group's experts who reviewed the closure plan and associated cost estimates;

>assessed the reasonableness of the Group's significant judgemental assumptions and key data used

Asset retirement obligations in relation to Chatree Gold Mine

(Refer to note 3(ii) and note 17) \$35.9 million

During the year, the Group engaged a mining consultant to conduct a full review of the rehabilitation plan. The Group recognised provisions for restoration and rehabilitation obligations of \$35,871,000 as at 30 June 2024.

This was a key audit matter as the calculation of these provisions requires judgement by the Group in estimating the magnitude of possible works required for the removal of the infrastructure and rehabilitation works, the future cost of performing the work, when rehabilitation activities will take place and the economic assumptions such as inflation and discount rates



Key audit matter	How our audit addressed the key audit matter
relevant to such liabilities.	in the closure plan and associated cost estimates;
	>evaluated the expected timing of restoration and rehabilitation activities against the life of mine plan;
	>benchmarked key market related assumptions including inflation and discount rates against external market data; and
	>assessed the reasonableness of the note disclosure in note 3(ii) and note 17 in light of requirements of Australian Accounting Standards.

Other information

The directors are responsible for the other information. The other information comprises the information included in the annual report for the year ended 30 June 2024, but does not include the financial report and our auditor's report thereon. Prior to the date of this auditor's report, the other information we obtained included the the director's report. We expect the remaining other information to be made available to us after the date of this auditor's report.

Our opinion on the financial report does not cover the other information and we do not and will not express an opinion or any form of assurance conclusion thereon through our opinion on the financial report. We have issued a separate opinion on the remuneration report.

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

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

When we read the other information not yet received, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the directors and use our professional judgement to determine the appropriate action to take.

Responsibilities of the directors for the financial report

The directors of the Company are responsible for the preparation of the financial report in accordance with Australian Accounting Standards and the *Corporations Act 2001*, including giving a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of the financial report that is free from material misstatement, whether due to fraud or error.

In preparing the financial report, the directors are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the



going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website at:

https://www.auasb.gov.au/admin/file/content102/c3/ar1_2020.pdf. This description forms part of our auditor's report.

Report on the remuneration report

Our opinion on the remuneration report

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

In our opinion, the remuneration report of Kingsgate Consolidated Limited for the year ended 30 June 2024 complies with section 300A of the Corporations Act 2001.

Responsibilities

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

PricewaterhouseCoopers

Pricewaterhouse Coopes

Craig Thomason Partner

Sydney 19 September 2024

Shareholder Information

as at 30 September 2024

Substantial shareholders

The following table details Company's substantial shareholders

Name	Number of ordinary shares	%
HSBC Custody Nominees (Australia) Limited	23,526,138	9.13
BNP Paribas Noms Pty Ltd	20,218,402	7.84
Citicorp Nominees Pty Limited	19,537,283	7.58

Number of Security holders and Securities on issue

The Company has issued the following securities:

- a) 257,751,692 fully paid ordinary share held by 8,487 shareholders; and
- b) 9,486,589 unlisted options held by 3 option holders.

Voting rights

a) Ordinary shares

On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

b) Options

No voting rights.

Distribution of Security Holders

	Fully Paid Ordinary Shares			
Size of Holding	Holders	Shares	%	
1 – 1,000	3,778	1,477,546	0.57	
1,001 – 5,000	2,337	5,906,302	2.29	
5,001 – 10,000	807	6,224,898	2.42	
10,001 – 100,000	1,267	38,794,091	15.05	
100,001 +	298	205,348,855	79.67	
Total	8,487	257,751,692	100.00	

Unmarketable parcel of shares

The number of shareholders holding less than a marketable parcel of ordinary shares is 2,004 based on the Company's closing share price of \$1.39 on 30 September 2024.

Options

The number of options on issue:

	Exercise Price	Expiry Date	Number of Options	Number of Holders
Unlisted options	\$2.00	12 May 2027	2,500,000	1
Unlisted options	\$2.07	18 Jan 2027	6,986,589	2

20 largest shareholders of quoted ordinary shares

	Shareholder	Number of shares	
	HSBC Custody Nominees (Australia) Limited	23,526,138	9.13
	BNP Paribas Noms Pty Ltd	20,218,402	7.84
	Citicorp Nominees Pty Limited	19,537,283	7.58
	BNP Paribas Nominees Pty Ltd	9,250,596	3.59
	BNP Paribas Nominees Pty Ltd	9,172,438	3.56
	J P Morgan Nominees Australia Pty Limited	5,846,593	2.27
	Arinya Investments Pty Ltd	4,954,944	1.92
	Clawson Holdings Pty Ltd	4,856,760	1.88
	Miningnut Pty Ltd	2,910,000	1.13
)	Mr Russell Phillip Quinn	2,883,724	1.12
	Mr Andrew Lenox Hewitt	2,459,303	0.95
2	Leaver Trading Pty Ltd	2,390,000	0.93
3	Wyong Rugby League Club Ltd	2,330,000	0.90
Ļ	Mr Ian Gillespie-Jones	2,180,009	0.85
5	Mr Jay Evan Dale Hughes	2,000,000	0.78
6	Mr Philip Storr	1,700,000	0.66
•	Jamari Pty Ltd	1,585,834	0.62
3	Frank Markert Pty Ltd	1,456,087	0.56
)	Balzac Investments Pty Limited	1,389,321	0.54
0	G Ritchie SF Pty Ltd	1,366,000	0.53
	Total Top 20	122,013,432	47.34
	Other	135,738,260	52.66
	Total ordinary shares on issue	257,751,692	100.00

On-Market Buy-back

There is currently no on market buy-back.

Corporate Information

Kingsgate Consolidated Limited ABN 42 000 837 472

Directors

Ross Smyth-Kirk OAM Executive Chairman

Jamie Gibson Managing Director &

Chief Executive Officer

Nucharee Sailasuta Non-Executive Director
Peter Warren Non-Executive Director

General Counsel & Company Secretary

Stephanie Wen

Stock Exchange Listing

Kingsgate Consolidated Limited is a Company limited by shares, listed on the Australian Securities Exchange (ASX) under the code KCN.

The Company's shares also trade in the United States of America over-the-counter (OTC) as an American Depository Receipt (ADR) under the code OTC: KSKGY.

Registered Office and Principal Business Address

Kingsgate Consolidated Limited

Suite 12.07 – Level 12 14 Martin Place Sydney NSW 2000 Australia

Tel: +61 2 8256 4800 Email: info@kingsgate.com.au Web: www.kingsgate.com.au

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Web: www.akararesources.com

Share Registry

Automic Group

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Auditor

PricewaterhouseCoopers

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Tel: +61 2 8266 0000 Fax: +61 2 8266 9999

