### **ASX Announcement**

19 October 2017



**ASX Code: VKA** 

## Quarterly Report for the period ended 30 September 2017

During the quarter ended 30 September, 2017, Perth-based Viking Mines Ltd (Viking or the Company) was actively focussed on concluding the sale agreement for the Akoase gold project in Ghana, and reviewing new acquisition opportunities.

### 1. Akoase Gold Project (Ghana, VKA 100% - reducing to 0% upon completion of sale)

During the quarter the Company received a further USD 2 million in sales proceeds from the 2015 sale of the Akoase Gold Project. In June 2015 the Company executed a sale contract for the Akoase Gold Project for an overall transaction value of US\$10 million, of which USD 8 million was to be paid in cash.

At the end of the quarter Viking has been paid USD 5 million in sales proceeds. The remaining USD 3 million is due by 31 December 2017 and is covered by a Guarantee of payment from BXC Ghana Ltd. (Refer to ASX announcement re Deed of Acknowledgement dated 25 May 2017).

Current Akoase sale and the Deed of Acknowledgement summary:

- USD 5 million paid to date,
- USD 3 million to be paid by 31 December 2017\*, and
- a further USD 2 million via royalties from production.

The Board of Viking remains confident that the balance of the Akoase sale proceeds will be received in a timely manner.

### 2. Berkh Uul Coal Project (Mongolia, VKA 100%)

No on-ground activity on the project during the quarter.

Viking continues to seek resolution relating to changes to boundaries of protected areas affecting the Berkh Uul prospecting license, introduced under Long Name Law in 2010. The Company also continues to investigate its legal options in relation to this matter.

### 3. Khonkhor Zag Coal Project (Mongolia, VKA 100%)

<sup>\*</sup> This payment date is subject to a 30 day buffer before BXC Ghana is considered to be in default such that penalty interest applies to the overdue amount.



No on-ground work was undertaken on the project during the quarter.

Discussions are in progress with potential Joint Venture partners to assist with development of the project.

### 4. Corporate

On 14 August 2017 the Company announced to ASX that it had received a requisition from shareholder GTT Global Opportunities Pty Ltd (GTT) pursuant to sections 203D and 249D of the Corporations Act that the Directors of the Company call and hold a meeting of the Company to consider resolutions for:

a. the removal of John William Gardner and Peter James McMickan as directors of the Company; and

b. the appointment of Charles William Thomas and George Robert Dowling Henderson as directors of the Company.

Messrs Thomas and Henderson were nominated by GTT.

A General Meeting of the Company was held on 10 October 2017 to consider the resolutions. All resolutions placed before shareholders at the General Meeting were put to vote by a poll. All resolutions were defeated.

With cash reserves building from the sale of the Akoase gold project, the board believes Viking is in a strong and unique position to identify and evaluate new value creating opportunities in the mining sector.

The Company continues its review of mineral project farm-in/acquisition opportunities with the objective of acquiring mature exploration assets with potential to deliver long term sustainable cash flow. While a number of projects were reviewed during the quarter, none are currently at an advanced stage of consideration.

Jack Gardner
Executive Chairman

For further information please contact: www.vikingmines.com info@vikingmines.com

Jack Gardner
Executive Chairman
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Competent Persons Statement: The information in this Public Report that relates to gold Exploration Results, Mineral Resources or Ore Reserves is based on information compiled by Mr Peter McMickan, who is a Member of the Australasian Institute of Mining and Metallurgy. Mr McMickan is a full time employee of Viking Mines Limited. Mr McMickan has sufficient experience that is relevant to the style of mineralization and type of deposit under consideration and to the activity that he is undertaking to qualify as a Competent Person as defined in the 2012 Edition of the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Mr McMickan consents to the inclusion in the report of the matters based on his information in the form and context in which it appears.

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Forward Looking Statements: This document may include forward looking statements. Forward looking statements may include, but are not limited to statements concerning Viking Ashanti Limited's planned exploration programs and other statements that are not historical facts. When used in this document, words such as "could", "plan", "estimate", "expect", "intend", "may", "potential", "should", and similar expressions are forward looking statements. Although Viking Mines Limited believes that its expectations reflected in these forward looking statements are reasonable, such statements involve risks and uncertainties and no assurance can be given that actual results will be consistent with these forward looking statements.



### **About the Akoase Gold Project**

The Akoase Project is an advanced exploration gold project located approximately 125km northwest of Accra in Ghana. The Project comprises the Akoase East (JORC (2012) classified Inferred resource of 790,000 ounces), Akoase South-East and Akoase West licenses. Akoase is 25km from Newmont's 8 million ounce Akyem Gold Mine, on the margins of the Ashanti Gold Belt, one of the most prolific gold bearing provinces in the world.

The information in this report concerning the Mineral Resources of Viking Mines is extracted from the report entitled "12% Increase to 790,000 oz in Gold Resource for Ghana Project" created on 4 October 2013 and is available to view on Viking Mines website at www.vikingmines.com. Viking Mines confirms that it is not aware of any new information or data that materially affects the information included in the original market announcement and, in the case of estimates of Mineral Resources or Ore Reserves that all material assumptions and technical parameters underpinning the estimates in the relevant market announcement continue to apply and have not materially changed. Viking Mines confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcement.

### **About the Berkh Uul Coal Project**

Berkh Uul is located 400 km north of Ulaanbaatar in north-eastern Mongolia within the Orkhon-Selenge coal district and within 20km of the Russian border. The project is within 40km of rail access into Russian off-take markets, in close proximity to water, infrastructure and transport.

The deposit consists of shallow, consistent coal seams of high quality bituminous coal amenable to low strip ratio open pit mining.

Discussions with nearby cement works and power stations confirm a local industrial demand for unwashed Berkh Uul coal, due to its low sulphur, low ash and relatively high calorific value. To date four Memoranda of Understanding for the supply of coal from Berkh Uul have been signed with local industrial end-users.

On 17 March, 2014, Viking announced a new Indicated and Inferred coal resource estimate, classified in accordance with the JORC (2012) Code, for the Berkh Uul coal project. The resource estimate was completed by consultancy group, RungePincockMinarco Ltd, and totals 38.3 Mt. Of this, 21.4Mt is classified as Indicated and 16.9Mt classified as Inferred. The coal is bituminous in rank (ASTM classification) with average in situ quality as follows: Total Moisture 19.8%, Calorific Value 5,323 kcal/kg (air dried basis, adb), Ash 15.5% (adb), and Total Sulphur 0.37% (adb).

The information in this Report concerning the Berkh Uul Mineral Resource is extracted from Viking's announcement to the ASX entitled "New 38.3Mt resource for Merger Company's Mongolian coal project" dated 17 March, 2014, and is available to view on Viking's website at www.vikingmines.com. Viking confirms that it is not aware of any new information or data that materially affects the information included in the original market announcement and, in the case of estimates of Mineral Resources that all material assumptions and technical parameters underpinning the estimates in the relevant market announcement continue to apply and have not materially changed. Viking confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcement.





Location of Viking Mines Projects



# Appendix 1 Tenements Held at 30 September 2017

### Ghana

License name	Location	License type	License Holder/ JV Partners*	Viking Mines Ownership
Akoase West	southern Ghana	Prospecting license	RAL	100%(reducing to zero% upon sale completion)
Akoase East	southern Ghana	Prospecting license	RAL	100%(reducing to zero% upon sale completion)
Akoase South-East	southern Ghana	Prospecting license	RAL	100%(reducing to zero% upon sale completion)
Tumentu	southern Ghana	Prospecting license application	RAL	100%

RAL = Resolute Amansie Ltd is a 100% owned subsidiary of Viking Mines Ltd

### Mongolia

License name	Location	License type	License Holder/JV Partners*	Viking Mines ownership
Berkh Uul	Selenge province, Mongolia	Exploration license	BRX LLC	100%
Khonkhor Zag	Govi Altai province, Mongolia	Mining lease	Salkhit Altai LLC	100%

<sup>\*</sup> BRX LLC and Salkhit Altai LLC are 100% owned subsidiaries of Viking Mines Ltd.

Rule 5.5

# **Appendix 5B**

# Mining exploration entity and oil and gas exploration entity quarterly report

### Name of entity

VIKING MINES LIMITED			
ABN	Quarter ended ("current quarter")		
38 126 200 280	September 2017		

Cons	solidated statement of cash flows	Current quarter \$A'000	Year to date (3 months) \$A'000
1.	Cash flows from operating activities		
1.1	Receipts from customers		
1.2	Payments for		
	(a) exploration & evaluation	(87)	(87)
	(b) development		
	(c) production		
	(d) staff costs	(108)	(108)
	(e) administration and corporate costs	(159)	(159)
1.3	Dividends received		
1.4	Interest received	2	2
1.5	Interest and other costs of finance paid		
1.6	Income taxes paid		
1.7	Research and development refunds		
1.8	Other (provide details if material)		
1.9	Net cash from / (used in) operating activities	(352)	(352)

2.	Cash flows from investing activities	
2.1	Payments to acquire:	
	(a) property, plant and equipment	
	(b) tenements (see item 10)	
	(c) investments	

<sup>+</sup> See chapter 19 for defined terms. 01/09/2016

Cons	solidated statement of cash flows	Current quarter \$A'000	Year to date (3 months) \$A'000
	(d) other non-current assets		
2.2	Proceeds from the disposal of:		
	(a) property, plant and equipment		
	(b) tenements (see item 10)	2,325	2,325
	(c) investments		
	(d) other non-current assets		
2.3	Cash flows from loans to other entities		
2.4	Dividends received		
2.5	Other –		
2.6	Net cash from / (used in) investing activities	2,325	2,325

3.	Cash flows from financing activities
3.1	Proceeds from issues of shares
3.2	Proceeds from issue of convertible notes
3.3	Proceeds from exercise of share options
3.4	Transaction costs related to issues of shares, convertible notes or options
3.5	Proceeds from borrowings
3.6	Repayment of borrowings
3.7	Transaction costs related to loans and borrowings
3.8	Dividends paid
3.9	Other (provide details if material)
3.10	Net cash from / (used in) financing activities

4.	Net increase / (decrease) in cash and cash equivalents for the period		
4.1	Cash and cash equivalents at beginning of period	2,063	2,063
4.2	Net cash from / (used in) operating activities (item 1.9 above)	(352)	(352)

<sup>+</sup> See chapter 19 for defined terms.

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Cons	solidated statement of cash flows	Current quarter \$A'000	Year to date (3 months) \$A'000
4.3	Net cash from / (used in) investing activities (item 2.6 above)	2,325	2,325
4.4	Net cash from / (used in) financing activities (item 3.10 above)	-	-
4.5	Effect of movement in exchange rates on cash held	(94)	(94)
4.6	Cash and cash equivalents at end of period	3,942	3,942

5.	Reconciliation of cash and cash equivalents at the end of the quarter to the related items in the accounts	Current quarter \$A'000	Previous quarter \$A'000
5.1	Bank balances	3,374	1,602
5.2	Call deposits	568	461
5.3	Bank overdrafts		
5.4	Other (provide details)		
5.5	Cash and cash equivalents at end of quarter	3,942	2,063

6.	Payments to directors of the entity and their associates	Current quarter \$A'000
6.1	Aggregate amount of payments to these parties included in item 1.2	115
6.2	Aggregate amount of cash flow from loans to these parties included in item 2.3	
6.3	Include below any explanation necessary to understand the transact items 6.1 and 6.2	ions included in

<sup>+</sup> See chapter 19 for defined terms. 01/09/2016

7.	Payments to related entities of the enti- associates	ty and their	Current quarter \$A'000
7.1	Aggregate amount of payments to these parties included in item 1.2		
7.2	Aggregate amount of cash flow from loans t included in item 2.3	o these parties	
7.3	Include below any explanation necessary to items 7.1 and 7.2	understand the transacti	ons included in
8.	Financing facilities available  Add notes as necessary for an understanding of the position	Total facility amount at quarter end \$A'000	Amount drawn at quarter end \$A'000
8.1	Loan facilities		
8.2	Credit standby arrangements		
8.3	Other (please specify)		
8.4	Include below a description of each facility a whether it is secured or unsecured. If any acare proposed to be entered into after quarte	dditional facilities have be	en entered into or

9.	Estimated cash outflows for next quarter	\$A'000	
9.1	Exploration and evaluation	250	
9.2	Development		
9.3	Production		
9.4	Staff costs	100	
9.5	Administration and corporate costs	100	
9.6	Other (provide details if material)		
9.7	Total estimated cash outflows	450	

<sup>+</sup> See chapter 19 for defined terms. Appendix 5B Page 4

Date: 19 October 2017

10.	Changes in tenements (items 2.1(b) and 2.2(b) above)	Tenement reference and location	Nature of interest	Interest at beginning of quarter	Interest at end of quarter
10.1	Interests in mining tenements and petroleum tenements lapsed, relinquished or reduced				
10.2	Interests in mining tenements and petroleum tenements acquired or increased				

### **Compliance statement**

- 1 This statement has been prepared in accordance with accounting standards and policies which comply with Listing Rule 19.11A.
- 2 This statement gives a true and fair view of the matters disclosed.

Sign here:

Company secretary

Print name: Michael Langoulant

#### **Notes**

- The quarterly report provides a basis for informing the market how the entity's activities have been financed for the past quarter and the effect on its cash position. An entity that wishes to disclose additional information is encouraged to do so, in a note or notes included in or attached to this report.
- 2. If this quarterly report has been prepared in accordance with Australian Accounting Standards, the definitions in, and provisions of, AASB 6: Exploration for and Evaluation of Mineral Resources and AASB 107: Statement of Cash Flows apply to this report. If this quarterly report has been prepared in accordance with other accounting standards agreed by ASX pursuant to Listing Rule 19.11A, the corresponding equivalent standards apply to this report.
- 3. Dividends received may be classified either as cash flows from operating activities or cash flows from investing activities, depending on the accounting policy of the entity.

<sup>+</sup> See chapter 19 for defined terms. 01/09/2016