



# ZULEIKA GOLD LIMITED

ABN 43 141 703 399

# **ANNUAL REPORT**

for the year ended 30 June 2025

## **CORPORATE DIRECTORY**

#### **Board of Directors**

Annie Hui Guo | Executive Chair

Alan Willis | Non-Executive Director

Grant McEwen | Non-Executive Director (appointed on 18 February 2025)
Graeme Purcell | Non-Executive Director (resigned 18 February 2025)

#### **Company Secretary**

**Alexander Neuling** 

## **Principal & Registered Office**

Level 1 8 Kings Park Road West Perth WA 6005

#### **Postal Address**

Level 1 8 Kings Park Road West Perth WA 6005

#### **Contact Details**

+61 8 6370 6188 (Telephone) +61 8 9486 1166 (Facsimile) www.zuleikagold.com.au

## **Share Registry**

Automic Group Level 5, 126 Phillip Street Sydney, NSW, 2000 +1300 288 664 (Telephone) www.automicgroup.com.au

### Auditors

Hall Chadwick WA Audit Pty Ltd 283 Rokeby Road Subiaco, Western Australia 6008



Table of Contents	
Chair's Letter	3
Operations Report	4
Directors' Report	5
Auditor's Independence Declaration to the Directors of Zuleika Gold Limited	3
Consolidated statement of Profit or Loss and Other Comprehensive Income	4
Consolidated statement of Financial Position	5
Consolidated statement of Changes in Equity	6
Consolidated statement of Cash Flows	7
Notes to the Consolidated Financial Statements	8
Directors' Declaration	6
Independent Auditor's Report to the Members of Zuleika Gold Limited	7
ASX Additional Information	2

# **CHAIR'S LETTER**

Dear Shareholders,

It is my pleasure to present the Annual Report for Zuleika Gold Limited (Zuleika Gold or the Company) for the financial year ended 30 June 2025. This year has been one of both challenge and achievement, and I am pleased to report that we have made significant progress in positioning the Company for a strong and sustainable future.

A defining event of the year was our successful legal progress in the proceedings against Catalyst Metals Ltd. During the year, Zuleika, working closely with its legal advisors Bennett Litigation and Commercial Law, continued to progress its litigation against Vango Mining Limited (Vango), now a wholly owned subsidiary of Catalyst Metals Ltd (ASX: CYL), together the Catalyst Entities. In May 2024, the Court of Appeal handed down its judgment dismissing Vango's and DDPL's appeal and ordering that Vango and DDPL pay Zuleika's costs of the appeal. Importantly, the Catalyst Entities also paid a total of \$997,500 to Zuleika in full and final satisfaction of the trial and appeal cost orders.

It is worth noting that the Catalyst Entities did not appeal the primary trial judge's finding in 2022 that they engaged in multiple repudiatory breaches of contract, which entitled Zuleika to terminate the BTS and sue for damages. Instead, their appeal was limited to whether Zuleika had earned a "Joint Venture Interest" of 4.1% in tenement M52/183. The dismissal of that appeal further strengthens Zuleika's legal and commercial position.

Throughout the year, significant efforts were also made by the Company to secure a trial date in the ongoing proceedings. With the trial date now fast approaching, the Board and management remain confident of a positive outcome for Zuleika. This important legal progress, combined with our disciplined approach to capital management and the advancement of our exploration activities, leaves Zuleika well positioned to deliver value to shareholders in the coming year.

In parallel, our exploration activities continued to deliver encouraging results. The team advanced drilling campaigns across Zuleika and Credo projects, generating promising data that supports the potential scale and quality of our gold assets. These results reinforce our belief that the Company is well positioned to transition from an explorer into a future gold producer.

During the year, the Company has investigated the acquisition of a number of advanced projects that have potential to be in production in the near-term. The Company is applying rigorously high due diligence standards to ensure any acquisition will substantially benefit shareholders. This process will continue in the coming year, with the expectation that a successful outcome will significantly increase shareholder value.

Looking ahead, the coming year will be one of opportunity. Zuleika intends to vigorously pursue the final trial of litigation to determine the quantum of damages payable by Vango and DPPL on account of their breaches of the BTS. We will also remain focused on exploration growth and acquisition opportunities and potential strategic partnerships that will accelerate our journey. Our vision remains clear: to create a high-quality, growth-oriented gold company that delivers value for shareholders and benefits for our communities.

On behalf of the Board, I would like to thank our shareholders for their continued support. The dedication and resilience shown throughout this challenging period have been instrumental in ensuring our success. With a positive outlook for gold, we are confident that with our persistent and targeted efforts the Company will successfully enhance its tenement portfolio. We enthusiastically look forward to actively progressing our development activities over the coming year.

Yours sincerely,

Annie Guo Executive Chair

of Juleo

30 September 2025

Zuleika Gold is solely focussed on gold exploration and development in Western Australia and has two project areas that are being actively explored – these being the Zuleika and Credo Projects (Figures 1 and 2). Following ongoing assessment and prioritisation of the Company's portfolio, the decision was made to withdraw from a further two projects at Menzies and Goongarrie. Zuleika Gold also has currently a 4.1% interest in the K2 Project (owned by Catalyst Metals Ltd) located near the Plutonic mine in the northern Yilgarn.



Figure 1 - Project Location Plan

Zuleika Gold continued its systematic and methodical exploration of its 207km² flagship Zuleika Project. The Project consists of 100% owned tenements following a buyout of joint venture partners Asra Minerals Limited (ASX:ASR). The exploration is managed by Zuleika Gold and sits within the prolific gold rich Kundana - Ora Banda district of the Kalgoorlie Goldfield (Figures 1 & 2). The Project is positioned along significant regional structures (the Zuleika, Kunanalling and Carnage shears) within highly prospective stratigraphy which has been the host to more than 20 million ounces of gold production over the last 30 years. Transported cover overlies much of the area, that has limited the effectiveness of previous exploration and hence potential remains for significant discoveries.

The Company's exploration strategy is to effectively test drill targets defined through the combination of new and highly sensitive soil geochemical surveys, along with existing geological and geophysical data. Much of the tenement holding is under transported cover and hence a methodical and systematic staged approach is necessary to ensure maximum chances of success while diligently and efficiently applying shareholders' funds. The aim of this work is ultimately to define mineralisation with the potential for economic extraction – either on a stand-alone basis or by using one of the many nearby processing plants owned by others. Progressive commercial assessment is planned, as warranted, as the prospects develop.

Zuleika Gold has continued to assess the results from previous drilling and soil sampling campaigns with the aim to generate new targets across its entire portfolio. Encouraging gold in soil anomalies have been generated at a number of prospects in the Zuleika Project area. Ranking and prioritisation of these, including field validation and drill program design has been ongoing.

On 16 June 2025, Zuleika confirmed that the Supreme Court of Western Australia had listed the trial to determine the quantum of damages payable to Zuleika by Catalyst Metals Limited's (ASX: CYL) wholly owned subsidiaries, Vango Mining Limited and Dampier (Plutonic) Pty Ltd (Collectively, Catalyst). The trial has been listed for 15, 20, 21, 22 and 23 October 2025.

The litigation relates to Zuleika's right to earn up to a 50% Joint Venture Interest in parts of Catalyst's Plutonic Gold Mine, which included beneficial ownership as a tenant in common of:

- Mining Lease 52/183 (Tenement), which comprises three key deposits: K2, K1 and PHB-1; and
- The K2 Area, being any contiguous tenements which cover adjacent, on strike or down-dip extensions of the K2 ore body or mineralised zones.

Zuleika claims significant damages including the loss of opportunity to earn up to 50% of the beneficial interest in the Tenement and K2 Area as well as associated unpaid entitlements arising under the Sale Agreement and Royalty Deed and legal costs.

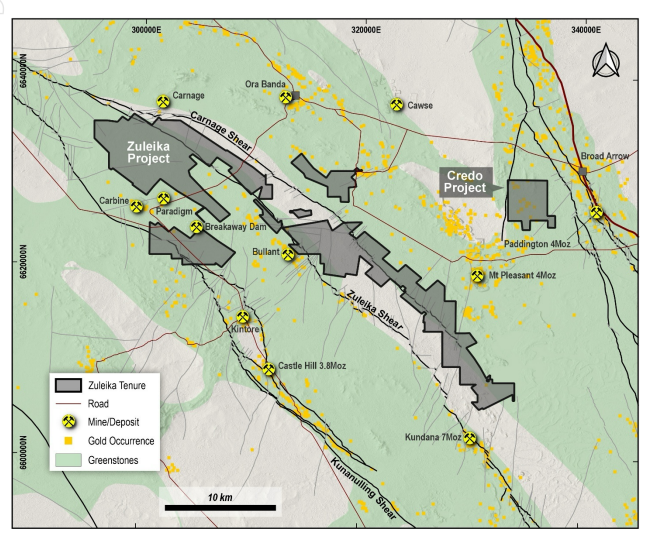


Figure 2 -Location of the Kalgoorlie region Projects

## **Exploration 2024-2025**

Zuleika Gold's overall exploration approach is to use highly sensitive soil geochemistry techniques to define gold anomalies and then use all existing data (eg historic exploration data, geophysical interpretation etc) to prioritise drill targets. Lower cost aircore (AC) drilling is used as a first pass drilling tool and subsequently, if warranted, reverse circulation (RC) drilling.

The 2024/25 year focussed on assessing previously completed extensive drilling and soil sampling campaigns to generate new targets across its entire portfolio, with a number of encouraging gold in soil anomalies generated in the Zuleika Project area. Ranking and prioritisation of these, including field validation and drill program design has been ongoing. Drill planning and approvals are well advanced with drill testing planned for the following year.

At the Credo Project, the previously established resource estimation indicated a potentially economically extractable body of near-surface mineralisation. Efforts are ongoing to secure a development partner to monetise the project.

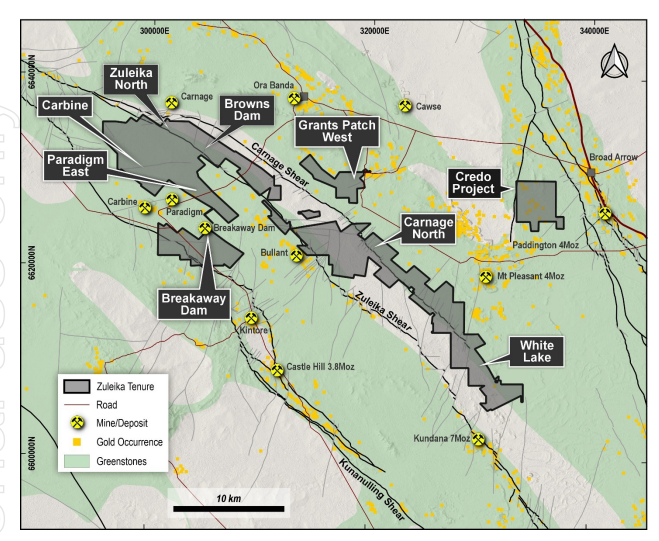


Figure 3 - Location of Zuleika and Credo Prospects along major fertile shear zones

## Zuleika Project

Soil sampling completed over the majority of the Zuleika Project in previous years outlined a number of significant prospects warranting further assessment, including field validation and drill program design (Figure 3). Several key gold anomalies have been identified for drill follow-up. Further in-fill soil sampling is planned for the 2024/25 year to provide complete coverage of the tenement package and to refine, rank and prioritise targets warranting drill testing. Priority targets identified to date are discussed below, although Zuleika Gold continually reviews these priorities for drill testing as new information becomes available

#### **Grants Patch**

A subtle soil anomaly on the western part of the tenement package is related to a gabbroic unit that is mineralised along strike to the northwest (with numerous historical workings present) and has had only patchy previous drill testing. AC drilling is planned to test the gabbro unit and potential mineralisation (Figure 4).

Given the perceived prospectivity, applications have been lodged for three additional prospecting licenses that lie to the north that partially cover the prospective gabbro. Field investigation of these licenses will commence once they have been granted.

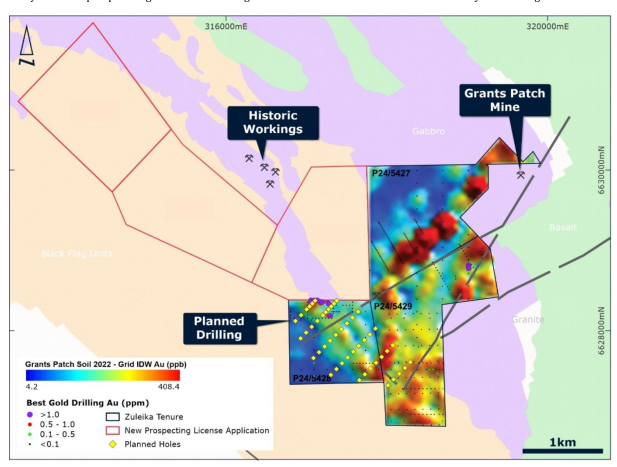


Figure 4 - Grants Patch Prospect

#### **Breakaway Dam**

Soil sampling has been completed over the entire Breakaway Dam prospect (Figure 5). The prospect is considered to have significant potential covering part of the highly mineralised and gold fertile Kunanalling Shear on the western side of the tenement package associated with basalt/sediment lithological contacts. Two distinct zones with elevated gold resulted were defined adjacent to the Kunanalling Shear. Anomaly 1 is about 1km in length and has limited previous historical drilling. Anomaly 2 is a large 3.5 km zone again coincident to the Kunanalling Shear and with only very limited previous drilling.

Both anomalies require further field validation prior to potential drill testing.

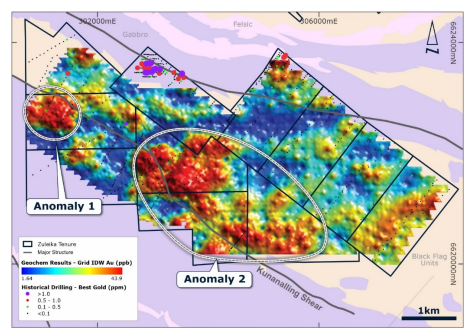


Figure 5 - Breakaway Dam contoured gold geochemistry results

#### **Zuleika North/Carbine Prospects**

Previous soil sampling programs now cover most of the Zuleika North area (Figure 6). These soil results define a number of gold anomalies.

Anomaly 1 and Anomaly 2 are both 3 km long and have a favourable structural setting coincident with the Zuleika Shear Corridor and favourable lithological contacts. Previous historical drilling over the zones is not believed to have been optimally oriented to test the potential mineralisation and further drill testing is planned.

Anomaly 3 (1km long) has a limited extent, but its trend is parallel to the east-west Paradigm structure immediately to the south and could represent a parallel mineralised trend. Field validation was completed, and drill program design is in progress.

Anomaly 4 is a more subtle but extended trend (5km long) to the west of the area that coincides with lithological contacts and possible shearing parallel to the Zuleika Shear. Ground truthing is to be completed to identify/refine key areas for drill testing. Adjacent tenements to this anomaly were held by other parties that became available during the year. Zuleika successfully applied for 6 tenements to consolidate the area. Once granted, soil sampling will be completed to fully define the anomaly.

Patchily spaced soil sampling in the Carbine area (west of Zuleika North and Paradigm East) was completed in previous years but identified a number of poorly defined gold anomalies (Figure 6). A number of gaps exist in the soil sampling coverage and future infill soil sampling is planned to complete the coverage and extend to untested areas in the expectation that the better-defined anomalies generated will form drill targets.

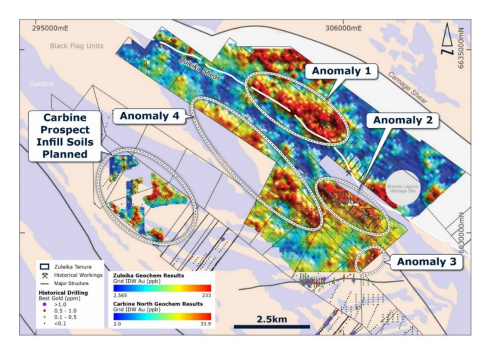


Figure 6 - Zuleika North/Carbine contoured gold geochemistry results

## **Menzies and Goongarrie Projects**

Following an ongoing assessment and prioritisation of targets throughout the Company's portfolio, it was decided to withdraw from the Menzies and Goongarrie Projects.

## **Credo Well**

No field activities were completed during the year. Discussions with mining contractors and mining studies are on-going to determine options for exploiting the high-grade resource defined at Credo Well reported as a JORC compliant Mineral Resource estimate (see ASX Ann. June 28, 2020 – First Drill Program at Credo Delivers JORC Compliant Mineral Resources) of an inferred Mineral Resource of 87kt @ 4.41g/t for 12.3koz of contained gold.

#### **K2** Project

As a background, on 26 May 2020, Zuleika Gold announced that it had commenced proceedings in the Supreme Court of Western Australia against Vango and DPPL regarding the Farm-in Joint Venture Binding Terms Sheet the parties entered into on 12 May 2017 (BTS). Zuleika Gold claimed damages and a beneficial interest in Mining Lease M52/183 (Tenement) and any contiguous tenements which cover adjacent, on-strike or down-dip extensions of the Keillor 2 (K2) orebody or mineralised zones.

The trial to determine the liability of Vango and DPPL in relation to the BTS was held before the Honourable Justice Smith in the Supreme Court of Western Australia in March 2022. In summary, the findings for Zuleika, delivered on 31 October 2022, were wholly successful. Zuleika's beneficial interest of a 4.1% interest in the Tenement was confirmed and Vango and DPPL were found to have breached the terms of the BTS. As a consequence, Zuleika Gold is entitled to pursue its claim for damages.

After successfully obtaining the judgment, Zuleika Gold were seeking special costs orders against Vango and DPPL in respect of Zuleika Gold's costs of the liability proceedings (including the costs of Trial). Vango and DPPL filed an appeal against a discrete aspect of the judgment. Vango and DPPL appealed the Court's finding that Zuleika Gold has earnt a "Joint Venture Interest" pursuant to the BTS which entitles Zuleika Gold to the immediate transfer of a 4.1% interest in the Tenement. Vango and DPPL did not appeal the Court's determination that they engaged in multiple repudiatory breaches of the BTS, which entitled Zuleika Gold to terminate the BTS and sue for damages. Accordingly, nothing in the appeal filed by Vango and DPPL concerns or affects Zuleika Gold's claim for damages, which it will continue to vigorously pursue.

In 2023, Catalyst Metals Limited (ASX:CYL) (Catalyst) acquired all of Vango's shares. The takeover of Vango by Catalyst and Vango's delisting from the ASX does not affect the liability of Vango and DPPL arising from the judgment of the Supreme Court delivered in Zuleika Gold's favour or Zuleika Gold's intention to pursue its rights, pursuant to that judgment and seek orders for significant damages.

During 2024, the Company continued working with its legal advisors, Bennett + Co, in its litigation against Vango. In May 2024, the Court of Appeal handed down its judgement dismissing Vango and DPPL's appeal and ordering that Vango and DPPL pay Zuleika's costs of the appeal. Following a negotiation between the parties' solicitors, Vango and DPPL agreed to pay a total of \$997,500 to Zuleika in full and final satisfaction of the trial and appeal Costs Orders.

## **K2 Project (continued)**

On 16 June 2025, Zuleika confirmed that the Supreme Court of Western Australia had listed the trial to determine the quantum of damages payable to Zuleika by Catalyst Metals Limited's (ASX: CYL) wholly owned subsidiaries, Vango Mining Limited and Dampier (Plutonic) Pty Ltd (Collectively, Catalyst). The trial has been listed for 15, 20, 21, 22 and 23 October 2025.

## **Risk management**

The Board is responsible for ensuring that risks, and also opportunities, are identified on a timely basis and that activities are aligned with the risks and opportunities identified by the Board.

Given the size of the Company, the number of employees and the scale of its present activities, the Board is of the view that, at this stage, a separate risk committee is not necessary. The Company believes that it is important for all Board members to be a part of the risk management process and accordingly such matters of risk are discussed and dealt with by the Board.

The Board has a number of mechanisms in place to ensure that management's objectives and activities are aligned with the risks and opportunities identified by the Board. These include the following:

- Board oversight and approval of Company activities and reporting obligations.
- delegated authority limits exist in respect of financial expenditure and other business activities.
- a comprehensive insurance program is undertaken.

The board has assessed the key risks of the Company and also the implications of these risks below:

#### 1.1 Company specific

## (a) Exploration

The Company's tenements are at an early stage of exploration, and mineral exploration and development are high-risk undertakings.

There can be no assurance that exploration of the Company's tenements, or any other tenements that may be acquired in the future, will result in the discovery of an economic ore deposit. Even if an apparently viable deposit is identified, there is no guarantee that it can be economically exploited.

The exploration costs of the Company are based on certain assumptions with respect to the method and timing of exploration. By their nature, these estimates and assumptions are subject to significant uncertainties and, accordingly, the actual costs may materially differ from these estimates and assumptions. Accordingly, no assurance can be given that the cost estimates and the underlying assumptions will be realised in practice, which may materially and adversely affect the Company's viability.

Whilst the Directors make every effort to reduce this risk, the fact remains that the discovery and development of a commercially viable resource is the exception rather than the rule.

#### (b) Operations

The operations of the Company may be affected by various factors, including failure to locate or identify mineral deposits, failure to achieve predicted grades in exploration and mining, operational and technical difficulties encountered in mining, difficulties in commissioning and operating plant and equipment, mechanical failure or plant breakdown, unanticipated metallurgical problems which may affect extraction costs, adverse weather conditions, industrial and environmental accidents, industrial disputes and unexpected shortages or increases in the costs of consumables, spare parts, plant and equipment.

No assurances can be given that the Company will achieve commercial viability through the successful exploration and/or mining of its tenement interests. Until the Company is able to realise value from its projects, it is likely to incur ongoing operating losses.

#### (c) Commodity Price Volatility and Exchange Rate Risk

The Company's ability to proceed with the development of its mineral projects and benefit from any future mining operations will depend on market factors, some of which may be beyond its control. It is anticipated that any revenues derived from mining will be primarily from the sale of gold. Consequently, any future earnings are likely to be closely related to the price of gold and the terms of any off-take agreements the Company enters.

The world market for minerals is subject to many variables and may fluctuate markedly. These variables include world demand for gold that may be mined commercially in the future from the Company's project areas, forward selling by producers and production cost levels in major mineral-producing regions. Minerals prices are also affected by macroeconomic factors such as general global economic conditions and expectations regarding inflation and interest rates. These factors may have an adverse effect on the Company's exploration, development and production activities, as well as on its ability to fund those activities. Metals are principally sold through the world in US dollars. The Company's cost base will be payable in various currencies including Australian dollars and US dollars. As a result, any significant and/or sustained fluctuations in the exchange rate between the Australian dollar and the US dollar could have a materially adverse effect on the Company's operations, financial position (including revenue and profitability) and performance. The Company may undertake measures, where deemed necessary by the Board, to mitigate such risks.

## **Risk management (continued)**

#### (d) Native Title and Aboriginal Heritage

In relation to tenements which the Company has an interest in or will in the future acquire such an interest, there may be areas over which legitimate common law native title rights of Aboriginal Australians exist. If native title rights do exist, the ability of the Company to gain access to tenements (through obtaining consent of any relevant land owner), or to progress from the exploration phase to the development and mining phases of operations may be adversely affected.

In addition, there may be areas or objects of Aboriginal heritage located on the Company's tenements, or any other tenements that may be acquired by the Company in the future. The Company must ensure that it does not breach the applicable legislation relating to Aboriginal heritage. To ensure that it does not contravene such legislation, it would be prudent for the Company (and it would accord with industry practice and Aboriginal expectations) to conduct heritage surveys to determine if any Aboriginal heritage sites or objects exist within the area of the Company's tenements prior to commencing any activities. Any interference with these sites or objects must be in strict conformity with the provisions of the relevant legislation.

The Directors closely monitor the potential effect of native title claims involving tenements in which the Company has or may have an interest.

#### 1.2 General

#### (a) Resource estimations

Resources estimates are expressions of judgement based on knowledge, experience and resource modelling. As such, resource estimates are inherently imprecise and rely to some extent on interpretations made. Additionally, resource estimates may change over time as new information becomes available. Should the Company encounter mineralisation or geological formations different from those predicted by past drilling, sampling and interpretations, resource estimates may need to be altered in a way that could adversely affect the Company's operations.

#### (b) Environmental

The proposed activities of the Company are subject to the laws and regulations of Australia (and other locations where the Company may have operations) concerning the environment. As with most exploration projects, the Company's activities are expected to have an impact on the environment, particularly during advanced exploration and future mining activities. The Company's projects are or may be subject to various laws and regulations regarding environmental matters and the discharge of hazardous wastes and materials. Development of any of the Company's projects will be dependent on the Company satisfying environmental guidelines and, where required, being approved by government authorities. The Company conducts its activities in an environmentally responsible manner and in accordance with all applicable laws but may still be subject to accidents or other unforeseen events which may compromise its environmental performance, and which may have adverse financial implications.

#### (c) Economic

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

#### (d) Market conditions

Share market conditions may affect the value of the Company's quoted securities regardless of the Company's operating performance. Share market conditions are affected by many factors such as:

- (i) general economic outlook;
- (ii) introduction of tax reform or other new legislation;
- (iii) interest rates and inflation rates;
- (iv) changes in investor sentiment toward particular market sectors;
- (v) the demand for, and supply of, capital;
- (vi) terrorism or other hostilities

The market price of securities can fall as well as rise and may be subject to varied and unpredictable influences on the market for equities in general and resource exploration stocks in particular.

#### (e) Competition risk

The industry in which the Company will be involved is subject to domestic and global competition. Although the Company will undertake all reasonable due diligence in its business decisions and operations, the Company will have no influence or control over the activities or actions of its competitors, which activities or actions may, positively or negatively, affect the operating and financial performance of the Company's projects and business.

#### (f) Additional requirements for capital

The Company's capital requirements depend on numerous factors. Depending on the Company's ability to generate income from its operations, the Company may require further financing in addition to amounts raised under the Offer. Any additional equity financing will dilute shareholdings, and debt financing, if available, may involve restrictions on financing and operating activities. If the Company is unable to obtain additional financing as needed, it may be required to reduce the scope of its operations and scale back its exploration programmes as the case may be. There is however no guarantee that the Company will be able to secure any additional funding or be able to secure funding on terms favourable to the Company.

## **Risk management (continued)**

(g) Reliance on key personnel The responsibility of overseeing the day-to-day operations and the strategic management of the Company depends substantially on its senior management and its key personnel. There can be no assurance given that there will be no detrimental impact on the Company if one or more of these employees cease their employment.

#### **JORC Compliance Statements**

Where statements in this announcement refer to exploration results which previously been reported, the Company confirms that it is not aware of any new information or data that materially affects the information included in the original announcements, and in the case of estimates of Mineral Resources, that all material assumptions and technical parameters underpinning the estimates in the relevant market announcements continue to apply and have not materially changed. The Company confirms that the form and context in which the Competent Persons' findings are presented have not materially modified from the original market

# **Tenement Holdings as at September 2025**

Project	TenementID	Status	Ownership	Project	TenementID	Status	Ownership
Credo Project	M24/975	Pending	100%	Zuleika Project	P16/3229	Live	100%
Credo Project	P24/4418	Live	100%	Zuleika Project	P16/3236	Live	100%
Credo Project	P24/4419	Live	100%	Zuleika Project	P16/3237	Live	100%
Credo Project	P24/4420	Live	100%	Zuleika Project	P16/3238	Live	100%
Credo Project	P24/4421	Live	100%	Zuleika Project	P16/3251	Live	100%
Credo Project	P24/4422	Live	100%	Zuleika Project	P16/3252	Live	100%
Credo Project	P24/4423	Live	100%	Zuleika Project	P16/3253	Live	100%
Credo Project	P24/4424	Live	100%	Zuleika Project	P16/3254	Live	100%
Credo Project	P24/4425	Live	100%	Zuleika Project	P16/3255	Live	100%
Credo Project	P24/4426	Live	100%	Zuleika Project	P16/3260	Live	100%
Credo Project	P24/4427	Live	100%	Zuleika Project	P16/3267	Live	100%
Credo Project	P24/4428	Live	100%	Zuleika Project	P16/3268	Live	100%
Credo Project	P24/4429	Live	100%	Zuleika Project	P16/3269	Live	100%
Credo Project	P24/5563	Pending	100%	Zuleika Project	P16/3270	Live	100%
Zuleika Project	E24/190	Live	100%	Zuleika Project	P16/3271	Live	100%
Zuleika Project	M16/229	Live	100%	Zuleika Project	P16/3272	Live	100%
Zuleika Project	M16/491	Live	100%	Zuleika Project	P16/3294	Live	100%
Zuleika Project	M16/591	Pending	100%	Zuleika Project	P16/3295	Live	100%
Zuleika Project	M16/592	Pending	100%	Zuleika Project	P16/3296	Live	100%
Zuleika Project	M16/593	Pending	100%	Zuleika Project	P16/3414	Live	100%
Zuleika Project	M16/594	Pending	100%	Zuleika Project	P16/3415	Live	100%
Zuleika Project	M24/1017	Pendina	100%	Zuleika Project	P24/4468	Live	100%
Zuleika Project	M24/1018	Pendina	100%	Zuleika Project	P24/4679	Live	100%
Zuleika Project	M24/996	Pending	100%	Zuleika Project	P24/4749	Live	100%
Zuleika Project	P16/2945	Live	100%	Zuleika Project	P24/5078	Live	100%
Zuleika Project	P16/2946	Live	100%	Zuleika Project	P24/5079	Live	100%
Zuleika Project	P16/2947	Live	100%	Zuleika Project	P24/5080	Live	100%
Zuleika Project	P16/2948	Live	100%	Zuleika Project	P24/5081	Live	100%
Zuleika Project	P16/2949	Live	100%	Zuleika Project	P24/5332	Live	100%
Zuleika Project	P16/2950	Live	100%	Zuleika Project	P24/5391	Live	100%
Zuleika Project	P16/2951	Live	100%	Zuleika Project	P24/5392	Live	100%
Zuleika Project	P16/2952	Live	100%	Zuleika Project	P24/5393	Live	100%
Zuleika Project	P16/2953	Live	100%	Zuleika Project	P24/5394	Live	100%
Zuleika Project	P16/3161	Live	100%	Zuleika Project	P24/5395	Live	100%
Zuleika Project	P16/3162	Live	100%	Zuleika Project	P24/5401	Live	100%
Zuleika Project	P16/3174	Live	100%	Zuleika Project	P24/5402	Live	100%
Zuleika Project	P16/3175	Live	100%	Zuleika Project	P24/5405	Live	100%
Zuleika Project	P16/3176	Live	100%	Zuleika Project	P24/5406	Live	100%
Zuleika Project	P16/3177	Live	100%	Zuleika Project	P24/5407	Live	100%
Zuleika Project	P16/3178	Live	100%	Zuleika Project	P24/5409	Live	100%
Zuleika Project	P16/3210	Live	100%	Zuleika Project	P24/5410	Live	100%
Zuleika Project	P16/3223	Live	100%	Zuleika Project	P24/5411	Live	100%
Zuleika Project	P16/3224	Live	100%	Zuleika Project	P24/5412	Live	100%
Zuleika Project	P16/3225	Live	100%	Zuleika Project	P24/5413	Live	100%
Zuleika Project	P16/3226	Live	100%	Zuleika Project	P24/5414	Live	100%
Zuleika Project	P16/3227	Live	100%	Zuleika Project	P24/5423	Live	100%
Zuleika Project	P16/3228	Live	100%	Zuleika Project	P24/5424	Live	100%

# **Tenement Holdings as at September 2025 (continued)**

Project	TenementID	Status	Ownership
Zuleika Project	P24/5428	Live	100%
Zuleika Project	P24/5429	Live	100%
Zuleika Project	P24/5430	Live	100%
Zuleika Project	P24/5431	Live	100%
Zuleika Project	P24/5432	Live	100%
Zuleika Project	P24/5433	Live	100%
Zuleika Project	P24/5434	Live	100%
Zuleika Project	P24/5438	Live	100%
Zuleika Project	P24/5444	Live	100%
Zuleika Project	P24/5445	Live	100%
Zuleika Project	P24/5465	Live	100%
Zuleika Project	P24/5466	Live	100%
Zuleika Project	P24/5467	Live	100%
Zuleika Project	P24/5510	Live	100%
Zuleika Project	P24/5511	Live	100%
Zuleika Project	P24/5512	Live	100%
Zuleika Project	P24/5656	Pending	100%
Zuleika Project	P24/5657	Pending	100%
Zuleika Project	P24/5658	Pending	100%
Zuleika Project	P24/5683	Pending	100%
Zuleika Project	P24/5684	Pending	100%
Zuleika Project	P24/5685	Pending	100%
Zuleika Project	P24/5746	Pending	100%
Zuleika Project	P24/5747	Pending	100%
Zuleika Project	P24/5748	Pending	100%
Zuleika Project	P24/5749	Pending	100%
Zuleika Project	P24/5750	Pending	100%
Zuleika Project	P24/5751	Pending	100%

The Directors of Zuleika Gold Limited (**ZAG** or the **Company**) submit their Annual Financial Statements for the financial year ended 30 June 2025.

#### **Directors**

The names and particulars of the Directors of the Company in office during the year and until the end of the financial year are as follows. Directors were in office for the entire year unless otherwise stated.

#### Hui Guo, Executive Chair

Ms Hui Guo has more than 25 years' experience in mining M&A, capital raising and corporate governance and has led a number of acquisitions and investments in near-term production opportunities. Ms Guo is also the founder of Westlink Capital, a funding platform for facilitating and co-investing Australian resource sector projects with value uplift for Australian and Asian investors. Ms Guo was previously a senior manager at PricewaterhouseCoopers in the finance sector. Ms Guo has formidable skills in mining and resources sector M&A, deal structuring, project funding and project valuation.

Ms Guo is a director of CZR Resources Limited (ASX: CZR).

#### **Alan Willis**

Mr Willis is a professional mining and mechanical engineer with more than 40 years of both national and international experience ranges from large scale underground mining operations to small narrow vein mines. He has extensive experience in pre-development studies, infrastructure engineering, procurement, and construction, per review, and operations.

Alan commenced as Managing Director of Hardrock Mining Consultants (HMC) in 2017, where he completed various major mine studies and infrastructure projects including the Olympic Dam expansion. Prior to HMC Alan held senior positions with Western Mining Corporation as Senior Construction Consultant, and Rio Tinto as Senior Mine Planning Engineer at the Broken Hill Operations. More recently, he has been working in a consulting capacity.

#### Grant McEwen, Non-Executive Director (appointed 18 February 2025)

Mr McEwen is a highly experienced geologist with over 40 years in the resource sector. He has extensive background working with top-tier companies such as Newmont Holdings, Newcrest Mining, and Resolute Mining. He specializes in exploration and mining, adepts at managing complex projects across both Australia and internationally, bringing deep technical knowledge and a proven track record of success to the Company.

#### **Graeme Purcell (resigned 18 February 2025)**

Mr Graeme Purcell (BSc Hons) is a highly regarded exploration geologist with more than 27 years national and international experience with major and junior resource companies including Homestake Mining, Barrick Gold and Black Fire Minerals. More recently, he has been working in a consulting capacity.

He has extensive experience, knowledge and understanding of geological processes and mineral systems. He has participated in delivering significant mineral discoveries over a diverse range of geological terranes and jurisdictions, including Australia, Papua New Guinea, Tanzania and the USA.

Mr Purcell is a director of Boadicea Resources Limited (ASX: BOA).

# **Company Secretary**

## **Alexander Neuling**

Mr Neuling is a fellow of the institute of Chartered Secretaries and of the Institute of Chartered Accountants of England and Wales and has over 20 years of corporate and financial experience, including as company secretary, CFO &/or a Director of various ASX listed companies in the Mineral Exploration, Oil ^ Gas, Biotech and Mining Services sectors. Prior to these roles, Alex worked at Deloitte in London and in Perth.

## Interests in the shares and options of the Company and related bodies corporate

As at the date of this report, the interests of the Directors in the shares, unlisted options and performance rights of Zuleika Gold Limited are:

			nterests in y shares		nterests in options	Directors interests in performance rights	
J	Director	Current holding	Net increase/ (decrease)	Current holding	Net increase/ (decrease)	Current holding	Net increase/ (decrease)
	Hui Guo (i)	38,243,992	-	80,000,000	-	-	-
	Graeme Purcell (iii)	-	(1,903,846)	-	(1,000,000)	-	-
	Alan Willis (iv)	1,000,000	1,000,000	1,000,000	1,000,000	-	-
	Grant McEwen (ii)	-	-	-	-	-	-

- (i) Hui Guo options expired without being exercised during the period.
- (ii) Mr McEwen was appointed during the period.
- (iii) Mr Purcell resigned during the period and held securities at the date of resignation.
- (iv) The Company received shareholder approval to issue Mr Willis 1,000,000 options at an exercise price of \$0.05 expiring 3 years after issue and 1,000,000 fully paid ordinary shares.

## **Principal Activities**

The principal activity of the Company during the year was the exploration of the Company's Western Australian tenement portfolio, the disputes in relation to the farm-in joint venture with Vango and the evaluation of other gold project joint ventures and asset sales.

#### **Financial Review**

The Company made a loss from ordinary operations for the year compared to a profit in the prior period predominantly due to the increase in exploration expenditure write-off and a reduction in other income relating to the recovery of the cost orders from the Vango litigation which was a one-off transaction in 2024. Administration expenses increased from the prior period with an increase in legal fees in preparation for the trial which was offset by a reduction in salary and related employment expenses and consulting costs. The Company had limited share-based payment expenses for the year.

The Company's net asset position decreased from \$11,217,163 to \$8,425,081 predominately due to reduction in cash reserves and write-off of exploration assets. Net operating cash flows were negative for the period due to the operating cost payments of \$867,967 and net investing cash outflow of \$777,937 in the period. The net cash payments for exploration expenditure were \$777,937 compared to \$1,140,392 for the prior period. The Company did not issue share for cash during the period.

As at 30 June 2025, cash and cash equivalents totalled \$1,163,321 (2024: \$2,691,321).

#### **Operating Results for the Year**

Summarised operating results are as follows:

	2025		
	Revenues \$	Results \$	
Revenues and (loss) from continuing operations before tax	78,201	(2,807,729)	

#### **Shareholder Returns**

Profit/(loss) per share	2025	2024
From continuing operations		
Basic (loss) per share (cents)	(0.38)	0.03
Diluted (loss) per share (cents)	(0.38)	0.03

 $The \ Company \ assessed \ the \ convertible \ instruments \ which \ existed \ at \ year \ end \ and \ no \ options \ were \ considered \ dilutive \ in \ nature.$ 

## **Significant Changes in the State of Affairs**

No significant changes in the company's affairs than as disclosed in this Report, have occurred during the financial year.

## **Significant Events after the Balance Date**

On 11 August 2025, the Company annouced that 12,000,000 performace rights, 32,200,000 options expired without being converted or exercised,

On 13 August 2025,, the Company annouced that it had issued 5,000,000 full paid ordinary shares at a issue price of \$0.016 to raise \$80,000 (before costs).

No other matters or circumstances have arisen since the end of the year which significantly affected or may significantly affect the operations of the Company, the results of those operations, or the state of affairs of the Company.

## **Likely Developments and Expected Results**

The Company will continue to explore its existing resource projects and search for new resource projects or other new business opportunities that have the potential to generate positive cash flows and enhance shareholder value. Activity levels will, however, be impacted by the state of the equity markets, the expectations of vendors and the ability of the Company to raise funds for any new acquisition and working capital. In addition, the Company continue its focus on the next stage of litigation to determine the quantum of damages payable by Vango and DPPL to the Company on account of Vango's breaches of the BTS.

## **Environmental Regulation and Performance**

The Company is subject to significant environmental regulation with respect to its exploration activities.

The Company aims to ensure the appropriate standard of environmental care is achieved and, in doing so, so far as it is aware, is in compliance with all environmental regulation. The Directors of the Company are not aware of any breach of environmental legislation for the year under review.

## **Remuneration Report (Audited)**

The remuneration report is set out under the following main headings:

- A. Principles used to determine the nature and amount of remuneration
- B. Details of remuneration
- C. Service agreements
- D. Share-based compensation

The information provided in this remuneration report has been audited as required by section 308(3C) of the Corporations Act 2001.

#### A. Principles used to determine the nature and amount of remuneration

The remuneration policy has been designed to align Director and executive objectives with shareholder and business objectives by providing a fixed remuneration component and offering specific long-term incentives. The Board of Zuleika Gold Limited believes the remuneration policy to be appropriate and effective in its ability to attract and retain appropriately qualified Directors and executives to run and manage the Company.

The remuneration policy, setting the terms and conditions for executive Directors and other senior executives, was developed by the Board. Executives receive a base salary (which is based on factors such as experience and skills) and superannuation. The Board reviews executive packages annually and determines policy recommendations by reference to the Company's performance, executive performance and comparable information from industry sectors and other listed companies in similar industries.

Executives receive a superannuation guarantee contribution required by the government, which is currently 12% (increasing from 11.50% on 1 July 2025), and do not receive any other retirement benefits.

All remuneration paid to Directors and executives is valued at the cost to the Company and expensed.

The Board policy is to remunerate Non-Executive Directors at market rates for comparable companies for time, commitment and responsibilities. The Board determines payments to the Non-Executive Directors and reviews the remuneration annually, based on market practice, duties and accountability. Independent external advice is sought when or if required (no remuneration consultants were used during the year ended 30 June 2025). The maximum aggregate amount of fees that can be paid to Non-Executive Directors is subject to approval by shareholders at the Annual General Meeting (currently \$300,000). Fees for Non-Executive Directors are not linked to the performance of the Company.

## Principles used to determine the nature and amount of remuneration (continued)

#### Performance based remuneration

The Company has agreed to issue Grant McEwen one short term incentives included in executive remuneration packages which relates to Mr Grant McEwen.

On a periodic basis, the Company may consider performance-based remuneration but this is at the board's discretion.

company performance, shareholder wealth and Directors' and executives' remuneration

No relationship exists between shareholder wealth, Directors' and executive remuneration and Company performance.

#### **Details of remuneration**

Details of remuneration of the Directors and other key management personnel (as defined in AASB 124 Related Party Disclosures) of Zuleika Gold Limited are set out in the following table.

The key management personnel of Zuleika Gold Limited are the Directors, as listed below.

Given the size and nature of operations of Zuleika Gold Limited, there are no other personnel who are required to have their remuneration disclosed in accordance with the Corporations Act 2001.

The tables below show the 2025 and 2024 figures for remuneration received by the Directors and other key management personnel.

	Short Term			Post-em	Post-employment			
	Salary & fees	Mvt in Annual leave	Non- Monetary benefits (i)	Superannuation	Retirement benefits	Share- based payments	Total	Proportion of remuneration performance related
2025	\$	\$	\$	\$	\$	\$	\$	%
Directors								
Hui Guo	231,000	-	8,134	4,140	-	-	243,274	-
Graeme Purcell (ii)	58,000	-	5,103	2,588	-	3,745	69,436	5
Alan Willis (iii)	68,300	-	8,134	4,140	-	9,082	89,656	10
Grant McEwen (iv)	13,179	-	3,031	1,516	-	2,820	20,546	14
Other key manager	nent person	nel						
-		-	-	-	-	-	-	_
Total	370,479	-	24,402	12,384	-	15,647	422,912	

- Relates to Directors and Officers Indemnity Insurance paid on behalf of the Directors and Officers of the Company.
- Mr Purcell resigned on 18 February 2025. The Company issued 1,000,000 options at an issue price of nil and an exercise price of \$0.05 per option expiring
- (iii) Mr Willis and the Company issued 1,000,000 options at an issue price of nil and an exercise price of \$0.05 per option expiring 3 years after issue and 1,000,000 fully paid shares
- (iv) Mr McEwen was appointed on 18 February 2025. The Company has agreed (subject to shareholder approval) to issue 500,000 shares to Mr McEwen.

	Short Term			Post-em	ployment			D
	Salary & fees	Mvt in Annual leave	Non- Monetary benefits (i)	Superannuation	Retirement benefits	Share- based payments (ii)	Total	Proportion of remuneratio n performance related
2024	\$	\$	\$	\$	\$	\$	\$	%
Directors								
Jonathan Lea (ii)	59,787	-	1,415	4,400	-	-	65,602	-
Hui Guo	231,000	-	8,467	3,780	-	-	243,247	-
Graeme Purcell (iii)	141,000	-	8,467	3,780	-	155	153,402	-
Alan Willis (iv)	17,875	-	1,739	787		9,818	30,219	32%
Michael Higginson (v)	16,618	-	5,312	1,745	-	-	23,675	-
Other key managen	nent personi	nel						
Michael Higginson	16,529	-	-	-	-	-	16,529	_
Total	482,809	-	25,400	14,492	-	9,973	532,674	

- Relates to Directors and Officers Indemnity Insurance paid on behalf of the Directors and Officers of the Company.
- Mr Jonathan Lea resigned on 31 August 2023.
- (vi) (vii) Mr Purcell and the Company has agreed, (subject to shareholder approval), that it will issue 1,000,000 options at an issue price of nil and an exercise price of \$0.05 per option expiring 3 years after issue;
- (viii) Mr Willis was appointed on 17 April 2024 and the Company has agreed, (subject to shareholder approval), that it will issue 1,000,000 options at an issue price of nil and an exercise price of \$0.05 per option expiring 3 years after issue and 1,000,000 fully paid shares.
- (ix) Mr Higginson resigned on 17 April 2024.

## C. Service Agreements

#### **Grant McEwen**

Mr McEwen has a consulting agreement for one year which provides for fees of \$36,000 per annum plus statutory superannuation.

#### Alex Neuling

The Company has entered into an agreement with Erasmus Consulting Pty Ltd, an entity associated with the Company Secretary, Alexander Neuling. With effect from 30 June 2024, the terms of the agreement include a monthly minimum retainer of \$3,200, hourly rate of \$200 for additional services and a 3 month notice period.

## **D.** Share-based Compensation

#### Shares, options and performance rights issued as compensation

During the year, the Company issued or has agreed to issue, subject to shareholder approval, the following securities to directors or their nominees as compensation (2024: refer below).

Details of fully paid ordinary shares issued to key management personnel of the Company are set out below.

Key management personnel	Issue date	Number granted	Fair value per share (ii) \$	Vesting date	Number of shares vested during year	Unvested %
2025						
Directors						
Alan Willis (i)	27 Nov 24	1,000,000	\$0.015	27 Nov 24	1,000,000	-
Grant McEwen	(ii)	500,000	\$0.012	(ii)	(ii)	(ii)

<sup>(</sup>i) These shares were disclosed in the prior year as being subject to approved by shareholders at the Company's AGM in the 2024 remuneration report and approval has now been given and the shares are issued.

Details of options issued to key management personnel of the Company are set out below.

Key management personnel	Issue date	Number to be granted	Fair value per options (ii) \$	Vesting date	Number of options vested during year	Unvested %
2025						
Directors						
Alan Willis (i)	27 Nov 24	1,000,000	\$0.0039	27 Nov 24	1,000,000	-
Graeme Purcell (i)	27 Nov 24	1,000,000	\$0.0039	27 Nov 24	1,000,000	-

<sup>(</sup>i) These shares were disclosed in the prior year as being subject to approved by shareholders at the Company's AGM in the 2024 remuneration report and approval has now been given and the shares are issued.

The fair value of the options was determined using a Black Scholes Option Pricing model using the following inputs:

	Options	Options
Assumed grant date	27 November 2024	27 November 2024
Exercise date	30 November 2027	30 November 2027
Share price at grant date (\$)	0.015	0.015
Exercise price (\$)	\$0.05	\$0.05
Risk-free rate (%)	3.97	3.97
Volatility (%)	80.20	80.20
Fair value per security (\$)	0.0039	0.0039
Fair value (\$)	3,900	3,900

<sup>(</sup>ii) Subject to shareholder approval at the Company's AGM, assumed grant date 17 February 2025.

The fair value of the options was provisionally calculated on appointment of Mr Willis and agreement with Mr Purcell. The expense recognised for the prior period was \$3,624 for Mr Willis and \$155 for Mr Purcell. The difference has been recognised in this period.

#### **Share-based Compensation (continued)**

Shares, options and performance rights issued as compensation (continued)

Options over equity instruments granted as compensation

2,000,000 options have been granted during the period refer to previous page.

#### Equity instrument disclosures relating to Directors and key management personnel

#### (i) Option holdings

The number of options over ordinary shares in the Company held during the financial year by each key management personnel of the Company, including their personally related parties, are set out below:

	Balance at 1 July 2024	Granted as compensation	Exercised	Net other change	Balance at 30 June 2025	Vested and exercisable	Unvested
Key management personnel	No.	No.	No.	No.	No.	No.	No.
2025	1101	1101	1101	1101	1101	1101	1101
Directors							
Hui Guo (i)	80,000,000	-	-	-	80,000,000	-	-
Graeme Purcell (ii)	1,000,000	1,000,000	-	(2,000,000)	-	-	-
Alan Willis (iii)	-	1,000,000	-	-	1,000,000	1,000,000	-
Other key managem	ent						
-	-	-	-	-	-	-	-
	81,000,000	2,000,000	=	(2,000,000)	81,000,000	1,000,000	-

- (i) Options held by Hui Guo at year end.
- (ii) During the year Graeme Purcell resigned from the Company and held options at the date of resignation.
- (iii) Mr Willis received options following shareholder approval at the AGM 2024.

Details of options held as at reporting date by key management personnel of the Company are set out below.

Key management personnel	Issue date	Number granted	Fair value per option \$	Vesting date	Number of options vested during year	Vested %
2025						
Directors						
Alan Willis (i)	27 Nov 2024	1,000,000 (i)	\$0.0039	27 Nov 2027	1,000,000	100%
		1,000,000			1,000,000	

Expiring 30 November 2027 (i)

#### (ii) Share holdings

The number of shares in the Company held during the financial year by each key management personnel of the Company, including their related parties, are set out below.

	Balance at 1 July 2024	Received on exercise of options	Net other change	Balance at 30 June 2025
Key management personnel	No.	No.	No.	No.
2025				
Directors				
Hui Guo (i)	38,243,992	-	-	38,243,992
Graeme Purcell (ii)	1,903,846	-	(1,903,846)	-
Alan Willis (iii)	-	-	1,000,000	1,000,000
Other key management personnel				
-	-	-	-	-

- (i) No movement in Hui Guo shareholdings during the year.
- (ii) Mr Graeme Purcell was granted 1,000,000 fully paid ordinary shares as compensation. These were held at the time of resignation on 18 February 2025.
- (iii) Mr Alan Willis was granted 1,000,000 shares after receiving shareholder approval on 27 Nov 2024.

#### Equity instrument disclosures relating to Directors and key management personnel (continued)

(iii) Performance Rights

There were no performance rights issued during the year and to the date of the report.

#### Transactions with related parties

Additional transactions with related parties have been outlined in note 19 of the financial statements below and include the access to legal cost funding through a loan with Auracle Group Pty Limited.

## **End of Remuneration Report**

# **Directors Meetings**

The following table sets out the number of meetings attended by each of the Directors during the year.

Director	Board Meetings			
	A	В		
Hui Guo	9	9		
Graeme Purcell	6	6		
Alan Willis	9	9		
Grant McEwen	4	4		

#### **Notes**

A - Number of meetings attended

B - Number of meetings held during the time the Director held office during the year

The current Board has assumed the duties and responsibilities typically delegated to an audit committee, risk committee, remuneration committee and nomination committee.

## **Shares under Option**

As at the date of this report there are 298,284,895 unissued ordinary shares in respect of which options are outstanding. All options previously issued and not exercised were cancelled in accordance with their terms.

	Number of options
Balance at the beginning of the year	396,284,895
Movements of options during the year	
Expiry of options (February 2025)	(100,000,000)
Options issued on 27 November 2024 - \$0.05 expiring on 30 November 2027	2,000,000
Total number of options outstanding at 30 June 2025	298,284,895
Options lapsed during the period	(1,000,000)
Total number of options outstanding at the date of this report	297,284,895

## **Performance Rights**

As at the date of this report there are nil performance rights in respect of which rights are outstanding.

#### **Insurance of Directors and Officers**

During or since the financial year, the Company paid premiums insuring all the Directors and Officers of Zuleika Gold Limited against costs incurred in defending proceedings for conduct involving:

- a) a wilful breach of duty; or
- b) a contravention of sections 182 or 183 of the Corporations Act 2001,

as permitted by section 199B of the Corporations Act 2001.

The total amount of insurance premiums incurred for the year was \$24,402 (2024: \$25,400).

#### **Dividends**

No dividends were paid or declared during the financial year and no recommendation for payment of dividends has been made.

## **Proceedings on behalf of the Company**

No person has applied to the Court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the Company, or to intervene in any proceedings to which the Company is a party, for the purpose of taking responsibility on behalf of the Company for all or part of those proceedings.

No proceedings have been brought or intervened in on behalf of the Company with the leave of the Court under section 237 of the Corporations Act 2001.

#### **Non-Audit Services**

The Company did not engage its auditor, Hall Chadwick, outside the review and audit process during the year.

## Auditor's independence declaration

The auditor's independence declaration as required under section 307C of the Corporations Act 2001 is included on page 23.

Signed in accordance with a resolution of the Directors made pursuant to s 298(2) of the Corporations Act 2001.

On behalf of the Directors

**Annie Hui Guo** Executive Chair

Dated this 30th day of September 2025



To the Board of Directors,

# AUDITOR'S INDEPENDENCE DECLARATION UNDER SECTION 307C OF THE **CORPORATIONS ACT 2001**

As lead audit director for the audit of the financial statements of Zuleika Gold Limited and its controlled entities for the year ended 30 June 2025, I declare that to the best of my knowledge and belief, there have been no contraventions of:

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

Yours Faithfully,

Hall Chadwick

HALL CHADWICK WA AUDIT PTY LTD

MARK DELAURENTIS CA

Park Delaurents

**Director** 

Dated this 30th day of September 2025 Perth, Western Australia



# CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

for the financial year ended 30 June 2025

	Note	2025 \$	2024
Continuing Operations			
Revenue	4	78,201	72,825
Other income	4	-	993,182
Administration expenses		(1,008,186)	(762,725)
Write-off exploration expenditure	8	(1,862,097)	(12,635)
Share-based payments	23	(15,647)	(92,465)
(Loss) / Profit from continuing operations before income tax benefit ${f C}$		(2,807,729)	198,182
Income tax expense	5	-	<del>-</del>
(Loss) / Profit from continuing operations		(2,807,729)	198,182
Other comprehensive income			
Items that may be reclassified subsequently to profit or loss		-	-
Total comprehensive (loss) / profit for the year		(2,807,729)	198,182
Loss attributable to owners of the Company		(2,807,729)	198,182
Total comprehensive (loss) / Profit attributable to owners of the Company		(2,807,729)	198,182
(Loss) / Profit per share:			
From continuing			
Basic (cents per share)	22	(0.38)	0.03
Diluted (cents per share)	22	(0.38)	0.03

# **CONSOLIDATED STATEMENT OF FINANCIAL POSITION**

as at 30 June 2025

	Note	30 Jun 2025 \$	30 Jun 2024 \$
Current assets			
Cash and cash equivalents	6	1,163,321	2,691,321
Other receivables	7	68,921	81,451
Other assets	9	13,494	9,026
Total current assets		1,245,736	2,781,798
Non-current assets			
Exploration and evaluation expenditure	8	7,502,392	8,627,746
Total non-current assets		7,502,392	8,627,746
TOTAL ASSETS		8,748,128	11,409,544
Current liabilities			
Trade and other payables	10	323,047	192,381
Lease liability	11	-	-
Total current liabilities		323,047	192,381
TOTAL LIABILITIES		323,047	192,381
NET ASSETS		8,425,081	11,217,163
Equity			
Issued capital	12	41,196,192	41,181,192
Reserves	13	5,809,812	5,809,165
Accumulated losses		(38,580,923)	(35,773,194)
TOTAL EQUITY		8,425,081	11,217,163

# **CONSOLIDATED STATEMENT OF CHANGES IN EQUITY**

for the financial year ended 30 June 2025

		A	ttributable to (	equity holder	s
For the year ended 30 June 2025	Ordinary Shares \$	Accumulated Losses \$	Option Reserve \$	Other Reserve \$	Total Equity
Balance at beginning of year	41,181,192	(35,773,194)	4,514,467	1,294,698	11,217,163
Transactions with shareholders in their capacity as shareholders					
Shares issued to a director	15,000	-	(6,194)	-	8,806
Shares to be issued to a director Options issued to directors	-	-	2,820 4,021	-	2,820 4,021
Total comprehensive income					
Loss for the year	-	(2,807,729)	-	-	(2,807,729)
Total comprehensive loss for the year	-	(2,807,729)	-	-	(2,807,729)
Balance as at 30 June 2025	41,196,192	(38,580,923)	4,515,114	1,294,698	8,425,081

	Attributable to equity holders				
For the year ended 30 June 2024	Ordinary Shares \$	Accumulated Losses \$	Option Reserve \$	Other Reserve \$	Total Equity \$
roi the year ended 30 June 2024	Φ	<b>.</b>	J J	J .	Ф
Balance at beginning of year	38,110,799	(35,971,376)	4,492,395	1,294,698	7,926,516
Transactions with shareholders in their capacity as shareholders					
Shares issued for director incentives	3,000,000	-	-	-	3,000,000
Shares issued to extinguish debt	24,000	-	-	-	24,000
Performance Rights expense reversed	46,393	-	-	-	46,393
Options issued	-	-	22,072	-	22,072
Total comprehensive income					
Profit for the year	-	198,182	-	-	198,182
Total comprehensive loss for the year	-	198,182	-	-	198,182
Balance as at 30 June 2024	41,181,192	(35,773,194)	4,514,467	1,294,698	11,217,163

# **CONSOLIDATED STATEMENT OF CASH FLOWS**

for the financial year ended 30 June 2025

	Note	2025 \$	2024 \$
Cash flows from operating activities			
Receipts from customers		-	-
Payments to suppliers and employees		(867,967)	(1,008,397)
Cost reimbursement received		-	993,182
Interest expense		-	(7,104)
Interest received		117,904	33,105
Net cash (used in) / provided by operating activities	21	(750,063)	10,786
Cash flows from investing activities			
Payments for exploration and evaluation		(777,937)	(1,140,392)
Net cash (used in) investing activities		(777,937)	(1,140,392)
Cash flows from financing activities			
Proceeds from issues of ordinary shares		-	3,000,000
Proceeds from borrowings		-	500,000
Repayment of borrowings		-	(500,000)
Repayment of lease liability	11	-	(2,370)
Net cash provided by financing activities		-	2,997,630
Net (decreased) / increase in cash and cash equivalents		(1,528,000)	1,868,024
Cash and cash equivalents at the beginning of the financial year		2,691,321	823,297
Cash and cash equivalents at the end of the financial year	6	1,163,321	2,691,321

for the financial year ended 30 June 2025

## 1. Summary of material accounting policies

The principal accounting policies adopted in the preparation of the financial statements are set out below. These financial statements are for Zuleika Gold Limited (Company). The financial statements are presented in Australian dollars. Zuleika Gold Limited is a company limited by shares, domiciled and incorporated in Australia.

The financial statements were authorised for issue by the Directors on 30 September 2025.

#### (a) Basis of preparation

The financial report is a general purpose financial report that has been prepared in accordance with Australian Accounting Standards, Australian Accounting Interpretations, other authoritative pronouncements of the Australian Accounting Standards Board (AASB) and the Corporations Act 2001.

Australian Accounting Standards set out accounting policies that the AASB has concluded would result in a financial report containing relevant and reliable information about transactions, events and conditions. Compliance with Australian Accounting Standards ensures that the financial statements and notes also comply with International Financial Reporting Standards.

The Company has consistently applied the following accounting policies to all periods presented in the financial statements. The Company has considered the implications of new and amended Accounting Standards applicable for annual reporting periods beginning after 1 July 2024 but determined that their application to the financial statements is either not relevant or not material.

#### (b) Going concern

The going concern concept relates to the assessment of the Company's ability to continue its operations (and pay its debts as and when they fall due) for the next 12 months from the date when the Directors sign the annual report.

The Company has incurred a net loss of \$2,807,729 and net operating and investing cash outflows of \$1,528,000 for the year ended 30 June 2025. The Company's management have prepared a cash flow forecast for the period to September 2026 for its operations including the minimum commitments for its current tenement holdings. The forecast includes an assumption about future capital raising and operating and exploration costs.

The Directors assessed whether it is reasonable to assume that the Company will be able to continue its normal operations based on the following factors and judgements, the Company:

- has access to cash reserves of \$1,163,321 as at 30 June 2025 (\$2,691,321 as at 30 June 2024);
- has the ability to adjust its operating and exploration expenditure to conserve cash; and
- anticipates the recovery of damages relating to the previous judgement for the litigation against Vango Mining Limited.

The Directors also anticipate the support of its major shareholders and believe that the Company's ability to raise an appropriate level of funding to execute its plans and continue its activities is reasonable.

The annual report has been prepared on a going concern basis taking into account the factors outline in the assessment above.

Should the Company be unable to secure additional funding or receive damages it results in a material uncertainty that may cast a significant doubt about the Company's ability to continue as a going concern and realise its assets and discharge its liabilities in the normal course of business at amounts stated in the annual report.

The annual report does not include any adjustments relating to the recoverability and classification of recorded asset amounts or liabilities that might be necessary should the entity not continue as a going concern.

The Company's auditors have referred to this section when completing their report on the Company's annual report.

#### (c) Income tax

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

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

for the financial year ended 30 June 2025

## 1. Summary of material accounting policies (continued)

#### (c) Income tax

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the reporting date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in controlled entities where the parent entity is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

#### (d) Impairment of assets

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are reviewed 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 asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and 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 an impairment are reviewed for possible reversal of the impairment at each reporting date.

#### (e) Cash and cash equivalents

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

#### (f) Trade and other receivables

Trade receivables are initially measured at the transaction price if the receivables do not contain a significant financing component in accordance with AASB 15. Impairment of trade receivables is continually reviewed and those that are considered to be uncollectible are written off by reducing the carrying amount directly. An allowance account is used when there is objective evidence that the Company will not be able to collect all amounts due according to the original contractual terms.

#### (g) Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment. Cost includes expenditure that is directly attributable to the acquisition of the item.

Depreciation is provided on plant and equipment. Depreciation is calculated on a straight line basis so as to write off the net cost or other revalued amount of each asset over its expected useful life to its estimated residual value. The estimated useful lives, residual values and depreciation method are reviewed at the end of each annual reporting period.

The depreciation rates used for each class of depreciable assets are:

Class of fixed asset	Depreciation rate (%)
Plant and equipment	25.00 - 33.33

for the financial year ended 30 June 2025

## 1. Summary of material accounting policies (continued)

#### (h) Financial instruments

Recognition, initial measurement and derecognition

Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the financial instrument. Financial instruments (except for trade receivables) are measured initially at fair value adjusted by transactions costs, except for those carried "at fair value through profit or loss", in which case transaction costs are expensed to profit or loss. Where available, quoted prices in an active market are used to determine the fair value. In other circumstances, valuation techniques are adopted. Subsequent measurement of financial assets and financial liabilities are described below.

Trade receivables are initially measured at the transaction price if the receivables do not contain a significant financing component in accordance with AASB 15.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and all substantial risks and rewards are transferred. A financial liability is derecognised when it is extinguished, discharged, cancelled or expires.

#### **Impairment**

The Company assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortised cost and FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk. For trade receivables, the Company applies the simplified approach permitted by AASB 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

#### (i) 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, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year.

ii. Diluted earnings per share

Diluted earnings per share adjusts 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 the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

### (j) Goods and Services Tax (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 cash flows arising from investing or financing activities which are recoverable from, or payable to the taxation authority, are presented as operating cash flows.

## (k) Exploration and evaluation expenditure

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

- (i) the rights to tenure of the area of interest are current; and
- (ii) at least one of the following conditions is also met:
  - (a) the exploration and evaluation expenditures are expected to be recouped through successful development and exploration of the area of interest, or alternatively, by its sale; or
  - (b) 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 operations in, or in relation to, the area of interest are continuing.

Exploration and evaluation assets are initially measured at cost and include acquisition of rights to explore, studies, exploratory drilling, trenching and sampling and associated activities directly related to each area of interest. Consultants' fees related to the overall exploration programs are allocated across the tenements on a pro-rata basis. General and administrative costs are only included in the measurement of exploration and evaluation costs where they are related directly to operational activities in a particular area of interest.

for the financial year ended 30 June 2025

## 1. Summary of material accounting policies (continued)

#### (k) Exploration and evaluation expenditure (continued)

Exploration and evaluation assets are assessed for impairment when facts and circumstances suggest that the carrying amount of an exploration and evaluation asset may exceed its recoverable amount. The assessment of impairment indicators as per AASB 6 is undertaken at least annually. Where there are impairment indicators, the recoverable amount of the exploration and evaluation asset is estimated to determine the extent of the impairment loss (if any). Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in previous years.

Where a decision is made to

- (i) abandon the entire area of interest; or
- (ii) allow the entire area of interest expires without renewal; or
- (iii) it is reasonably likely that the area of interest will expiry in the near future; or
- (iv) a decision is made to no longer undertaken exploration work.

Then the exploration and evaluation assets will be written off.

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

#### (1) Trade and other payables

Trade payables and other payables represent the liabilities for goods and services received by the Company that remain unpaid at the end of the reporting period. The balance is recognised as a current liability with the amounts normally paid within 30 days of recognition of the liability. Trade and other payables are initially measured at fair value and subsequently measured at amortised cost using the effective interest method.

#### (m) Issued capital

Ordinary shares are classified as equity.

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

#### (n) Intangible assets

Costs associated with developing the Company's website are recognised as an asset as incurred. External development costs that are directly attributable to the manufacture of the website are recognised as intangible assets.

The Company amortises intangible assets with limited useful lives using the straight-line method over 3 years.

#### (o) New and revised accounting standards adopted by the Company

The Company has adopted all new standards or interpretations. No standard has had an impact on the financial statements.

#### (p) Other standards not yet applicable

The Company has not early adopted any new pronouncements for this reporting period.

## (q) Critical accounting judgements, estimates and assumptions

The preparation of these financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company'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:

## Capitalised exploration and evaluation expenditure

The Company has capitalised significant exploration and evaluation expenditure on the basis either that this is expected to be recouped through future successful development (or alternatively sale) of the areas of interest concerned or on the basis that it is not yet possible to assess whether it will be recouped.

The future recoverability of capitalised exploration and evaluation\_expenditure is dependent on a number of factors, including whether the Company decides to exploit the related lease itself, or, if not, whether it successfully recovers the related exploration and evaluation expenditure through sale. Factors that could impact the future recoverability include the level of reserves and resources, future technological changes, costs of drilling and production, production rates, future legal changes (including changes to environmental restoration obligations) and changes to commodity prices.

for the financial year ended 30 June 2025

#### (q) Critical accounting judgements, estimates and assumptions (continued)

#### **Share-based payments**

The Company measures the cost of equity settled transactions with employees and suppliers by reference to the fair value of the equity instruments at the date at which they are granted if the fair value is not present in the agreement. The fair value is determined using a recognised pricing model including substantial judgements which will may not eventuate or may be materially different in there outcome.

#### Environmental rehabilitation provisions

The Company assesses its rehabilitation provision at each reporting date. Significant estimates and assumptions are made in determining the provision for rehabilitation as there are numerous factors that will affect the ultimate liability payable. These factors include estimates of the extent and costs of rehabilitation activities, technological changes, regulatory changes, cost increases/decreases, and changes in discount rates. Those uncertainties may result in future actual expenditure differing from the amounts currently provided. The provision at balance date represents management's best estimate of the future rehabilitation costs required. Changes to estimated future costs are recognised in the Statement of Financial Position by adjusting the rehabilitation asset and liability.

#### Deferred taxation

Deferred tax assets are only recognised for deductible temporary differences when management considers that it is probable that future taxable profits will be available to utilise those temporary differences.

for the financial year ended 30 June 2025

## 2. Financial Risk Management

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

Risk management is carried out by the full Board of Directors as the Company believes that it is crucial for all Board members to be involved in this process. The Chair, with the assistance of senior management as required, has responsibility for identifying, assessing, treating and monitoring risks and reporting to the Board on risk management.

#### (a) Market risk

i. Foreign exchange risk

As all operations are currently within Australia the Company is not exposed to foreign exchange risk.

ii. Price risk

The Company is exposed to gold commodity price risk. The gold price can be volatile and influenced by factors beyond the Company's control. As the Company is engaged in exploration and development activities, no sales of commodities are forecast for the next 12 months, and accordingly, no hedging or derivative transactions have been used to manage commodity price risk.

iii. Interest rate risk

The Company is exposed to movements in market interest rates on cash and cash equivalents. Company policy is to monitor the interest rate yield curve out to six months to ensure a balance is maintained between the liquidity of cash assets and the interest rate return. Of the year-end balance of cash and cash equivalents, \$1,163,321 is subject to interest rate risk. The proportional mix of floating interest rates and fixed rates to a maximum of six months fluctuate during the year depending on current working capital requirements. The weighted average interest rate received on cash and cash equivalents by the Company was approximately 4.06%.

#### Sensitivity analysis

As at 30 June 2025, if interest rates had changed by -/+25 basis points with all other variables held constant, the loss for the Company would have been approximately \$2,908 lower or alternatively \$2,908 higher as a result of lower/higher interest income from cash and cash equivalents and non-current deposits.

#### (b) Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations. The Company's main exposure to credit risk is through the investment of our surplus funds. To minimise this risk the Company only invests with counterparties that have an acceptable credit rating.

As the Company does not presently have any significant debtors, lending or significant stock levels, a formal credit risk management policy is not maintained.

## (c) Liquidity risk

The Company manages liquidity risk by continuously monitoring forecast and actual cash flows and ensuring sufficient cash and marketable securities are available to meet the current and future commitments of the Company. Due to the nature of the Company's activities, being mineral exploration and development, the Company does not have ready access to credit facilities, with the primary source of funding being equity raisings. The Board of Directors constantly monitor the state of equity markets in conjunction with the Company's current and future funding requirements, with a view to initiating appropriate capital raisings as required.

The financial liabilities of the Company are confined to trade and other payables and lease liabilities as disclosed in the statement of financial position. All trade and other payables are non-interest bearing and due within 12 months of the reporting date.

#### (d) Fair value estimation

The fair value of financial assets and financial liabilities must be estimated for recognition and measurement or for disclosure purposes. All financial assets and financial liabilities of the Company at balance date are recorded at amounts approximating their carrying amount.

The carrying value less impairment provision of trade receivables and payables are assumed to approximate their fair values due to their short-term nature.

for the financial year ended 30 June 2025

## 3. Segment Information

The Company operates predominantly in the mineral exploration industry in Australia. For management purposes, the Company is organised into one main operating segment which involves the exploration of minerals in Australia. All of the Company's activities are interrelated and discrete financial information is reported to the Board (Chief Operating Decision Maker) as a single segment. Accordingly, all significant operating decisions are based upon analysis of the Company as one segment. The financial results from this segment are equivalent to the financial statements of the Company as a whole.

Rev	renue	2025 \$	2024 \$
	m continuing operations	•	Ψ
	loration and evaluation	78,201	72,825
<u>Pro</u>	fit / (loss)		
Fro	m continuing operations		
Exp	loration and evaluation	1,862,097	198,182
<u>Tot</u>	al Assets		
	m continuing operations		
Exp	loration and evaluation	8,748,128	11,409,544
	<u>al Liabilities</u>		
	m continuing operations	(222.047)	(102 201)
Ехр	loration and evaluation	(323,047)	(192,381)
Loc	a from continuing enoughions	2025	2024
Los	ss from continuing operations ————————————————————————————————————	\$	\$
Loss	from continuing operations before income tax has been determined after:		
(a)	Revenue	70 201	72 025
	Interest revenue	78,201	72,825
(b)	Other Income Legal cost recovery – Vango matter	<u>-</u>	993,182
(c)	Expenses		
	Depreciation and amortisation	<del>-</del>	7,358
Inc	ome Taxes	2025	2024
Inco	me tax recognised in profit or loss	\$	\$
(a)	Income tax expense comprises:		
	Current tax expense	-	-
	Deferred tax expense relating to the origination and reversal of temporary differences	-	_
	Total tax benefit	-	-
(b)	Numerical reconciliation of income tax expense to prima facie		
	tax payable Loss from continuing operations before income tax expense	(2,807,729)	198,182
	Prima facie tax benefit at the Australian tax rate of 25% (2024: 25.0%)	(701,932)	49,546
	Adjustment of prior year income tax losses	1,188	(53,404)
	Tax effect of amounts which are not deductible (taxable) in calculating	,	(/)
	taxable income: Share-based payments	3,912	11,518
	Entertainment	147	710
	Non-deductible items	4,059	489 8,859
	Movements in unrecognised temporary differences	294,959	(418,529)
	Tax effect of current year tax losses for which no deferred tax asset has been recognised	401,726	409,670
	Income tax benefit	701,/20	707,070
	micome tax benefit	-	

for the financial year ended 30 June 2025

5. Inc	ome Taxes (continued)	2025 \$	2024 \$
(c)	Unrecognised deferred tax balances		
	Deferred Tax Assets (at 25.0%, 2024:25%)		
	On Income Tax Account		
	Legal expenses	190,323	197,373
	Plant and equipment	-	-
	Provision for expenses	39,632	14,928
	Provision for impairment of loans	37,991	37,991
	Provision for doubtful debts	147,939	147,939
	Capital raising costs	-	12,842
	Carry forward revenue and capital tax losses	10,396,151	9,946,590
		10,812,036	10,357,663
	Deferred Tax Liabilities (at 25.0%, 2024: 25%)		
	Prepayments	3,374	2,257
	Unearned income	1,781	11,707
	Tenement costs	1,875,598	2,156,936
		1,880,753	2,170,900

Net deferred tax assets have not been brought to account as it is not probable within the immediate future that taxable profits will be available against which deductible temporary differences and tax losses can be utilised.

The Company's ability to use losses in the future is subject to the Company satisfying the relevant tax authority's criteria for using these losses.

6.	Current assets: Cash and cash equivalents	\$	\$
	Cash at bank and on hand (i) Bank short term deposits (ii)	503,101 660,220	175,361 2,515,960
		1,163,321	2,691,321

- Cash at bank and on hand earns interest at floating rates based on daily bank deposit rates.
- (ii) Available at call.

7.	<b>Current assets: Other receivables</b>	2025 \$	2024 \$
	Exploration expenditure re-charged to Vango Mining Ltd	151,962	151,962
	Provision for non-recovery	(151,962)	(151,962)
	Interest receivable	7,124	46,827
	Sundry receivables	61,797	34,624
		68,921	81,451

No receivables are considered past due other than those provided for and there are no expected credit losses.

# 8. Non-current assets: Capitalised mineral exploration and evaluation expenditure

	2025 \$	2024
Tenement acquisition costs carried forward in respect of mining areas of interest	Ф	Φ
Opening balance	8,627,746	7,521,043
Tenement acquisition costs <sup>1</sup>	-	185,000
Add: Amount capitalised during the period <sup>2</sup>	736,743	934,338
Less: write off of exploration assets Less: Impairment <sup>3</sup>	(30,643)	(12,635)
Less: Impairment <sup>4</sup>	(1,831,454)	<u> </u>
Closing net book amount	7,502,392	8,627,746

2025

2024

for the financial year ended 30 June 2025

# 8. Non-current assets: Capitalised mineral exploration and evaluation expenditure (continued)

<sup>1</sup> On 6 December 2023 the Company agreed to pay \$15,000 in cash for the acquisition tenement interests in the Ora Banda area of interest. In addition, on 18 March 2024, the Company agreed to acquire the remaining JV interests in Zulieka and Credo tenement packages from Asra Minerals Limited for a total cash consideration of \$170,000.

<sup>&</sup>lt;sup>4</sup> During the period, the Company withdrew from the Menzies and Goonarrie Projects. The amount of the expenditure has been impaired during this year.

9.	Other assets	2025	2024
٦.	other assets	\$	\$
	Prepayments	13,494	9,026
	Loan to franchisees	92,052	92,052
	Provision for impairment	(92,052)	(92,052)
	Loan to Aurigin Foods Pty Ltd	499,704	499,704
	Provision for impairment	(499,704)	(499,704)
		13,494	9,026
10	Current liabilities. Trade and other never les	2025	2024
10.	Current liabilities: Trade and other payables	\$	\$
	Trade payables (i)	164,518	132,669
	Other payables and accruals	158,529	59,712
		323,047	192,381

(i) Trade payables of \$46,200 were past due over 30 days as at 30 June 2025 (2024: \$23,400)

## 11. Lease liability

	<b>2025</b> \$	2024 \$
Current		
Lease liability	-	_
	-	-
Reconciliation/movement for the year		
Opening balance	-	14,748
Amounts recognised for new leases	-	-
Less: amount repaid	-	(2,370)
Other movements – derecognition of lease	-	(12,378)
Closing balance at end of year	-	-
Interest cost incurred for the year	-	205

<sup>&</sup>lt;sup>2</sup> Exploration and evaluation costs capitalised during the year.

<sup>&</sup>lt;sup>3</sup> An amount of \$30,643 (2024: \$12,635) was written off as the projects did not meet the Company's capitalisation criteria during each year.

for the financial year ended 30 June 2025

#### 12. Issued capital

- (a) Equity (number of shares on issue and the amount paid (or value attributed) for the shares) 741,879,927 fully paid ordinary shares (2024: 740,879,927)
- (b) The following changes to the shares on issue and the attributed value during the periods:

	2025	2024	2025	2024
	Number	Number	\$	\$
Balance at the beginning of the year	740,879,927	523,050,625	41,181,192	38,110,799
Issue of shares in a placement 1	-	213,034,895	-	3,000,000
Issue of shares to employees 2	-	1,500,000	-	24,000
Issue of shares to extinguish debt 3	-	3,294,407	-	46,393
Issue of share to directors 4	1,000,000	-	15,000	-
Sub-total	741,879,927	740,879,927	41,196,192	41,181,192

- On 1st December 2023, after receiving shareholder approval at its Annual General Meeting on 28th November 2023, the Company completed it's \$3,000,000 placement with Yandal Investments Pvt Ltd pursuant to the issue of and issued 213,034,895 shares and 1:1 free attaching free options.
- 2. On 28 June 2024, the Company issued 1,500,000 fully paid shares to employees as an incentive for past performance. The fair value of the shares was \$0.016 per share.
- 3. On 28 June 2024, the Company issued 3,294,407 fully paid shares in satisfaction of a debt with a legal service provider for services rendered.
- 4. On 12 December 2024, after receiving shareholder approval on 27 Nov 24, the Company issued 1,000,000 fully paid shares to Mr Alan Willis as an incentive. The fair value of the shares was \$0.015 per share. An amount of \$6,194 was recognised in share based payments reserve in the year ended 30 June 2024 and the remaining amount in this period.

#### (c) Ordinary Shares

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

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

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

13.	Reserves	2025 \$	2024 \$
	Option reserves (a)	4,515,114	4,514,467
	Other reserves (b)	1,294,698	1,294,698
		5,809,812	5,809,165

# (a) The following changes to the options on issue and the attributed value during the periods:

	2025	2024	2025	2024
	Number	Number	<b>\$</b>	\$
Balance at the beginning of the year	83,250,000	103,750,000	4,514,467	4,492,395
Options issues to employees 1	-	1,500,000	-	12,099
Option issued to director 2	1,000,000	-	276	3,624
Options to be issued to director 3	1,000,000	-	3,745	155
Shares to be issued to director /				
subsequently transferred to share capital 4	-	-	(6,194)	6,194
Shares to be issued to director 5	-	-	2,820	-
Expiry of options 6		(22,000,000)	-	-
Sub-total	85,250,000	83,250,000	4,515,114	4,514,467
Balance at the end of the year	85,250,000	83,250,000	4,515,114	4,514,467

for the financial year ended 30 June 2025

#### 13. Reserves (continued)

- 1. On 28 June 2024, the Company issued 1,500,000 options at an exercise price of \$0.05 expiry on 30 November 2027 to employees as a reward for past performance. The Company has calculated the fair value of each option as \$0.008 and the total cost for the period was \$12,099. The Company valued the options using a Black Scholes Option Pricing model with the following inputs:
  - (a) Grant Date 28 June 2024
  - (b) Exercise date 30 November 2027
  - (c) Market price of securities \$0.016
  - (d) Exercise price of securities \$0.05
  - (e) Risk free rate 4.07%
  - (f) Volatility 107.20%
- 2. On 27 November 2024, the Company received shareholder approval to issue 1,000,000 options at an exercise price of \$0.05 expiry on 30 November 2027 to Mr Graeme Purcell as a reward for past performance. The Company has calculated the fair value of each option as \$0.0039 and the total cost for the period was \$3,900. The Company valued the options using a Black Scholes Option Pricing model with the following inputs:
  - (a) Grant Date 27 November 2024
  - (b) Exercise date 30 November 2027
  - (c) Market price of securities \$0.015
  - (d) Exercise price of securities \$0.05
  - (e) Risk free rate 3.97%
  - (f) Volatility-80.20%

An amount of \$155 was recorded in the period to 30 June 2024 as a provision amount. The remaining value of \$3,745 has been recorded in this period.

- 3. On 27 November 2024, the Company received shareholder approval to issue 1,000,000 options at an exercise price of \$0.05 expiry on 30 November 2027 to Mr Alan Willis as a reward for past performance. The Company has calculated the fair value of each option as \$0.0039 and the total cost for the period was \$3,900. The Company valued the options using a Black Scholes Option Pricing model with the following inputs:
  - (a) Grant Date 27 November 2024
  - (b) Exercise date 30 November 2027
  - (c) Market price of securities \$0.015
  - (d) Exercise price of securities \$0.05
  - (e) Risk free rate -3.97%
  - (f) Volatility -80.20%

An amount of \$3,624 was recorded in the period to 30 June 2024 as a provision amount. The remaining value of \$276 has been recorded in this year.

- 4. The company recognised a preliminary amount for the shares to be issued in the 30 June 2024 period of \$6,194 as per the agreement between the Company and Mr Alan Willis. The shares have now been issued and the amount transferred to issued capital (refer note 12 above).
- 5. The Company has agreed to issue Mr Grant McEwen 500,000 fully paid ordinary shares which are subject to shareholder approval. The Company has notionally valued the share to be issued on the agreement date with a total notional value of \$6,000 of which \$2,820 has been recognised in this period.
- 6. Options expired during the prior period.

#### (b) Performance rights

	2025 Number	2024 Number	2025 \$	2024 \$
Balance at the beginning of the year Rights forfeited during the prior year 1	-	28,000,000 (28,000,000)	1,294,698	1,294,698
Balance as at year end	-	-	1,294,698	1,294,698

1. On 14 December 2023, 24,000,000 Performance Rights with issued after obtaining shareholder approval on 11 December 2022 expired due to the non-performance of the share price hurdles. On 13 January 2024, 4,000,000 Performance Rights issue on 19 December 2019 after obtained shareholder approval expired due to the non-performance of the non-market hurdles.

for the financial year ended 30 June 2025

#### 13. Reserves (continued)

#### (c) The following are changes to options issue at no cost during the periods:

	2025 Number	2024 Number	2025 \$	2024 \$
Balance at the beginning of the year	313,034,895	100,000,000	-	-
Expiry of options (including correction) <sup>1</sup> Issue of Options <sup>2</sup>	(100,000,000)	213,034,895	-	-
Balance as at 30 June 2025	213,034,895	313,034,895	-	

- 1. On 28 February 2025, options expired without being exercised.
- On 1 December 2023, after receiving shareholder approval at its Annual General Meeting on 28 November 2023, the Company issued 213,034,895 free attaching options as a consequence of the completed its \$3,000,000 placement with Yandal Investments Pty Ltd. The options are exercisable at \$0.02 per options and expire on 30 Oct 2026.

#### Weighted average exercise of options on issue

		2025		2024	
	2025	Exercise	2024	Exercise	
	Number	Price \$	Number	Price \$	
Balance at the beginning of the year	396,284,895	0.038	203,750,000	0.058	
Expiry of options	(100,000,000)	-	(22,000,000)	-	
Options issued to director	2,000,000	0.05	-	-	
Options issued to shareholders	-	-	213,034,895	0.02	
Options issued to employees	-	-	1,500,000	0.05	
	-				
Balance as at end of the year	298,284,895	0.029	396,284,895	0.038	

#### 14. Risk management

The Company's objective when managing capital is to safeguard its ability to continue as a going concern, so that it may continue to provide returns for shareholders and benefits for other stakeholders.

Due to the nature of the Company's activities, being mineral exploration, the Company does not have ready access to credit facilities for operational purposes, with the primary source of funding being equity raisings. Therefore, the focus of Company's capital risk management is the current working capital position against the requirements of the Company to meet exploration programs and corporate overheads. The Company's strategy is to ensure appropriate liquidity is maintained to meet anticipated operating cost requirements with a view to initiating appropriate capital raisings as required. The working capital position of the Company as at the reporting date is as follows:

	2025 \$	2024 \$
Cash and equivalents Trade and other receivables Trade and other payables Leases	1,163,321 68,921 (323,047)	2,691,321 81,451 (192,380)
Working capital position	909,195	2,580,392

#### 15. Dividends

No dividends were paid during the financial year. No recommendation for payment of dividends has been made.

for the financial year ended 30 June 2025

16.	Key management personnel disclosures	2025 \$	2024 \$
	(a) Key management personnel compensation		
	Short-term benefits	394,881	508,209
	Post-employment benefits	12,384	14,492
	Share-based payments	15,647	9,973
		422,912	532,674

Detailed remuneration disclosures are provided in the remuneration report within the Directors' Report.

#### (b) Loans to key management personnel

There were no loans to key management personnel during the year.

#### (c) Transactions with key management personnel

- Ms Guo was paid or is payable \$231,000 (2024: \$231,000) in Director's fees and consulting fees at normal commercial rates and superannuation at the statutory rate. At 30 June 2025, there was \$3,680 outstanding to Ms
- Mr Purcell was paid or is payable \$58,000 (2024: \$141,000) in Director's fees and consulting fees at normal commercial rates and superannuation at the statutory rate. At 30 June 2025, there was \$nil outstanding to Mr Purcell.
- Mr Grant McEwen was paid or is payable \$13,179 (2024: \$Nil) in the period for consulting fees at normal commercial rates. At 30 June 2025, there was \$3,345 outstanding to Mr McEwen.
- Hardrock Mining Consultants Pty Ltd, a company with which Mr Willis is associated, was paid or is payable \$68,300 (2024: \$17,875) in the period in director's and consulting fees at normal commercial rates and superannuation at the statutory rate. At 30 June 2025, there was \$3,680 outstanding to Hardrock Mining Consultants Pty Ltd.

<b>17.</b>	Remuneration of auditors	2025 \$	2024 \$
	Audit and review of the financial report	30,000	35,177
		30,000	35,177

The auditor of Zuleika Gold Limited is Hall Chadwick WA.

#### 18. Commitments and contingencies

(a) Exploration commitments	\$	\$
Not longer than 1 year Longer than 1 year and not longer than 5 years	760,760 1,376,312	1,049,320 1,514,728
Greater than 5 years	39,225	761,643
	2,176,297	3,325,691

#### (b) Contingencies

At balance date there are no contingent assets or liabilities (other than as disclosed below).

Following the sale of DPPL to Vango, the Company has a contingent asset of \$6m in the form of additional consideration of up to \$4m and a royalty of up to \$2m.

The \$4m consideration comprises the following amounts to be paid by Vango:

- \$1,000,000 (excluding GST) on production of a total of 45,000 ounces of gold from the Project tenements;
- \$1,000,000 (excluding GST) on production of a total of 100,000 ounces of gold from the Project tenements;
- \$1,000,000 (excluding GST) on production of a total of 200,000 ounces of gold from the Project tenements; and
- \$1,000,000 (excluding GST) on production of a total of 300,000 ounces of gold from the Project tenements.

2025

2024

for the financial year ended 30 June 2025

#### 18. Commitments and contingencies (continued)

#### **Contingencies (continued)**

The \$2m royalty is payable by Vango in gold or cash on overall production from the Project tenements as follows:

- 1.0% on each ounce of gold produced from the Project tenements as of the date of issue of the mint receipt, calculated at the London Spot Fix AM (USD/oz) on that day, where the London Spot Fix AM (USD/oz) is equal to or greater than US\$1,175/oz, or
- 2.0% on each ounce of gold produced from the Project tenements as of the date of issue of the mint receipt, calculated at the London Spot Fix AM (USD/oz) on that day, where the London Spot Fix AM (USD/oz) is equal to or greater than US\$1,250/oz, or
- 3.0% on each ounce of gold produced from the Project tenements as of the date of issue of the mint receipt, calculated at the London Spot Fix AM (USD/oz) on that day, where the London Spot Fix AM (USD/oz) is equal to or greater than US\$1,400/oz, or

4.0% on each ounce of gold produced from the Project tenements as of the date of issue of the mint receipt, calculated at the London Spot Fix AM (USD/oz) on that day, where the London Spot Fix AM (USD/oz) is equal to or greater than US\$1,500/oz.

#### **Contingent liabilities**

K2 Project / PHB-1 Project: On 1 November 2022, the Company announced that it had been successful in its litigation against Vango Mining Limited (Vango) (ASX: VAN) and its wholly owned subsidiary Dampier (Plutonic) Pty Ltd.

The WA Supreme Court Trial judgement was delivered on 31 October 2022 which included:

- (i) that Zuleika Gold was entitled to a 4.1% stake in M52/183;
- (ii) ordered Vango to promptly transfer the 4.1% stake to Zuleika;
- (iii) that Vango breached the terms of and wrongfully repudiated the Binding Term Sheet (BTS); and
- (iv) ordered that the issue of legal costs of the trial would be determined after submissions from the parties and to be paid by Vango to Zuleika Gold

On 20 May 2024, the Company announced that the Vango and DPPL's appeal was heard by the Supreme Court of Western Australia Court of Appeal. The Court of Appeal handed down its judgement dismissing Vango and DPPL's appeal and ordering that Vango and DPPL pay Zuleika's costs of the appeal.

The payment of all cost orders occurred in the prior year with the total amount received being \$993,182.

The Company announced that a trial date is set for October 2025 to determine the quantum of damages payable by Vango and DPPL to Zuleika on account of Vango and DPPL's breaches of the BTS.

In the event that the Company is unsuccessful with the damages litigation, the Company will incur material additional costs in pursuit of damages. No asset has been recorded in the financial report for the potential damages claim as the outcome is unknown. In the event that the dispute does not conclude satisfactorily for the Company, material additional costs may be incurred.

The Company may be liable to pay special consideration as defined in the Auracle Group loan agreement as outlined in note 19 (c) below in the event that there is a favourable outcome in the Vango proceedings.

#### 19. Related party transactions

#### (a) Key management personnel

Disclosures relating to key management personnel are set out in note 16.

#### (b) Loans to and transactions with related parties

Disclosures relating to key management personnel are set out in note 16.

A \$700,000 loan agreement, to assist with funding litigation against Vango, between the Company and Auracle Group Pty Ltd (a related party of Ms Guo) remains in place. The loan agreement was approved by shareholders on 11 December 2020 and no drawdown of funds has ever occurred.

During the period the Company issued Mr Alan Willis and Mr Graeme Purcell with 1,000,000 options as incentives refer note 13 for further information.

During the period the Company issued Mr Alan Willis with 1,000,000 shares as incentives refer note 12 for further information.

The Company had no outstanding receivables from its directors or other related parties as at 30 June 2025.

for the financial year ended 30 June 2025

#### 19. Related party transactions (continued)

#### (c) Auracle loan

The Auracle loan remained in place during this financial year. Auracle Group Pty Limited is associated with the Company's executive chair, Hui Guo.

The Loan Agreement is structured as follows:

- (a) an initial advance by Auracle Group to the Company of \$300,000 was converted to equity by the issue of 10,000,000 shares at an issue price of \$0.03 per share and the issue of 80,000,000 options each exercisable at \$0.05 and expiring 14 December 2025.
- (b) at Auracle Group's sole discretion, a loan facility of up to \$700,000 which may be drawn down by the Company over a 5-year period starting from the date of the Loan Agreement, after approval was obtained from shareholders on 11 December 2020. The maximum aggregate face value is up to \$700,000, depending on the litigation funding requirements;
- (c) On 11 December 2020, 1,000,000 shares at an issue price of \$0.03 per share were issued to Auracle Group in consideration for the payment of a loan facility fee of \$30,000.
- (d) Interest is payable at 8% per annum and is accrued and calculated monthly for the date of each advance.

On successful completion of court proceedings with Vango or a settlement in favour of the Company (**Settlement**), Auracle Group is entitled to receive special consideration for providing the Loan as calculated below (**Special Consideration**).

If the amount provided by Auracle Group under the Loan Agreement covers 100% of the Action Costs, the Special Consideration is:

- 35% of the amount recovered either through the ultimate judgement or a settlement (Recovery);
- Repayment of the Loan Agreement plus accrued interest.

All of the Special Consideration is paid in cash.

If the amount provided by Auracle Group under the Loan Agreement covers part but not all of the Action Costs, the Special consideration is calculated based on:

- the lower of 35% Recovery; or
- an amount equal to 5 multiples of the total Litigation Funds plus accrued interest;
- · repayment in full of the total drawn down amount under the Loan Agreement plus accrued interest.

In the event of an unsuccessful completion of litigation or settlement which is not in favour of the Company:

- Auracle Group is not entitled to receive a payment of any Special Consideration; and
- the Company bears any costs related to the litigation in excess of the Loan Agreement.

As at 30 June 2025 there has been no draw down on the loan facility.

# 20. Subsequent events

No other matters or circumstances have arisen since the end of the financial year which significantly affected or may significantly affect the operations of the Company, the results of those operations, or the state of affairs of the Company other than the following:

- On 11 August 2025, the Company annouced that 12,000,000 performace rights, 32,200,000 options expired
  without being converted or exercised.
- On 13 August 2025, the Company announced a placement of shares to sophisticated investor of 5,000,000 fully
  paid ordinary shares at an issue price of \$0.016 per share to raise \$80,000 (before costs).

for the financial year ended 30 June 2025

**21.** 

**22**.

	2025 \$	2024 \$
Notes to the statement of cash flows		
Reconciliation of net loss after income tax to net cash outflow from operating activities		
(Loss) /Profit for the year Adjusted for:	(2,807,729)	198,182
Depreciation and amortisation Share-based payments Derecognition of leases	- 15,647 -	7,358 92,465 (2,098)
Write-off's / Impairment of exploration expenditure	1,862,097	12,635
Change in operating assets and liabilities		
Decrease / (Increase) in trade and other assets Decrease / (Increase) in prepayments (Decrease) in trade and other payables (Decrease) in provisions	(4,468) 12,530 171,860	(16,729) (187) (280,840)
Net cash outflow from operating activities	(750,063)	10,786
Current year  2. There were no non-cash transactions for the year.		
·		
	<b>2025</b> \$	2024
Profit/(loss) per share		
Profit/(loss) per share  From continuing operations  Basic (cents per share)  Diluted (cents per share)		0.03
From continuing operations Basic (cents per share)	\$ (0.38) (0.38)	0.03 0.03
Basic (cents per share) Diluted (cents per share) The average market price of the Company's shares did not exceed the e	\$ (0.38) (0.38)	0.03 0.03

	and diluted loss per share	(2,807,729)	198,182
(b)	Weighted average number of shares used as the denominator	2025 No. of shares	2024 No. of shares
	Weighted average number of ordinary shares for the purposes of basic and diluted earnings per share	741,433,352	647,069,247

for the financial year ended 30 June 2025

#### 23. Share-based payments

#### (a) Employees and contractor's equity instruments

The Company has issued or has agreed to issue (subject to shareholder approval) a number of securities to directors, employees and suppliers during the year and the information in relation to these transactions are outlined in notes 12 (b) and 13 (a).

#### (b) Share based payment expense

The total expense recognised for the period has been broken down below:

Reconciliation of expense in the statement of profit or loss

	June 2025 Number	June 2025 \$
Options issued to directors (current year amortisation)	2,000,000	4,020
Shares issued to director (current year amortisation)	1,000,000	8,807
Proposed issue of shares to Mr McEwen	- <u> </u>	2,820
Share based payments expense in the profit and loss		15,647

Reconciliation of expense in the statement of profit or loss

	June 2024 Number	June 2024 \$
Options to be issued to director (current year amortisation)		3,624
Options to be issued to director (current year amortisation)		155
Issue of shares to employees for incentives	1,500,000	24,000
Options issued to employees	1,500,000	12,099
Issue of shares to suppliers	3,294,407	46,393
Proposed issue of shares to Mr Willis	_	6,194
Share based payments expense in the profit and loss		92,465

# 24. Subsidiary information

The Company has the following subsidiaries:

		% Equity interest		\$ investment	
Name	Country of Incorporation	2025	2024	2025	2024
Quarry Master Mining Pty Ltd Goldfields Mining Group Pty Ltd Zgold Pty Ltd	Australia Australia Australia	100 100 100	100 100 100	100 30,000 1	100 30,000 1

This subsidiaries were dormant during the year.

for the financial year ended 30 June 2025

#### 25. Consolidated entity disclosure statement

The Company has the following subsidiaries:

				Tax Res	idency
Entity Name	Entity type	% of share capital	Place of Incorporation	Australian or Foreign	Foreign Jurisdiction
Zuleika Gold Limited Quarry Master Mining Pty Ltd Goldfields Mining Group Pty	Body Corporate Body Corporate Body Corporate	N/A 100% 100%	Australia Australia	Australian Australian	N/A N/A N/A
Ltd	zouj corporate	10070	Australia	Australian	,

#### Notes:

- 1. The Consolidated Entity Disclosure Statement (CEDS) has been prepared in accordance with subsection 295(3A)(a) of the Corporations Act 2001 (Cth) and includes information for each entity that was part of the Consolidated Entity as at the end of the financial year in accordance with AASB 10 Consolidated Financial Statements.
- 2. The percentage of share capital disclose for body corporates includes the CEDS represents the economic interest consolidated in the financial statements.
- 3. The Company has not formed a tax-consolidated group under Australian taxation law.
- 4. Section 295(3A)(vi) of the Corporations Act 2001 defines tax residency as having the meaning in the Income Tax Assessment Act 1997 (Cth) (ITAA 1997). Foreign incorporated companies can still be considered a tax resident of Australia if their central management and control is in Australia. An entity can be both, an Australian tax resident under ITAA 1997, and a tax resident in another foreign jurisdiction under the tax law applicable in that jurisdiction.
- 5. The determination of tax residency involves judgement as there are different interpretations that could be adopted, and which could give rise to a different conclusion on residency. In determining tax residency. The Consolidated Entity has applied the following interpretations:
  - (a) The Consolidated Entity has applied current legislation and judicial precent, including having regard to the Tax Commissioner's public guidance in Tax Ruling TR 2018/5 and the advice of the independent Australian Tax advisor; and
  - (b) Where necessary, the Consolidated Entity has used independent tax advisors in foreign jurisdictions to assist in its determination of the tax residency to ensure applicable foreign tax legislation has been complied with for the purpose of this disclosure.
- 6. Where the entity is not an Australian tax resident but a foreign tax resident based in the Australian domestic law definition, then each foreign country in which the entity is a tax resident (as determined under the law of the foreign jurisdiction) must be disclosed in the CEDS. However, if the entity is an Australian tax resident, this requirement does not apply and no further information needs to be provided about the other tax residencies of the entity.

# **DIRECTORS' DECLARATION**

The Directors declare that:

- in the Directors' opinion, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable;
- (b) in the Directors' opinion, the attached financial statements and notes thereto are in accordance with the Corporations Act 2001, including compliance with Australian Accounting Standards and International Financial Reporting Standards as disclosed in note 1(a) and give a true and fair view of the financial position of the Company as at 30 June 2025 and its performance for the year ended on that date;
- the audited remuneration disclosures set out in the Directors' Report comply with Accounting Standard AASB 124 Related (c) Party Disclosures and the Corporations Act and Regulations 2001;
- (d) In the Directors' opinion, the Consolidated Entity Disclosure Statement is true and correct; and
- the Directors have been given the declarations required by s.295A of the Corporations Act 2001 for the year ended 30 June 2025.

Signed in accordance with a resolution of the Directors made pursuant to s.295(5) of the Corporations Act 2001.

On behalf of the Directors

Jules

Ai Es 30 Annie Hui Guo **Executive Chair** 

30 September 2025



# INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF ZULEIKA GOLD LIMITED

# Report on the Audit of the Financial Report

#### Opinion

We have audited the financial report of Zuleika Gold Limited ("the Company") and its subsidiaries ("the Consolidated Entity"), which comprises the consolidated statement of financial position as at 30 June 2025, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including material accounting policy information, the consolidated entity disclosure statement and the director's declaration.

#### In our opinion:

- a. the accompanying financial report of the Consolidated Entity is in accordance with the *Corporations Act* 2001, including:
  - (i) giving a true and fair view of the Consolidated Entity's financial position as at 30 June 2025 and of its financial performance for the year then ended; and
  - (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

#### **Basis for Opinion**

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

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

#### Material Uncertainty Related to Going Concern

We draw attention to Note 1(b) in the financial report which indicates that the Consolidated Entity incurred a net loss of \$2,807,729 during the year ended 30 June 2025. As stated in Note 1(b), these events or conditions, along with other matters as set forth in Note 1(b), indicate that a material uncertainty exists that may cast significant doubt on the Consolidated Entity's ability to continue as a going concern. Our opinion is not modified in this respect of this matter.



## **Key Audit Matters**

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

#### **Key Audit Matter**

#### **Exploration and Evaluation Expenditure**

As disclosed in note 8 to the financial statements, during the year ended 30 June 2025 the Company capitalised exploration and evaluation expenditure was carried at \$7,502,392.

Exploration and Evaluation Expenditure is a focus area due to:

- The significance of the balance to the Consolidated Entity's financial position;
- The level of judgement required in evaluating management's application of the requirements of AASB 6 Exploration for and Evaluation of Mineral Resources ("AASB 6"). AASB 6 is an industry specific accounting standard requiring the application of significant judgements, estimates and industry knowledge. This includes specific requirements for expenditure to be capitalised as an asset and subsequent requirements which must be complied with for capitalised expenditure to continue to be carried as an asset; and
- The assessment of impairment of mineral exploration expenditure being inherently difficult.

#### How our audit addressed the Key Audit Matter

Our review procedures included but were not limited to:

- Assessing management's determination of its areas of interest for consistency with the definition in AASB 6 Exploration and Evaluation of Mineral Resources ("AASB 6");
- Assessing the Consolidated Entity's rights to tenure for a sample of tenements;
- By reviewing the status of the Consolidated Entity's tenure and planned future activities, reading board minutes and discussions with management we assessed each area of interest for one or more of the following circumstances that may indicate impairment of the mineral exploration expenditure:
- The licenses for the rights to explore expiring in the near future or are not expected to be renewed;
- Substantive expenditure for further exploration in the area of interest is not budgeted or planned;
- Decision or intent by the Consolidated Entity to discontinue activities in the specific area of interest due to lack of commercially viable quantities of resources; and
- Data indicating that, although a development in the specific area is likely to proceed, the carrying amount of the exploration asset is unlikely to be recorded in full from successful development or sale; and
- We also assessed the appropriateness of the related disclosures in note 8 to the financial statements.

#### Other Information

The directors are responsible for the other information. The other information comprises the information included in the Consolidated Entity's annual report for the year ended 30 June 2025, but does not include the financial report and our auditor's report thereon.

Our opinion on the financial report does not cover the other information and accordingly we do not express any form of assurance conclusion thereon, with the exception of the remuneration report and our related assurance opinion.



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

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

#### Responsibilities of the Directors for the Financial Report

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

In preparing the financial report, the directors are responsible for assessing the Consolidated Entity's ability 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 Consolidated Entity or to cease operations, or has no realistic alternative but to do so.

# Auditor's Responsibilities for the Audit of the Financial Report

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

As part of an audit in accordance with the Australian Auditing Standards, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
  that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
  effectiveness of the Consolidated Entity's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.



- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Consolidated Entity's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Consolidated Entity to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial report, including the
  disclosures, and whether the financial report represents the underlying transactions and events in a
  manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Consolidated Entity to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the Consolidated Entity audit. We remain solely responsible for our audit opinion.

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

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

# Report on the Remuneration Report

#### Opinion on the Remuneration Report

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2025.

In our opinion, the Remuneration Report of Company, for the year ended 30 June 2025, 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 s 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.

Hall Chadwick
HALL CHADWICK WA AUDIT PTY LTD

MARK DELAURENTIS CA

**Director** 

Dated this 30<sup>th</sup> day of September 2025 Perth, Western Australia

# ASX ADDITIONAL INFORMATION

The following additional information is required by the Australian Securities Exchange. The information is current as at 26 September 2025.

#### Distribution schedule and number of holders of equity securities as at 26 September 2025

	1 - 1,000	1,001 - 5,000	5,001 - 10,000	10,001 - 100,000	100,001 and over	Total
Fully Paid Ordinary Shares	37	42	80	435	333	927
Options expiring 14 Dec 2025 (\$0.05)	-	-	-	-	1	1
Options expiring 30 Oct 2026 (\$0.02)	-	-	-	-	1	1 1

The number of holders holding less than a marketable parcel of fully paid ordinary shares as at 10 September 2025 is 231.

# IUO BEN IBUOSJED JO-20 Largest holders of quoted equity securities as at 10 September 2024

The names of the twenty largest holders of fully paid ordinary shares are:

Position	Holder Name	Holding	% IC
1	YANDAL INVESTMENTS PTY LTD	313,034,895	41.91%
	CHEN & QIN GOODLIFE FAMILY PTY LTD <chen &<="" td=""><td></td><td></td></chen>		
2	QIN GL FAMILY A/C>	23,533,017	3.15%
3	AURACLE GROUP PTY LTD	22,243,992	2.98%
4	BNP PARIBAS NOMINEES PTY LTD <ib au="" noms<br="">RETAILCLIENT&gt;</ib>	20,419,806	2.73%
5	MS QIAN HUANG	16,567,247	2.22%
	MOTTE & BAILEY PTY LTD <bailey fund<="" super="" td=""><td></td><td></td></bailey>		
6	A/C>	14,035,493	1.88%
7	GLENEAGLE SECURITIES NOMINEES PTY LIMITED	13,600,000	1.82%
8	DEZHI QIU	12,510,747	1.68%
9	WB MANAGEMENT PTY LTD <sinbin a="" c="" family=""></sinbin>	12,148,381	1.63%
10	BNP PARIBAS NOMS PTY LTD	10,984,215	1.47%
11	AURACLE GROUP PTY LTD	10,000,000	1.34%
12	FUNG LIN WAH GROUP LIMITED	8,400,000	1.12%
13	COLUMBUS MINERALS PTY LTD	8,321,982	1.11%
14	YAO DONG LIN	8,000,000	1.07%
15	SPINITE PTY LTD	7,000,000	0.94%
16	DESEN RESOURCES PTY LTD	6,572,516	0.88%
17	MR ZHONGJIE GUO	6,448,358	0.86%
18	HUI GUO	6,000,000	0.80%
	SAMINDI PTY LTD <samindi superannuation<="" td=""><td></td><td></td></samindi>		
19	FUND>	5,000,000	0.67%
20	NEWMEK INVESTMENTS PTY LTD	4,712,303	0.63%
		Totals	529,532,952

Australian Securities Exchange Listing - Official Quotation has been granted to 746,879,927 ordinary fully paid shares.

#### **Substantial Shareholders**

Substantial shareholders in Zuleika Gold Limited and the number of equity securities over which the substantial shareholder has a relevant interest as disclosed in substantial holding notices provided to the Company are listed below:

Substantial Shareholder	No of Shares Held
Yandal Investments Pty Ltd	313,034,895

#### (d) Unquoted Securities

There are 296,534,895 unquoted options on issue as at 26 September 2025.

# **ASX ADDITIONAL INFORMATION**

(e) Names of persons holding more than 20% of a given class of unquoted securities (other than incentive securities issued to employees)

Options expiring 14 Dec 2025 (\$0.05) - Auracle Group Pty Ltd holds 100% of the 80,000,000 options on issue

Options expiring 30 Oct 2026 (\$0.02) - Yandal Investments Pty Ltd holds 100% of the 213,034,895 options on issue

(f) Restricted Securities

There are no restricted securities on issue as at 26 September 2025.

(g) Voting Rights

All fully paid ordinary shares carry one vote per ordinary share without restriction.

(h) Company Secretary

The Company Secretary is Mr Alexander Neuling.

(i) Registered Office

The Company's Registered Office is Level 1, 8 Kings Park Road, West Perth, Western Australia 6005.

(j) Share Registry

The Company's Share Registry is: Automic Group Level 5, 126 Phillip Street Sydney, NSW, 2000 +1300 288 664 (Telephone) www.automicgroup.com.au

(k) On-Market Buy-back

The Company is not currently performing an on-market buy-back.

(l) Schedule of interests in mining tenements

Please refer to the Operations Report.