

MINERA IRL LIMITED

Interim Consolidated Financial Statements For the Second Quarter ended 30 June 2018

All figures are in United States ("US") dollars unless otherwise noted. References to "C\$" are to Canadian dollars and to "£" are to British pound sterling.

NOTICE TO READER

The accompanying unaudited interim consolidated financial statements have been prepared by and are the responsibility of the management. The Group's independent auditor has not performed a review of these financial statements.

Quarterly Consolidated Statement of Comprehensive Income and Results (Unaudited - Expressed in thousands of United States Dollars)

	Three Months Ended		Six Month		Ended	
Note	S	30 June 2018	30 June 2017	30 June 2018		30 June 2017
Revenue	\$	7,216	\$ 8,183	\$ 14,148	\$	16,001
Cost of sales		(6,185)	(5,512)	(11,791)		(11,163)
Gross profit		1,031	2,671	2,357		4,838
Administration expenses		(1,688)	(834)	(2,898)		(2,045)
Exploration costs		(48)	(22)	(86)		(30)
Gain on sale of Property, plant and equipment		-	-	-		454
Write-off of intangible asset		(173)	(266)	(173)		(266)
Operating (loss) profit		(878)	1,549	(800)		2,951
Finance expense 3		(1,939)	(2,776)	(3,840)		(5,927)
Loss before tax		(2,817)	(1,227)	(4,640)		(2,976)
Income tax expense		-	(300)	-		(300)
Loss for the period attributable to the equity shareholders of the parent		(2,817)	(1,527)	(4,640)		(3,276)
Total comprehensive loss for the period attributable to the equity shareholders of the						
parent	\$	(2,817)	\$ (1,527)	\$ (4,640)	\$	(3,276)
Loss per ordinary share (US cents)						
Basic and diluted-continuing operations		(1.2)	(0.7)	(2.0)		(1.4)

Consolidated Statement of Financial Position

(Unaudited - Expressed in thousands of United States Dollars)

		30 June 2018	3	31 December 2017
	Notes	US\$000		US\$000
Assets				
Property, plant and equipment	5	10,403		10,985
Intangible assets	6	143,651		142,324
Total non-current assets		154,054		153,309
Inventory	8	2,338		2,769
Other receivables and prepayments	7	9,176		9,492
Current tax recoverable		695		1,036
Cash and cash equivalents	9	2,889		3,276
Total current assets		15,098		16,573
Total assets		\$ 169,152	\$	169,882
Equity				
Share capital	10	159,012		159,012
Share option reserve	10	479		479
Accumulated losses		(90,083)		(85,443)
Total equity attributable to the equity				
shareholders of the parent		\$ 69,408	\$	74,048
Liabilities				
Trade and other payables	15	-		707
Finance lease liabilities	11	-		147
Provisions	14	7,695		7,269
Total non-current liabilities		7,695		8,123
Finance lease liabilities	11	412		530
Interest bearing loans	12	79,711		76,483
Trade and other payables	15	11,926		10,698
Total current liabilities		92,049		87,711
Total liabilities		\$ 99,744	\$	95,834
Total equity and liabilities		\$ 169,152	\$	169,882

The consolidated financial statements were approved and authorised for issue by the Board and were signed on its behalf on 14 August 2018.

Gerardo Pérez Chairman

Lima, Peru

14 August 2018

Carlos Ruiz de Castilla Chief Financial Officer

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Lima, Peru

14 August 2018

Consolidated Statement of Changes in Equity
(Unaudited - Expressed in thousands of United States Dollars)

		Share capital		 Reserves					
	Notes	Number of Shares	A	Amount	Share option	Acc	cumulated losses	To	tal equity
Balance at 1 January 2017		231,135,028	\$	159,012	\$ 663	\$	(86,439)	\$	73,236
Loss for the period		-		-	-		(3,276)		(3,276)
Total comprehensive loss		-		-	-		(3,276)		(3,276)
Expiry/lapse of share options		-		-	(184)		184		-
Balance at 30 june 2017		231,135,028		159,012	479		(89,531)		69,960
Profit for the period		-		-	-		4,088		4,088
Total comprehensive loss		=		-	=		4,088		4,088
Balance at 31 December 2017		231,135,028	\$	159,012	\$ 479	\$	(85,443)	\$	74,048
Loss for the period	5	=		-	 =		(4,640)		(4,640)
Total comprehensive loss		-		-	-		(4,640)		(4,640)
Balance at 30 June 2018		231,135,028	\$	159,012	\$ 479	\$	(90,083)	\$	69,408

Consolidated Statement of Cash Flows

(Unaudited - Expressed in thousands of United States Dollars)

		 Three Months Ended		Six Month		hs Ended	
		30 June		30 June	30 June		30 June
	Notes	2018		2017	2018		2017
Cash flows from operating activities							
Loss before tax		\$ (2,817)	\$	(1,227)	\$ (4,640)	\$	(2,976)
Finance expense	3	1,939		2,776	3,840		5,927
Gain on sale of Property, plant and equipment		-		-	-		(454)
Depreciation	6	755		109	1,508		984
Write-off of intangible asset		173		266	173		266
Decrease (increase) in inventory	9	271		(24)	431		(14)
Decrease (increase) in other receivables and prepayments		154		1.504	220		41
		174		1,524	320		41
Increase (decrease) in trade and other payables		1,314		760	522		(1,371)
Payment of mine closure costs	15	(11)		(20)	(22)		(39)
Cash generated from operations		1,798		4,164	2,132		2,364
Income tax paid, net		488		279	337		113
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Net cash from operating activities		2,286		4,443	2,469		2,477
Cash flows from investing activities							
Acquisition of Property, plant and equipment	6	(638)		(771)	(926)		(1,243)
Disposal of Property, plant and equipment		-		458	-		460
Deferred exploration and development							
expenditures	7	(848)		(1,102)	(1,500)		(2,420)
Net cash outflow from investing activities		(1,486)		(1,415)	(2,426)		(3,203)
Cash flows from financing activities							
Payment of finance expenses		(118)		(214)	(165)		(1,737)
Payment of finance lease liabilities	12	(133)		(240)	(265)		(240)
Net cash outflow from financing activities		(251)		(454)	(430)		(1,977)
							_
Net decrease in cash and cash equivalents		549		2,574	(387)		(2,703)
Cash and cash equivalents at beginning of		2 240		1 500	2.256		6 957
period		2,340	_	1,580	3,276		6,857
Cash and cash equivalents at end of period		\$ 2,889	\$	4,154	\$ 2,889	\$	4,154

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 1 – Basis of Preparation and Going Concern

The financial statements are presented in United States dollars, rounded to the nearest thousand.

The financial statements have been prepared under the historical cost convention unless otherwise specified within these accounting policies.

At 30 June 2018, the Group had a working capital deficit of \$76,951,000 (defined as current assets less current liabilities). On 8 June 2015, the Group announced that it had arranged a \$70,000,000 secured finance facility (the "Bridge Loan") structured by the Peruvian state-owned development and promotion bank, Corporación Financiera de Desarrollo S.A. ("COFIDE") and syndicated through Goldman Sachs Bank USA. The Bridge Loan was part of a senior project credit finance facility of up to \$240,000,000 described in a letter of mandate signed by COFIDE and Minera IRL ("Senior Project Debt Facility"). The Senior Project Debt Facility was to be structured by COFIDE, in conjunction with Minera IRL, to build the Ollachea Gold Project (the "Ollachea Project").

In March 2017 COFIDE terminated the letter of mandate without providing any reason for their decision.

On 6 June 2017 the Group announced it had obtained an order from the Superior Court of Justice of Lima as a precautionary measure to protect its assets and investments in the Ollachea Project; and its intention to initiate an arbitration process. The order temporarily suspends any enforcement proceedings against the Group regarding non repayment of the \$70,000,000 Bridge Loan granted by COFIDE as well as the last interest instalment of approximately \$1,240,000, both of which were due for payment on 5 June 2017.

On 20 June 2017 the Group announced it had filed a request for an arbitration against COFIDE with the Arbitration Centre of the Lima Chamber of Commerce. The intention to commence the Arbitration had been previously announced by the press release on 6 June 2017.

On 4 October 2017 the Group announced the Superior Council of Arbitration of the Chamber of Commerce of Lima rejected the arguments submitted by COFIDE in opposition to beginning the Arbitration requested in June, 2017. The Council admitted the Group's claims despite COFIDE's objections, and decided that the Arbitration should continue.

The Bridge Loan is secured by the Ollachea Project's assets, mining reserves, mining concessions and rights and a pledge of the shares of the Group's subsidiary, Compañia Minera Kuri Kullu S.A., which holds the Ollachea Project. If the arbitration ruling is not in favour of the Group, or the Group is not able to secure an alternative source of funds to refinance the debt with COFIDE it may have to relinquish its ownership of the subsidiary, Campañia Minera Kuri Kullu S.A. and therefore the Ollachea Project. All net assets associated with the Ollachea Project would be fully impaired as a result. The assets of the Corihuarmi mine are not included as a guarantee of the Bridge Loan.

The Group is currently evaluating its options and seeking an alternative source of financing its Ollachea Project.

The Directors consider that an alternative source of funding will be secured to be able to repay the Bridge Loan and obtain the necessary investment to develop the Ollachea Project. There can be no guarantee however that alternative funding will be obtained within the required timescale or on acceptable terms.

The cash generated from gold production at the Corihuarmi mine is required to fund the working capital requirements of the Group in the meantime. In addition, the Group intends to accelerate the process for recovering VAT in connection with its exploration activities on the Ollachea Project, together with other cost cutting measures, if required.

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 1 – Basis of Preparation and Going Concern (continued)

The Directors have therefore prepared the financial statements on the assumption that the Group will continue as a going concern, meaning it will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the ordinary course of operations. Different bases of measurement may be appropriate if the Group is not expected to continue operations for the foreseeable future.

The financial information contained in these interim consolidated financial statements does not constitute statutory accounts as defined by the Companies (Jersey) Law 1991. No statutory accounts for the period have been delivered to the Jersey Registrar of Companies.

These interim consolidated financial statements have been prepared by management and reported in thousands of United States dollars in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"), including International Accounting Standard 34, "Interim Financial Reporting" ("IAS 34") and have been prepared following the same accounting policies and method of computation as the annual Financial Statements for the year ended 31 December 2017. The disclosures provided below are incremental to those included with the annual Financial Statements. Certain information and disclosures normally included in the notes to the annual Financial Statements have been condensed or have been disclosed on an annual basis only. Accordingly, these interim consolidated financial statements should be read in conjunction with the annual Financial Statements for the year ended 31 December 2017 prepared in accordance with IFRS as issued by the IASB.

Note 2 – Segment Reporting

IFRS 8 requires operating segments to be identified on the basis of internal reports on the performance of the managerial units of the Group for decision making. The Group identifies these units primarily according to the country of operation. Within the countries of operation the managerial functions are divided into mining operations, the exploration activities related to the individual properties which the Group has the rights to explore, the activities related to the acquisition of properties and the administration of the Group. The assessment of exploration activities is dependent principally on non-financial data.

The following table sets out the income and expenditure of the Group according to these reporting segments:

	Peru US\$000	Jersey US\$000	Total US\$000
For the Period Ended 30 June 2018			
Revenue	14,148	-	14,148
Administration expenses	(2,181)	(717)	(2,898)
Operating profit (loss)	(83)	(717)	(800)
Loss	(3,923)	(717)	(4,640)
For the Period Ended 30 June 2017			
Revenue	16,001	-	16,001
Administration Expenses	(1,586)	(459)	(2,045)
Operating profit (loss)	3,410	(459)	2,951
Loss	(2,701)	(575)	(3,276)

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 2 – Segment Reporting (continued)

	Peru US\$000	Jersey US\$000	Total US\$000
As at 30 June 2018			
Non-current assets	154,054	-	154,054
Current	15,078	20	15,098
Total assets	169,132	20	169,152
As at 31 December 2017			
Non-current assets	153,309	-	153,309
Current	16,540	33	16,573
Total assets	169,849	33	169,882

Note 3 – Finance Expense

The following table details the finance expenses incurred during the three and six months ended 30 June 2018 and 2017.

	Three Mo	nths Ended	Six Mon	ths Ended
	30 June	30 June	30 June	30 June
	2018	2017	2017	2017
	(\$'000)	(\$'000)	(\$'000)	(\$'000)
Macquarie Bank royalty buyback provision	-	(235)	-	(8)
COFIDE bridge loan interest	1,622	2,727	3,227	5,063
Other bridge loan finance costs	-	269	-	539
Sherpa royalty buyback provisión	-	(160)	-	(5)
Other	317	175	613	338
	1,939	2,776	3,840	5,927

Note 4 – Loss per Share

The calculation of the loss per share is based on the loss attributable to ordinary shareholders for the three months ended 30 June 2018 of \$2,791,000 (30 June 2017: loss of \$1,527,000) and the weighted average number of ordinary shares in issue during the three month period ended 30 June 2018 of 231,135,028 (30 June 2017: 231,135,028).

Diluted loss per share assumes that dilutive options have been converted into ordinary shares. The calculation is as follows:

			2018			2017
	2018	Number	Earnings	2017	Number	Earnings
	Loss	of shares	per share	Loss	of shares	per share
	US\$000	US\$000	(cents)	US\$000	US\$000	(cents)
Basic loss	(2,817)	231,135	(1.2)	(1,527)	231,135	(0.7)
Dilutive effects-options	-	-	-	-	-	-
Diluted loss	(2,817)	231,135	(1.2)	(1,527)	231,135	(0.7)

As at 30 June 2018 and 2017, all options were excluded from the calculation of diluted loss per share because they were non-dilutive.

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 5 – Property, Plant and Equipment

	Mining Assets & Deferred Development Costs US\$000	Land & Buildings US\$000	Motor Vehicles US\$000	Computers & Other Equipment US\$000	Total US\$000
Cost					
Balance – 1 January 2017	58,377	427	2,569	3,083	64,456
Additions	2,852	-	1,703	1,085	5,640
Disposal	-	-	(1,913)	-	(1,913)
Reclassifications	(40)	-	-	40	-
Balance – 31 December 2017	61,189	427	2,359	4,208	68,183
Balance – 1 January 2018	61,189	427	2,359	4,208	68,183
Additions	842	73	-	11	926
Disposal	-	-	(67)	-	(67)
Balance – 30 June 2018	62,031	500	2,292	4,219	69,042
Accumulated Depreciation Balance – 1 January 2017 Disposal Depreciation	51,276 - 1,907	347 - 3	2,442 (1,886) 250	2,789 - 70	56,854 (1,886) 2,230
Balance – 31 December 2017	53,183	350	806	2,859	57,198
Balance – 1 January 2018 Depreciation Disposal	53,183 1,194	350 1	806 258 (67)	2,859 55	57,198 1,508 (67)
Balance – 30 June 2018	54,377	351	997	2,914	58,639
Carrying Amounts Balance - 1 January 2017	7,101	80	127	294	7,602
Balance – 31 December 2017	8,006	77	1,553	1,349	10,985
Balance – 30 June 2018	7,654	149	1,295	1,305	10,403

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Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 6 – Intangible Assets

		Other	
Carrying values of the deferred exploration	Ollachea	Peru	Total
	US\$000	US\$000	US\$000
Balance – 1 January 2017	136,705	1,551	138,256
Additions	3,567	767	4,334
Write-off of intangible assets	-	(266)	(266)
Balance – 31 December 2017	140,272	2,052	142,324
Additions	1,244	256	1,500
Write-off of intangible assets	-	(173)	(173)
Balance - 30 June 2018	141,516	2,135	143,651

The Ollachea property will require significant project financing in order to bring it into production and convert it into mining assets. The carrying values of the deferred exploration and development costs for the Ollachea property and the Group's other exploration properties in Peru at 31 December 2017 have been assessed for indications of impairment and the results of these assessments have been sufficiently encouraging to justify the retention of the deferred exploration and development assets on the consolidated statements of financial position.

As disclosed in Note 1 'Basis of Preparation and Going Concern', the Ollachea property is pledged as security for the Bridge Loan which was due for repayment in June 2017. For additional information please refer to Note 1.

In June 2018 the Group decided to discontinue paying mineral rights related to the Quilavira project in order to preserve cash. In consequence the Group recorded a write off charge of \$173,000 related to this project during the second quarter 2018.

Note 7 – Other Receivables and Prepayments

	30 June	31 December
	2018	2017
	US\$000	US\$000
Current assets		
Other receivables	8,702	9,204
Prepayments	474	288
	9,176	9,492

Included in other receivables and prepayments is an amount of \$8,287,000 (2017: \$8,460,000) relating to sales tax paid on the purchase of goods and services in Peru.

Note 8 - Inventory

	31 June	31 December
	2018	2017
	US\$000	US\$000
Gold in process	1,525	1,476
Mining materials	813	1,293
	2,338	2,769

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 9 – Cash and cash equivalents

	31 June	31 December
	2018	2017
	US\$000	US\$000
Bank balances	2,889	3,276

Note 10 – Capital and Reserves

As at 30 June 2018 and 31 December 2017, Minera IRL Limited's share capital is made up of no par shares. There is no upper limit on the value of shares to be issued.

	Ordinary
Issued share capital	Shares
Shares in issue 1 January 2017	231,135,028
Shares in issue 31 December 2017	231,135,028
Shares in issue 30 June 2018	231,135,028

Share Options

Minera IRL Limited has a share option scheme for the benefit of directors, employees and certain consultants of the Group. The purpose of the scheme is to provide incentives to those people whose efforts and skills are most important to the success of the Group, and to ensure that the interests of the management of the Group are fully aligned with the interests of shareholders. The terms of the scheme allow the directors to decide at the date of grant when the option becomes exercisable. Options granted before 17 November 2009 allow for the exercise of half of the options after one year from the date of grant and half after two years. Options granted on or after 17 November 2009 allow immediate exercise. The options lapse on the fifth anniversary of the date of grant and have no performance conditions.

	30 June 2018 31 Decem		mber 2017	
		Weighted		Weighted
	Number of	Average	Number of	Average Exercise
	Options	Exercise Price (£)	Options	Price (£)
Outstanding – beginning of period	700,000	0.15	2,000,000	0.51
Expired	-	-	(1,300,000)	0.71
Outstanding, end of period	700,000	0.15	700,000	0.15
Exercisable, end of period	700,000	0.15	700,000	0.15

The average remaining contractual life of the outstanding options as at 30 June 2018 was 0.4 years (2017: 0.9 years).

On the expiry and lapsing of 1,300,000 options during the year ended 31 December 2017, a total of \$184,000 was transferred from share option reserve to accumulated losses.

The following table details the incentive stock options outstanding as at 30 June 2018:

Number of share options	Exercise price	Expiry date
700,000	£0.15	15 November 2018

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 10 – Capital and Reserves (continued)

Other Share Options

	30 June 2018		31 Decer	nber 2017
	Weighted Number of Average		Number of	Weighted Average Exercise
	Options	Exercise Price	Options	Price
Outstanding, beginning of period	11,556,751	0.16	11,556,751	0.16
Outstanding – end of period	11,556,751	0.16	11,556,751	0.16
Exercisable – end of period	-	-	-	-

As part of the fees paid in connection with the Bridge Loan to structuring agent Inversiones y Asesoría SHERPA S.C.R.L. ("Sherpa"), Minera IRL Limited was required to grant 11,556,751 options (subject to receipt of all regulatory approvals). Each option would be exercisable to purchase one ordinary share of the Group at a price of C\$0.20 (\$0.16) per share at any time on or prior to the date that is 360 days after the commencement of commercial production from the Ollachea Project. During the Annual General Meeting held on 30 November 2016 the resolution granting the directors the authority to allot shares was not passed. Consequently these options have not been granted.

Share Option Reserve

The share option reserve includes a credit based on the fair value of share options issued and remaining in issue at 30 June 2018.

Accumulated losses

The accumulated losses reserve represents the groups accumulated losses since incorporation.

Capital Maintenance

The directors manage the capital resources of the Group to ensure that there are sufficient funds available to continue in business. The Group monitors capital on the basis of the gearing ratio.

	30 June 2018	31 December 2017
	US\$000	US\$000
Total interest bearing debt	79,711	76,483
Total equity	69,408	74,048
Debt-to-equity ratio	114.8%	103.3%

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 11 – Finance Lease Obligations

During the second quarter of 2017 the Group replaced a significant part of its dump truck fleet (10 units) at the Corihuarmi mine through a leasing contract. The acquisition cost of the new units was \$1,501,000 and the old units were sold for \$458,000. The balance was financed through a two year lease term with an interest rate of 14.33%. These assets are pledged as security against lease obligations.

Motor vehicles on Note 5 include amounts where the Group is a lessee under a finance lease. Assets held under finance lease have a net book value of \$1,093,000 at 30 June 2018.

The following is a schedule of future lease payments due under the capital lease contract.

Lease Obligations	30 June 2018 US\$000	31 December 2017 US\$000
Balance - 1 January	677	-
Additions	-	1,501
Proceeds from disposals	-	(458)
Deferred interest	-	139
Paid during the period	(265)	(505)
	412	677

The following is a reconciliation between present value and gross future minimum lease payments:

	30 June 2018 US\$000	31 December 2017 US\$000
Present value	390	620
Interest	22	57
Total gross future minimum lease payments	412	677

The following is the presentation Statement of Financial Position Presentation:

	30 June 2018 US\$000	31 December 2017 US\$000
Lease obligations – not later than one year	412	530
Lease obligations – between two and five years	-	147
	412	677

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 12 –Interest Bearing Loans

	30 June	31 December
	2018	2017
	US\$000	US\$000
Current liabilities		-
Promissory note	1,516	1,516
Bank Loan	78,195	74,967
	79,711	76,483

COFIDE Bridge Loan

On 8 June 2015, the Group announced that it had arranged a \$70,000,000 secured finance facility (the "Bridge Loan") structured by the Peruvian state-owned development and promotion bank, Corporación Financiera de Desarrollo S.A. ("COFIDE") and syndicated through Goldman Sachs Bank USA. The Bridge Loan was part of a senior project credit finance facility of up to \$240,000,000, described in a Mandate Letter signed by COFIDE and Minera IRL ("Senior Project Debt Facility"). The Senior Project Debt Facility was to be structured by COFIDE, in conjunction with Minera IRL, to build the Ollachea Project.

The length of the loan was for 24 months, at an interest rate of LIBOR plus 6.17%, LIBOR plus a 2% interest surcharge after the date the Bridge Loan was due. The Bridge Loan terms included financing fees of 2.25% (\$1,575,000) paid to COFIDE along with an upfront fee of \$300,000 to Goldman Sachs. In addition, the Group paid certain fees to the financial advisor, Sherpa, including a 3% fee (\$2,100,000) paid in cash as well as a 0.9% net smelter return royalty on the Ollachea Project. Sherpa would also be entitled to 11,556,751 share options, each of which is exercisable to purchase one ordinary share of Minera IRL Limited at a price of C\$0.20 per share at any time on or prior to the date that is 360 days after the commencement of commercial production from the Ollachea Project (subject to receipt of all regulatory and shareholder approval). During the Annual General Meeting held on 30 November 2016 the resolution granting the directors the authority to allot shares was not passed, consequently, these options have not been granted.

The 0.9% net smelter return royalty granted to Sherpa is subject to a buyback at the Group's option. Details on the royalty buyback are provided in Note 13, "Royalty Buyback Liabilities".

The total cost of the Bridge Loan, including the estimated value of the share options and the Sherpa Royalty Buyback, was deferred and expensed over the two-year life of the loan on an effective interest basis.

The net proceeds from the Bridge Loan were applied towards the repayment of the \$30,000,000 Macquarie Bank debt facility and the payment of \$12,000,000 of the \$14,190,000 outstanding to Rio Tinto under the Ollachea Mining Rights Transfer Contract. The remaining \$2,190,000 outstanding to Rio Tinto has been converted into an unsecured promissory note payable by 31 December 2015, accruing interest at a rate of 7% per annum. The promissory note was recorded as an interest bearing loan on the statement of financial position under current liabilities. The Group had negotiated the option of settling the \$2,190,000 promissory note with cash or the issuance of Minera IRL Limited ordinary shares, subject to shareholder approval. However, the resolution to approve the issuance of ordinary shares in settlement of the promissory note at the annual general meeting, held on 27 August 2015, was not approved by shareholders. The Group repaid \$700,000 of the principal plus interest during 2016. The balance of \$1,516,000 as at 30 June 2018 is \$1,490,000 of principal and \$26,000 of interest.

In March 2017 COFIDE terminated the letter of mandate without providing any reason for their decision.

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 12 –Interest Bearing Loans (continued)

On 6 June 2017 the Group announced it had obtained an order from the Superior Court of Justice of Lima as a precautionary measure to protect its assets and investments in the Ollachea Project; and its intention to initiate an arbitration process. The order temporarily suspends any enforcement proceedings against the Group regarding the repayment of the \$ 70,000,000 Bridge Loan granted by COFIDE as well as the last interest instalment of approximately \$1,240,000, both of which were due on 5 June 2017.

On 20 June 2017 the Group announced it had filed a request for an arbitration against COFIDE with the Arbitration Centre of the Lima Chamber of Commerce. The intention to commence the Arbitration had been previously announced by the press release of 6 June 2017.

On 4 October 2017 the Group announced that the Superior Council of Arbitration of the Chamber of Commerce of Lima rejected the arguments submitted by COFIDE in opposition to beginning the Arbitration requested in June, 2017. The Council admitted the Group's claims despite COFIDE's objections, and decided that the Arbitration should continue. The Group is currently awaiting the outcome of the Arbitration process.

The Bridge Loan is secured by the Ollachea Project's assets, mining reserves, mining concessions and rights and a pledge of the shares of the Group's subsidiary, Compañia Minera Kuri Kullu S.A., which holds the Ollachea Project. If the Group is unsuccessful in the Arbitration process or not able to secure an alternative source of funds to refinance the debt with COFIDE, it may have to relinquish its ownership of the subsidiary, Campañia Minera Kuri Kullu S.A. and therefore the Ollachea Project. All net assets associated with the Ollachea Project would be fully impaired as a result. The assets of the Corihuarmi mine are not included as a guarantee of the Bridge Loan.

The Group is currently evaluating its options for the repayment of the Bridge Loan and accrued interests as well as seeking alternative sources of financing its Ollachea Project.

Note 13 –Royalty Buyback Liabilities

The Group has granted royalties on the Ollachea Project to Sherpa related to the COFIDE Bridge Loan and to Macquarie Bank under the Finance Facility terms amended in 2013 that can be bought out at the Group's option by paying buyback fees. The Group initially intended to exercise those options and accrued the present value of the corresponding buyback fees, with interest being unwound through finance costs.

A reconciliation of the royalty buyback provision is as follows:

	Sherpa Royalty US\$000	Macquarie Royalty US\$000	Total US\$000
Balance 1 January 2017	4,544	3,362	7,906
Finance expense recorded	316	473	789
Write back to profit or loss	(4,860)	(3,835)	(8,695)
Balance 31 December 2017	-	-	-
Balance 30 June 2018	-	-	-

Sherpa Royalty Buyback Liability

In June 2015, the Group secured a \$70,000,000 Bridge Loan from COFIDE. The financial structuring costs related to the Bridge Loan included a 0.9% net smelter return royalty on gold production from the Ollachea Project. The Group would have the right to buyback and cancel this royalty by paying a buy-back fee of \$5,566,000. During the year 2017 the Group increased this provision by \$316,000 to a balance of \$4,860,000. The increase to the provision was accounted for within finance expenses.

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 13 – Royalty Buyback Liabilities (continued)

Macquarie Royalty Buyback Liability

In August 2013, the Macquarie Finance Facility was amended to increase the amount available by \$10,000,000. As a condition of drawing down these funds the Group awarded a 1% royalty on gold production from the Ollachea Project. The Group would have the right to buyback and cancel this royalty by paying a buyback fee of \$5,000,000. During the year 2017 the Group increased this provision by \$473,000 to a balance of \$3,835,000. The increase to the provision was accounted for within finance expenses.

At the end of the 2017, the Group reviewed the feasibility and probability of settling both royalty buyback options and concluded that, given current cash constraints and the arbitration process in relation to the COFIDE loan described in Note 1, it was not in the position to determine with reasonable certainty if and when these royalties could be settled. Consequently, both provisions have been derecognised as at 31 December 2017.

Note 14 – Provisions

The Group has a provision of \$7,695,000 (2017: \$7,269,000) against the present value of the cost of restoring the Corihuarmi mine site and Ollachea exploration tunnel site. This provision is an estimate of the cost of reversing the alterations to the environment that had been made to date. The timing and cost of this rehabilitation is uncertain and depends upon the duration of the mine life and the quantity of ore that will be extracted from the mine. At the year end, management estimates that the remaining mine life at Corihuarmi is approximately 36 months. The directors have currently estimated the rehabilitation of the Ollachea exploration tunnel to begin in 2 years' time on the assumption that commercial production does not proceed.

	30 June 2018 US\$000	31 December 2017 US\$000
Balance brought forward	7,269	6,738
Accretion expense	448	528
Provision increase	-	82
Paid during the year	(22)	(79)
	7,695	7,269

Note 15 – Trade and other payables

	30 June 2018 US\$000	31 December 2017 US\$000
Non-current		
Other payables	-	707
Current		
Trade payables	8,062	7,693
Other payables	3,864	3,005
	11,926	10,698

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 16 - Financial Instruments and Financial Risk Management

Financial instruments

The Group's principal financial assets comprise of available cash and cash equivalents, and other receivables. The Group's financial assets are classified as loans and receivables and initially recognised at fair value. After initial measurement, such financial assets are measured at amortised cost using the effective interest method, less provision for impairment.

The Group's financial liabilities include trade and other payables, interest bearing loans and other long term liabilities. All financial liabilities are recognised initially at fair value and, in the case of interest bearing loans, net of directly attributable transaction costs. Trade and other payables and interest bearing loans are subsequently measured at amortised cost using the effective interest method.

Risk management

The Group is exposed to certain financial risks due to its business activities. The potential adverse effects of these risks are constantly assessed by the management of the Group with a view to minimising them, and the directors consider whether it is appropriate to make use of financial instruments for this purpose. The following are major financial risks which the Group is exposed to:

Exchange rate risk

The functional currency of the significant entities within the Group is deemed to be the US dollar because the revenues from the sale of minerals are denominated in US dollars and the costs of the Group are likewise predominantly in US dollars. However, some transactions are denominated in currencies other than US dollars. These transactions comprise operating costs and capital expenditure in the local currencies of the countries in which the Group operates.

The balances of cash and cash equivalents held in various currencies were:

	30 June	31 December
	2018	2017
	US\$000	US\$000
Peruvian nuevos soles	652	222
United States dollars	2,237	3,054
	2,889	3,276

The table below shows an analysis of net financial assets and liabilities by currency:

	30 June 2018	31 December 2017
	US\$000	US\$000
Pounds sterling	(42)	(115)
Canadian dollars	(4)	(33)
Peruvian nuevos soles	(1,112)	408
United States dollars	(85,826)	(82,290)
	(86,984)	(82,030)

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 16 – Financial Instruments and Financial Risk Management (continued)

The table below shows the profit (loss) effect on the Group's results of a 10% and 20% weakening or strengthening of the US dollar against the net monetary liabilities shown in the table above:

	30 June	31 December
	2018	2017
	US\$000	US\$000
10% weakening of the US dollar	(116)	26
20% weakening of the US dollar	(232)	52
10% strengthening of the US dollar	116	(26)
20% strengthening of the US dollar	232	(52)

Liquidity risk

Prudent management of liquidity risk implies maintaining sufficient cash and cash equivalents as well as an adequate amount of committed credit facilities. Management of the Group safeguards its cash resources and makes regular forecasts of the requirements to use those resources. If necessary, management adapts its plans to suit the resources available.

An analysis of the financial liabilities presented by maturity is detailed below. The contractual amounts disclosed in the maturity analysis are the contractual undiscounted cash flows. Such undiscounted cash flows differ from the amount included in the statement of financial position because the amount in that statement is based on discounted cash flows. Moreover, as disclosed in Accounting Policies, paragraph (p) Borrowings and Borrowing costs, interest bearing borrowings are recognised initially at fair value, less attributable transaction costs. Subsequent to initial recognition they are stated at amortised cost on an effective interest basis. When the amount payable is not fixed, the amount disclosed is determined by reference to the conditions existing at the end of the reporting period.

30 June 2018	Due in less than	Due between 3 months to	Due between 1 to 5	
	3 months	1 year	years	Total
Financial Liabilities	US\$000	US\$000	US\$000	US\$000
Trade payables	8,062	=	=	8,062
Other payables	3,045	819	-	3,864
Finance lease liabilities	132	280	-	412
Interest bearing Promissory Note	1,516	-	-	1,516
Interest bearing loan	78,195	-	-	78,195
	90,950	1,099	_	92,049

31 December 2017	Due in less than	Due between 3 months to	Due between 1 to 5	
	3 month	1 year	years	Total
Financial Liabilities	US\$000	US\$000	US\$000	US\$000
Trade payables	7,694	=	707	8,401
Other payables	2,813	191	-	3,004
Finance lease liabilities	132	398	147	677
Interest bearing Promissory Note	1,516	-	-	1,516
Interest bearing loan	74,967	-	-	74,967
	87,122	589	854	88,565

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 16 – Financial Instruments and Financial Risk Management (continued)

Market price of minerals risk

The Group's business exposes it to the effects of changes in the market price of minerals, primarily gold. Severe changes in the market price of gold may affect the recoverability of the Group's investments in its mine, exploration assets and mining rights, and of the Group's intercompany receivables. The supply and demand for gold, the level of interest rates, the rate of inflation, investment decisions by large holders of gold including governmental reserves, and stability of exchange rates can all cause significant fluctuations in the market price of gold. Such external economic factors are in turn influenced by changes in international investment patterns and monetary systems and political developments.

Credit risk

The Group is exposed to credit risk in so far as it deposits cash with its banks as detailed in Note 9. However, the banks used are international institutions of the highest standing. In addition the Group is exposed to sovereign risk in so far as it is owed recoverable sales tax, as detailed in Note 7, by the government of Peru.

Interest rate risk

The Group has debt denominated in US dollars and is therefore exposed to movements in US dollar interest rates. This debt bears interest at 6.17% over LIBOR plus a 2% interest surcharge after the date the Bridge Loan was due. A change in LIBOR of +/- 1% would not have a material effect on the financial results of the Group. It is the policy of the Group to settle trade payables within agreed terms so that no interest is incurred on those liabilities.

Additionally, there are risks specifically related to the COFIDE Bridge Loan. For further information, please refer to Note 1 Basis of Preparation and Going Concern on page 6.

Note 17 – Capital Commitments and Contingent Liabilities

The Group is subject to various laws and regulations governing its mining, development and exploration activities. These laws and regulations are continually changing and generally becoming more restrictive. The Group has made, and expects to make in the future, expenditures to comply with such laws and regulations.

During 2013, the Group was issued tax reassessments by the Peruvian tax authorities for the years ended 31 December 2008, 2009 and 2011 related to the deductibility of depreciation claimed by the Group. The appeal filed by the Group with the tax authorities was unsuccessful and the Group subsequently filed an appeal with the Peruvian Tax Court. If the Group is unsuccessful in its appeal of the reassessments, taxes in the amount of approximately \$1,456,000 would be payable.

The Group entered into contracts with a legal firm in connection with the Arbitration process described in Note 1 and with a legal advisor in connection with legal processes related to the COFIDE outstanding loan, also described in Note 1. These contracts include success fees for an aggregate amount of \$300,000.

Notes to Interim Consolidated Financial Statements Three Months Ended 30 June 2018 and 2017 (Unaudited – Expressed in United States Dollars)

Note 17 – Capital Commitments and Contingent Liabilities (continued)

The Group entered into a contract with Empresa de Generacion Electrica San Gaban S.A. for the supply of power during the construction and operation stages of the Ollachea Project. This contract included certain minimum power usages for each of the construction and operation stages. In March 2017 the Group entered into an amended power contract extending the term to start the construction stage for sixty months from 1 March 2017. If the contract is terminated due to the construction stage not commencing within the sixty months term, the Group would have to pay a penalty for an amount equivalent to approximately \$2,400,000. Otherwise, the Group agreed to pay a fixed monthly compensation for an amount equivalent to approximately \$11,000 for a period of nine and a half years starting on the seventh month after Ollachea commencing the operation stage.

In June 2015, the Group secured a \$70,000,000 Bridge Loan from COFIDE. The financial structuring costs related to the Bridge Loan included a 0.9% net smelter return royalty on gold production from the Ollachea Project granted to Sherpa. The Group would have the right to buyback and cancel this royalty from Sherpa by paying a buy-back fee of \$5,566,000. In August 2013, the Macquarie Finance Facility was amended to increase the amount available by \$10,000,000. As a condition of drawing down these funds the Group awarded a 1% royalty on gross revenue minus refining costs on gold sales from the Group's Ollachea Project. The Group would have the right to buyback and cancel this royalty from Macquarie Bank by paying a buyback fee of \$5,000,000. For additional details please refer to Note 13.

Note 18 - Related Parties

During the quarter ended 30 June 2018, the Group did not enter into transactions with related parties with the exception of directors and key management. As at 30 June 2018, the Group owed \$122,000 to directors and key management.

During the year ended 31 December 2017, the Group did not enter into transactions with related parties with the exception of directors and key management. As at 31 December 2017, the Group owed \$169,000 to directors and key management.

Note 19 – Subsequent events

There have been no subsequent events between the end of the period date and the date of filing of the financial statements.

By order of the Board

Gerardo Perez Chairman

Minera IRL Limited 14 August 2018