

NGEX MINERALS LTD.

2023 SECOND QUARTER REPORT

Management's Discussion and Analysis and Condensed Interim Consolidated Financial Statements

For the Three and Six Months Ended June 30, 2023 (UNAUDITED)

NGEX MINERALS LTD. MANAGEMENT'S DISCUSSION AND ANALYSIS THREE AND SIX MONTHS ENDED JUNE 30, 2023

(Amounts in Canadian Dollars unless otherwise indicated)

The following management's discussion and analysis ("MD&A") of NGEx Minerals Ltd. ("NGEx Minerals" or the "Company") should be read in conjunction with the unaudited condensed interim consolidated financial statements for the three and six months ended June 30, 2023 and related notes therein. The financial information in this MD&A is reported in Canadian dollars unless otherwise indicated and is derived from the Company's condensed interim consolidated financial statements prepared in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board ("IFRS"), applicable to the preparation of interim financial statements, including IAS 34, *Interim Financial Reporting*. The effective date of this MD&A is August 24, 2023. Additional information about the Company and its business activities is available on SEDAR+ at www.sedarplus.ca and the Company's website www.ngexminerals.com.

Some of the statements in this MD&A are forward-looking statements that are subject to risk factors set out in the cautionary note contained herein.

CORE BUSINESS

NGEx Minerals is a mineral exploration company with copper-gold and gold exploration projects in Argentina and Chile. The Company's strategy is to create value for its shareholders through prudent management and deployment of its capital resources, by expanding and increasing the quality of its mineral resources through successful exploration and acquisitions, and by advancing the engineering and other studies that are required to prepare its projects for eventual development by the Company, in collaboration with its partners, as applicable, or by third parties. The overall objective is to position the Company as a top tier mineral exploration-development investment opportunity.

The Company has a strong management team and board with extensive experience in the resource sector, particularly in Chile and Argentina. The board and management team have an appropriate mix of geological, engineering, financial, and business skills to advance the Company's projects and to generate value for its shareholders.

The Company's current flagship asset is its Los Helados copper-gold deposit, located in Region III of Chile ("Los Helados", the "Los Helados Property" or the "Los Helados Project"). The Company is the majority (approximately 69%) partner and operator of the Los Helados Project, which is subject to a Joint Exploration Agreement (the "JEA") with its partner (approximately 31%), Nippon Caserones Resources Co. Ltd. ("NCR"). NCR is a subsidiary of JX Nippon Mining and Metals Corporation, a Tokyo-based mining and smelting company that also has an indirect 49% ownership interest in the Caserones Mine, located approximately 12km from Los Helados. A 51% controlling interest in the Caserones Mine is held by Lundin Mining Corporation.

The Company's most recent Mineral Resource estimate for the Los Helados Project, with an effective date of April 26, 2019, is summarized in the following table:

Los Helad	Los Helados Mineral Resource (0.33% CuEq Cutoff)										
Tonnage Resource Grade				Contained Metal							
Class	(million tonnes)	Cu (%)	Au (g/t)	Ag (g/t)	CuEq (%)	Cu (billion lbs)	Au (million oz)	Ag (million oz)			
Indicated	2,099	0.38	0.15	1.37	0.48	17.6	10.1	92.5			
Inferred	827	0.32	0.10	1.32	0.39	5.8	2.7	35.1			

The key assumptions, parameters, and methods used to estimate the mineral resources are contained in the 43-101 technical report for the Los Helados Project, entitled "*Technical Report on the Los Helados Porphyry Copper-Gold Deposit, Chile*", dated August 6, 2019 and authored by F. Devine, P.Geo., G. Zandonai, RMCMC, and G. Di Prisco, P.Geo. This report is available on the Company's website at www.ngexminerals.com or under the Company's profile at www.sedarplus.ca.

In addition, the Company owns a 100% interest in the Lunahuasi (ex-Potro Cliffs) project, a high-grade copper-gold-silver discovery, located in San Juan Province, Argentina ("Lunahuasi" or the "Lunahuasi Project"). Lunahuasi is the largest untested hydrothermal system in the emerging Vicuña District, which hosts several sizeable copper-gold deposits, such as Josemaria, Filo del Sol, and the Company's Los Helados Project. Lunahuasi lies along the same major north-northeast structural trend that controls the Filo del Sol deposit located approximately 6 km to the south and Los Helados located approximately 9 km to the north. Initial drill results from the maiden drill campaign at Lunahuasi undertaken during the first half of 2023 resulted in the discovery of a significant new zone of high-grade copper, gold and silver mineralization, which includes some of the highest copper grades drilled to date in the Vicuña District and intersected globally in recent years. This mineralization is interpreted to be indicative of a nearby porphyry coppergold system and following up on these initial findings will be a focus for the Company moving forward.

The Company's common shares are listed on the TSX Venture Exchange under the symbol "NGEX".

Q2 2023 OPERATING HIGHLIGHTS AND OUTLOOK

Lunahuasi Drill Campaign Makes Major New Discovery in Emerging Vicuña District

The Company's first ever drill program at the Lunahuasi Project, located in San Juan Province, Argentina, completed 4,912 metres of diamond drilling and successfully identified a major new high-grade copper-gold-silver discovery in the Vicuña metals district. The 2023 campaign, which ran from January to May, drilled a portion of the Lunahuasi target that is comprised of a large swarm of quartz-sulphide veins carrying high values of copper, gold and silver, and is currently interpreted to be the outer halo of a yet to be discovered porphyry copper centre in close proximity. Following up on this potentially transformative discovery will be the key focus for the Company during the next field season.

A total of eight holes were completed during the 2023 campaign, comprised of two on the plateau that is the upper part of the system (DPDH001 and DPDH003) and six (DPDH002, DPDH004, DPDH005, DPDH006, DPDH007, DPDH008) in the valley, which is approximately 750 meters below the plateau. All six of the holes completed in the valley returned multiple high-grade vein intersections, highlighted by:

- DPDH002, which returned 60.0m at 7.52% copper equivalent ("CuEq") from 212.0 metres and 10.0m at 7.08% CuEq from 574.0 metres;
- DPDH005, which returned 33.4m at 3.50% CuEq from 636.0 metres; and
- DPDH007, which returned 90.0m at 4.05% CuEq from 74.0 metres and 20.8m at 8.08% CuEq from 439.2 metres.

The grades and thickness of the mineralization observed within drill holes completed in the valley are positive indicators of the strength and potential of the system that is the source of these high-grade structures. The two plateau holes drilled distal alteration and appear to be on the periphery of the system.

Composited intervals from the 2023 drill campaign undertaken at Lunahuasi are summarized as follows:

	_	_		Estimated		_	_	
Hole-ID	From (m)	To (m)	Length (m)	True Width (m)	Cu (%)	Au (g/t)	Ag (g/t)	CuEq ¹ (%)
DPDH001	(111)	(111)	(111)	No significant		(9/ 4)	(9/ -)	(/0)
DPDH002	150.0	154.0	4.0	1.4	5.81	2.62	81.5	8.44
plus	212.0	272.0	60.0	20.5	5.65	2.04	44.0	7.52
incl.	226.0	236.0	10.0	3.4	14.19	4.07	94.0	18.00
incl.	244.0	250.0	6.0	2.1	10.57	3.73	80.0	14.00
plus	308.0	312.0	4.0	1.4	3.99	0.26	44.5	4.57
plus	340.0	342.0	2.0	0.7	2.77	1.41	25.0	4.02
plus	520.0	524.0	4.0	1.4	2.53	0.52	112.0	3.89
plus	564.0	566.0	2.0	0.7	3.01	1.02	36.0	4.07
plus	574.0	584.0	10.0	3.4	3.70	1.51	259.4	7.08
incl.	580.0	582.0	2.0	0.7	11.81	4.70	1,165.0	25.49
plus	644.0	648.0	4.0	1.4	3.90	4.37	61.0	7.62
DPDH003	01110	0 1010		No significant			01.0	7.102
DPDH004	112.0	132.0	20.0	12.9	0.31	0.70	9.0	0.90
plus	148.0	180.0	32.0	20.6	0.28	0.31	13.2	0.62
plus	316.0	318.0	2.0	1.3	3.25	1.63	26.0	4.67
plus	334.0	386.0	52.0	33.4	0.51	0.61	6.8	1.01
incl.	334.0	342.0	8.0	5.1	1.05	0.59	11.3	1.58
incl.	350.0	356.0	6.0	3.9	0.70	1.38	8.0	1.78
incl.	364.0	386.0	22.0	14.1	0.56	0.68	8.6	1.13
plus	412.0	416.0	4.0	2.6	2.01	1.68	31.0	3.51
plus	438.0	444.0	6.0	3.9	1.87	0.38	36.3	2.47
plus	452.0	466.0	14.0	9.0	1.99	0.55	81.3	3.11
plus	501.8	503.0	1.3	0.8	3.81	2.44	112.0	6.57
DPDH005	109.2	185.0	75.8	25.9	0.86	0.92	41.5	1.90
incl.	129.0	142.0	13.0	4.4	0.87	2.33	141.5	3.81
incl.	160.3	166.4	6.2	2.1	2.61	1.40	69.0	4.23
incl.	176.5	185.0	8.5	2.9	1.66	1.27	46.3	2.99
plus	371.6	375.0	3.4	1.2	3.18	1.32	24.0	4.36
plus	461.6	465.0	3.4	1.2	4.83	2.23	75.5	7.12
plus	488.0	494.0	6.0	2.1	2.67	0.82	31.1	3.54
incl.	488.0	489.8	1.8	0.6	7.86	2.53	100.8	10.59
plus	521.6	525.2	3.6	1.2	5.64	0.39	111.6	6.9
plus	530.0	536.7	6.7	2.3	2.05	0.49	6.5	2.47
plus	572.9	578.4	5.5	1.9	3.93	1.24	47.0	5.25
plus	636.0	669.4	33.4	11.4	2.5	1.12	19.8	3.5
incl.	648.8	650.8	2.0	0.7	20.38	7.71	65.0	26.57
incl.	667.6	669.4	1.8	0.6	9.83	2.89	109.0	12.9
plus	692.0	735.0	43.0	14.7	1.26	0.48	16.3	1.75

incl.	719.0	724.0	5.0	1.7	5.34	0.84	22.2	6.15
incl.	719.0	735.0	16.0	5.5	2.4	0.56	11.1	2.91
plus	752.7	762.0	9.3	3.2	2.03	0.96	12.4	2.84
plus	940.1	958.0	18.0	6.1	2.66	0.48	18.1	3.17
incl.	942.5	946.7	4.3	1.5	9.58	1.64	61.4	11.32
DPDH006	174.0	184.0	10.0	1.7	0.40	1.04	9.0	1.24
plus	261.0	267.0	6.0	1.0	0.76	1.34	16.2	1.88
plus	338.5	342.4	3.9	0.7	2.79	1.53	48.3	4.33
DPDH007	74.0	164.0	90.0	51.6	2.05	2.46	23.2	4.05
incl.	74.0	94.0	20.0	11.5	5.49	6.31	57.7	10.60
incl.	91.8	94.0	2.2	1.3	6.54	35.07	60.4	32.64
incl.	101.6	112.0	10.5	6.0	5.73	4.98	53.3	9.83
plus	316.0	359.2	43.2	24.8	0.70	0.89	13.5	1.47
incl.	328.0	339.0	11.0	6.3	1.53	1.42	27.2	2.80
plus	380.0	388.0	8.0	4.6	5.19	2.44	36.8	7.29
incl.	384.2	388.0	3.9	2.2	9.33	4.17	50.8	12.82
plus	439.2	460.0	20.8	11.9	5.54	2.02	121.3	8.08
incl.	448.8	453.1	4.3	2.5	16.99	6.05	506.9	25.86
plus	482.5	486.2	3.7	2.1	4.13	1.72	127.5	6.51
plus	511.3	514.0	2.8	1.6	1.19	0.76	146.2	3.03
plus	524.0	526.0	2.0	1.1	0.22	4.98	23.0	4.05
plus	564.4	566.2	1.8	1.0	3.77	2.60	75.4	6.33
plus	589.5	598.4	8.9	5.1	2.83	2.90	278.8	7.39
incl.	589.5	593.3	3.8	2.2	3.25	3.31	323.6	8.51
plus	634.0	647.7	13.7	7.9	5.51	1.49	170.5	8.10
incl.	636.0	643.0	7.0	4.0	9.51	1.93	302.7	13.58
DPDH008	61.7	70.0	8.3	4.8	0.13	1.69	27.5	1.60
plus	142.0	160.0	18.0	10.3	1.25	2.39	31.0	3.27
incl.	148.0	156.0	8.0	4.6	1.96	3.97	50.1	5.30
plus	212.0	228.0	16.0	9.2	0.73	1.06	14.3	1.63
incl.	216.0	219.0	3.0	1.7	1.64	1.31	21.7	2.78
plus	276.0	280.0	4.0	2.3	1.29	0.76	11.5	1.95
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 $^{^{1}}$ CuEq for drill intersections is calculated based on US\$ 3.00/lb Cu, US\$ 1,500/oz Au and US\$ 18/oz Ag, with 80% metallurgical recoveries assumed for all metals. The formula is: CuEq % = Cu % + (0.7292 * Au g/t) + (0.0088 * Ag g/t).

Following the conclusion of the maiden drill campaign at Lunahuasi in May 2023 with the onset of winter in South America, the Company has been reviewing this season's drill results, along with geophysical survey data gathered during the campaign, to develop a follow-up program which will commence early in the fourth quarter of 2023.

High-grade Zones at Los Helados Continue to Grow

In May 2023, the Company concluded its 2022-2023 drill campaign at Los Helados, located in Region III, Chile, which commenced in November 2022 to further define the geometry and size of the Fenix and Alicanto Zones, additional high-grade centres that were identified at Los Helados in early 2022. These zones are distinct from, and in addition to, the Condor Zone, the high-grade breccia phase at the core of the deposit, around which the Los Helados Mineral Resource estimate is centered.

Holes completed in the Fenix Zone have returned some of the highest grades ever encountered at Los Helados. Namely, LHDH081-2 intersected 343.8m at 0.90% CuEq, including 63.8m at 1.25% CuEq, LHDH081-3 intersected 234.0m at 0.90% CuEq, including 28.0m at 1.49% CuEq, and LHDH084 intersected 390.0m at 1.13% CuEq. These results demonstrate the potential for the Fenix Zone to develop into a significant new centre of mineralization for the deposit, and also illustrate the broader opportunity for new satellite zone discoveries to increase the Mineral Resource at Los Helados. Intersections from the recently drilled holes in the Fenix and Alicanto Zones have also returned notable molybdenum (Mo) grades, which significantly exceed the averages observed at the deposit to date.

Most of the new drilling into the Fenix and Alicanto Zones is outside of the current Los Helados Mineral Resource and both zones remain open to expansion in several directions.

All assay results from the successful 2022-2023 campaign have now been received and released. Summarized highlights include:

Fenix Zone

- LHDH081, which drilled across the Fenix Zone and returned 1,168.8m at 0.43% CuEq, successfully extending the zone 130m to the northwest.
- LHDH084 extended the Fenix Zone to the south and included some of the highest grades ever encountered at the Los Helados deposit to date.
- LHDH085 returned 568.0m at 0.53% CuEq, including 234m at 0.65% CuEq, and successfully extended the Fenix Zone towards the Condor Zone to the east.

Alicanto Zone

- LHDH083 and LHDH086 successfully extended the mineralization 90m east and 60m west of the discovery hole, LHDH078.
- LHDH086-1, a daughter hole of LHDH086, returned 678m at 0.53% CuEq and provided extension towards the east.
- LHDH086-2 returned 874m at 0.47% CuEq and confirmed extension of the Alicanto Zone at depth, beneath LHDH078.

Condor Zone

 LHDH079 and LHDH082 both provided extension and confirmation of continuity, with the former returning 1,215.2m at 0.43% CuEq, including 256.9m at 0.65% CuEq and 100.2m at 0.64% CuEq, and the latter intersecting 981.3m at 0.48% CuEq, including 826.0m at 0.73% CuEq within a broader intersection of 489.7m at 0.60% CuEq.

Composited drill hole intervals from the 2022-2023 Los Helados program are summarized as follows:

Hole-ID	From (m)	To (m)	Length (m)	Cu (%)	Au (g/t)	Ag (g/t)	CuEq ¹ (%)	Mo (ppm)	Zones Intersected
LHDH079	148.0	1,363.2	1,215.2	0.32	0.18	1.5	0.43	28	
incl.	676.0	932.9	256.9	0.54	0.16	2.6	0.65	26	Condor Zone
and incl.	985.8	1,086.0	100.2	0.53	0.17	1.4	0.64	21	
LHDH081	436.0	1,604.8	1,168.8	0.37	0.08	1.8	0.43	32	Fanix Zana
incl.	1,144.0	1,364.0	220.0	0.63	0.12	2.6	0.72	66	Fenix Zone
LHDH081-2	770.7	1,549.8	779.1	0.54	0.10	2.0	0.61	121	
incl.	1,206.0	1,549.8	343.8	0.81	0.12	2.5	0.90	204	Fenix Zone
incl.	1,486.0	1,549.8	63.8	1.14	0.14	3.6	1.25	741	
LHDH081-3	814.0	1,266.0	452.0	0.54	0.15	1.3	0.64	57	
incl.	1,032.0	1,266.0	234.0	0.76	0.22	1.7	0.90	69	Fanix Zana
incl.	1,032.0	1,186.0	154.0	0.85	0.25	1.8	1.02	80	Fenix Zone
incl.	1,238.0	1,266.0	28.0	1.25	0.36	2.6	1.49	91	

LHDH082	152.0	1,133.3	981.3	0.38	0.15	1.7	0.48	28	
incl.	550.0	1,039.7	489.7	0.46	0.20	1.9	0.60	30	Condor Zone
incl.	826.0	968.0	142.0	0.55	0.26	2.3	0.73	23	
LHDH083	514.0	1,140.0	626.0	0.46	0.20	1.9	0.59	74	Alicanto
incl.	678.0	724.0	46.0	0.28	0.96	1.2	0.87	30	Alicanto
and incl.	884.0	1,006.1	122.1	0.94	0.14	2.7	1.05	190	Zone
LHDH084	728.0	1,500.0	772.0	0.67	0.11	1.7	0.74	119	Family 7ama
incl.	1,110.0	1,500.0	390.0	1.02	0.15	2.4	1.13	187	Fenix Zone
LHDH085	318.0	1,344.0	1,026.0	0.36	0.10	1.2	0.43	57	
incl.	402.0	970.0	568.0	0.44	0.13	1.2	0.53	79	
incl.	668.0	902.0	234.0	0.54	0.16	1.1	0.65	96	Fenix Zone
incl.	732.0	818.0	86.0	0.64	0.19	1.2	0.76	123	
and incl.	1,110.0	1,150.0	40.0	0.43	0.14	1.1	0.52	99	
LHDH086	938.0	1,042.0	104.0	0.60	0.14	2.2	0.69	48	Alicanto
incl.	998.0	1,042.0	44.0	0.75	0.22	2.7	0.90	50	Zone
LHDH086-1	472.0	1,150.0	678.0	0.36	0.25	1.3	0.53	50	
incl.	572.0	920.0	348.0	0.39	0.41	1.2	0.65	45	Alicanto
incl.	572.0	732.0	160.0	0.32	0.80	1.2	0.82	33	Zone
incl.	572.0	576.0	4.0	0.05	11.16	1.8	6.88	13	
LHDH086-2	442.0	1,316.0	874.0	0.38	0.13	1.5	0.47	56	Alicanto
incl.	848.0	1,222.0	374.0	0.49	0.08	2.2	0.55	79	Alicanto Zone
incl.	1,182.0	1,222.0	40.0	0.73	0.15	3.1	0.83	158	Zone
LHDH087	590.0	1,502.0	912.0	0.26	0.14	1.3	0.35	79	
incl.	1,130.0	1,134.0	4.0	0.15	17.93	1.5	11.12	24	Foniv Zona
and incl.	1,218.0	1,464.0	246.0	0.42	0.07	1.8	0.47	176	Fenix Zone
incl.	1,370.0	1,464.0	94.0	0.53	0.07	2.3	0.59	194	

 $^{^{1}}$ CuEq for drill intersections is calculated based on US\$ 3.50/lb Cu, US\$ 1,700/oz Au and US\$ 20/oz Ag, with metallurgical recoveries of 88% for copper, 76% for gold and 60% for silver based on a comprehensive program of metallurgical testwork. The formula is: CuEq % = Cu % + (0.6117 * Au g/t) + (0.0057 * Ag g/t). Molybdenum grades are not included in the CuEq calculation.

In addition to drilling, the Company completed a comprehensive targeting exercise which used detailed geophysical surveys and geological mapping completed during the 2022-2023 field campaign to generate a number of new targets with signatures similar to those associated with the Condor, Fenix, and Alicanto Zones. Analysis of this season's drill results and target generation work is now underway, which will guide the Company's strategy at Los Helados moving forward.

Q2 2023 CORPORATE HIGHLIGHTS

Election of Alessandro Bitelli to the Board of Directors

At the Annual General and Special Meeting of Shareholders on June 27, 2023, Mr. Alessandro Bitelli was elected to the Company's Board of Directors, in replacement of Mr. David Mullen, who did not stand for re-election.

Mr. Bitelli brings extensive expertise to the Board as a Chartered Professional Accountant of British Columbia, with a career spanning over 40 years in the mining industry and public accounting. Throughout his career, Mr. Bitelli held the position of Chief Financial Officer ("CFO") in multiple public companies and has been an integral part of the senior management teams of various Lundin Group of Companies from 2007 to 2023, most recently, serving as CFO of Lundin Gold Inc. from 2016 to 2023. Additionally, and most notably, Mr. Bitelli served as CFO for Red Back Mining Inc., a gold mining company with operations in Africa, from 2007 to 2010, which was acquired by Kinross for \$9.2 billion in 2010. Mr. Bitelli also serves as a non-executive director on three other publicly listed companies.

² Los Helados hosts large-scale porphyry and associated breccia mineralization and drilled lengths are interpreted to be approximate true widths.

RESULTS FROM OPERATIONS

NGEx Minerals is a junior exploration company and, as such, its net losses are largely driven by its exploration and project investigation activities and there is no expectation of generating operating profits until it identifies and develops a commercially viable mineral deposit.

Key financial results for the last eight quarters are provided in the table below.

Three Months Ended	Jun-23	Mar-23	Dec-22	Sep-22	Jun-22	Mar-22	Dec-21	Sep-21
Exploration costs (\$000's)	10,898	15,122	6,038	4,539	9,765	8,582	3,518	1,390
Operating loss (\$000's)	12,116	16,483	8,384	6,243	10,497	9,296	4,213	1,863
Net loss (\$000's)	9,719	15,167	8,020	6,068	9,651	8,676	2,390	1,491
Net loss per share, basic and diluted (\$)	0.06	0.09	0.04	0.04	0.06	0.06	0.01	0.01

Due to the geographic location of the Company's mineral properties, the Company's business activities generally fluctuate with the seasons, through increased exploration activities during the summer months in South America. As a result, a general recurring trend is the increase in exploration expenditures, and therefore net losses, for the fourth quarter and first quarter of a fiscal year, relative to the second and third quarters. In addition, other relevant factors, such as the financial position of the Company, other corporate initiatives, as well as the type and scope of planned exploration/project work, could affect the level of exploration activities and net loss in a particular period.

NGEx Minerals incurred net losses of \$9.7 million and \$24.9 million, respectively, for the three and six months ended June 30, 2023 (2022: \$9.7 million and \$18.3 million), including respective operating losses of \$12.1 million \$28.6 million (2022: \$10.5 million and \$19.8 million). Exploration and project investigation costs are the most significant expenditure category of the Company and for the three and six months ended June 30, 2023, accounted for approximately 90% and 91% of the operating losses of respective periods (2022: 93% and 93%). This is reflective of the Company's accounting policy to expense its exploration costs through the consolidated statement of comprehensive loss, except for mineral property option payments and mineral property acquisition costs, which are capitalized.

Exploration and project investigation costs for the three and six months ended June 30, 2023, were \$10.9 million and \$26.0 million, respectively (2022: \$9.8 million and \$18.3 million). The increases for the three and six months ended June 30, 2023, are primarily due to the substantial drill campaigns undertaken simultaneously at Los Helados and Lunahuasi from January until May 2023, as discussed in the "Q2 2023 Operating Highlights and Outlook" section above. By comparison, for the three months ended June 30, 2022, the Company only undertook a Los Helados drill program, and for the six months ended June 30, 2022, the Company also had a concurrent drill program at its Valle Ancho properties in the Province of Catamarca, Argentina, however, these prior year programs were relatively smaller in scale, therefore resulting in lower exploration and project investigation costs.

Excluding share-based compensation, administration costs for the three and six months ended June 30, 2023 totaled \$0.7 million and \$1.6 million, respectively (2022: \$0.4 million and \$0.9 million). Share-based compensation, a non-cash cost, reflects the amortization of the estimated fair value of options over their vesting period and is based to a large degree on the Company's share price and its volatility. The actual future value to the option holders may differ materially from these estimates as it depends on the trading price of the Company's shares if and when the options are exercised. In addition, as the granting of options and their vesting is at the discretion of the Board, the related expense is unlikely to be uniform across quarters or financial years.

Administration costs, exclusive of share-based compensation costs, for the three and six months ended June 30, 2023, were higher than the 2022 comparative periods due generally to increased corporate activity and support in response to the Company's recent growth, such as in the areas of travel costs, management fees and professional fees. Similarly, during the three and six months ended June 30, 2023, the Company had a higher average personnel headcount and base compensation levels, to provide incremental resources and support reflective of the increased activity. In addition, for the three and six months ended June 30, 2023, the Company also incurred higher office and general administration costs due to a greater focus on improving information technology (IT) security, as well as the impact of the Company's share price appreciation during 2022, which has resulted in higher annual stock exchange and regulatory fees. Lastly, for the three and six months ended June 30, 2023, the Company saw higher promotion and public relations costs, which is the result of increased efforts with respect to investor relations, which included an analyst site visit in January 2023.

The Company recognized net monetary gains of \$9,833 and \$127,212, respectively, during the three and six months ended June 30, 2023 (2022: loss of \$56,205 and gain of \$57,254), in relation to the application of hyperinflationary accounting for the Company's Argentine subsidiaries. The monetary gains recognized are the result of changes in the Argentine price indices and changes to the net monetary position of the Company's Argentine operating subsidiaries during the respective periods. Further discussion regarding the application of hyperinflationary accounting has been provided in the notes to the unaudited condensed interim consolidated financial statements.

From time to time, the Company acquires and transfers marketable securities as a mechanism to facilitate intragroup funding transfers between its Canadian parent and its Argentine operating subsidiaries. During the three and six months ended June 30, 2023, the Company recognized gains of \$2,212,172 and \$3,401,231, respectively (2022: \$810,763 and \$1,270,671) on the use of marketable securities for this purpose, which represent the net benefit of having used this funding mechanism over traditional methods. The increases in the gains are the result of more funding provided to its Argentine subsidiaries during the three and six months ended June 30, 2023, relative to the comparative 2022 periods.

No tax recovery is recognized as a result of the nature of the Company's activities and the lack of reasonably expected taxable profits in the near term.

In other comprehensive income, the Company reported a foreign currency translation loss of \$88,748 and a gain of \$49,219, respectively, for the three and six months ended June 30, 2023 (2022: losses of \$399,550 and \$215,675) on translation of subsidiary company accounts from their functional currency to the Canadian dollar presentation currency. For the three and six months ended June 30, 2023, the amounts noted are primarily the result of fluctuations of the Canadian dollar relative to the Chilean peso over the respective periods. In addition, for the three and six months ended June 30, 2023, the impacts of hyperinflation amounted to gains of \$435,862 and \$420,869, respectively (2022: gain of \$67,265 and loss if \$52,573), and consist of adjustments recognized on the continuing inflation of opening non-monetary balances during the year and the ongoing translation of the Company's Argentine subsidiary into the Canadian dollar presentation currency.

LIQUIDITY AND CAPITAL RESOURCES

As at June 30, 2023, the Company had cash of \$5.0 million and a net working capital deficit of \$2.7 million compared to cash of \$23.2 million and net working capital of \$20.2 million as at December 31, 2022. The Company's cash decreased during the six months ended June 30, 2023, due to funds used in operations, including mineral property and surface access rights payments, and for general corporate purposes. In addition, during the six months ended June 30, 2023, the Company received \$394,659 (2022: \$314,500) in gross proceeds on the exercise of stock options.

Credit Facilities

On September 28, 2022, the Company obtained an unsecured US\$3.0 million credit facility (the "2022 Facility") from Zebra Holdings and Investments S.à.r.l ("Zebra") and Lorito Holdings S.à.r.l. ("Lorito") to provide financial flexibility to fund ongoing exploration and for general corporate purposes. Zebra and Lorito are companies controlled by a trust settled by the late Adolf H. Lundin. Zebra and Lorito report their respective security holdings in the Company as joint actors, as the term is defined by Canadian securities regulations, and are related parties by virtue of their combined shareholding in the Company in excess of 20%.

As consideration for the 2022 Facility, Zebra and Lorito received 12,500 common shares upon execution thereof, and shall receive an additional 200 common shares each month, for every US\$50,000 in principal outstanding, prorated accordingly for the number of days outstanding. The 2022 Facility matures on September 28, 2023, and no interest is payable in cash during its term. Any undrawn amounts will remain available to the Company until maturity.

All common shares issued in conjunction with the facilities are subject to a four-month hold period under applicable securities laws.

As at June 30, 2023, no amount remained drawn or outstanding against the 2022 Facility.

Subsequent Private Placement

On August 11, 2023, the Company closed a non-brokered private placement, pursuant to which the Company sold an aggregate of 13,178,460 common shares at a price of \$6.50 per common share, generating aggregate gross proceeds of \$85.7 million (the "Financing"). A 5.0% finders' fee was paid in cash on a portion of the Financing upon closing.

The common shares issued under the Financing are subject to a hold period expiring on December 12, 2023.

The Company anticipates that it will deploy the majority of its treasury and capital resources, including the net proceeds resulting from the Financing, towards furthering exploration programs in Chile and Argentina, as well as for general corporate and working capital purposes.

RELATED PARTY TRANSACTIONS

Under the normal course of operations, the Company may undertake transactions or hold balances with related parties. Other than those related party transactions identified elsewhere in this MD&A, the Company may, from time to time, engage with Filo Corp. ("Filo"), a related party by way of directors, officers and shareholders in common, and MOAR Consulting Inc. ("MOAR"), an exploration consulting firm, of which a director of the Company is the president.

Related party services

The Company has cost sharing arrangements with Filo. Under the terms of these arrangements, the Company may, from time to time, provide management, technical, administrative and/or financial services (collectively, "Management Services") to Filo, and vice versa. In addition, the Company may, from time to time, engage MOAR to provide exploration consultation. These transactions were incurred in the normal course of operations, and are summarized as follows:

	Three mo	nths ended	d Six months ende		
		June 30,		June 30,	
	2023	2022	2023	2022	
Management Services to Josemaria	-	-	-	29,432	
Management Services to Filo	80,645	81,606	187,225	174,668	
Management Services from Filo	(134,414)	(205,268)	(283,853)	(394,346)	
Exploration Consultation from MOAR	-	-	-	(12,750)	

Related party balances

The amounts due from (to) related parties, and the components of the consolidated statement of financial position in which they are included, are as follows:

	Related Party	June 30, 2023	December 31, 2022
Receivables and other assets	Filo	75,117	112,163
Accounts payable and accrued liabilities	Filo	(102,135)	(186,449)

Key management compensation

The Company's key management personnel have the authority and responsibility for overseeing, planning, directing and controlling its activities and consist of the Board of Directors and members of the executive management team. Total compensation expense for key management personnel, and the composition thereof, is as follows:

	Three mo	Six months ended June 30,		
	2023	June 30, 2022	2023	2022
Salaries and other payments	204,917	111,000	408,667	234,500
Short-term employee benefits	6,352	3,311	12,704	7,682
Directors fees	24,029	23,458	48,279	43,958
Stock-based compensation	433,193	228,377	815,391	456,773
	668,491	366,146	1,285,041	742,913

SIGNIFICANT ACCOUNTING POLICIES

The Company continues to follow the accounting policies described in Note 3 to the consolidated financial statements for the year ended December 31, 2022, as filed on SEDAR+ at www.sedarplus.ca on March 31, 2023.

CRITICAL ACCOUNTING ESTIMATES

The preparation of the consolidated financial statements in accordance with IFRS, including the condensed interim consolidated financial statements for the three and six months ended June 30, 2023, requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities and expenditures. These estimates and assumptions are based on management's best knowledge of the relevant facts and circumstances taking into account previous experience. Actual results could differ from those estimates and such differences could be material. Estimates are reviewed on an ongoing basis and are based on historical experience and other facts and circumstances. Revisions to estimates and the resulting effects on the carrying amounts of the Company's assets and liabilities are accounted for prospectively. There have been no material changes to the critical accounting estimates discussed in the annual 2022 MD&A filed on SEDAR+ at www.sedarplus.ca on March 31, 2023.

FINANCIAL INSTRUMENTS

The Company's financial instruments consist of cash, receivables and other assets, trade payables and accrued liabilities, amounts owing pursuant to the 2022 Facility, if any, non-current accrued liabilities and the amounts due to its exploration partner, NCR. Other than for the amounts due to its exploration partner, the carrying values of the Company's financial instruments are considered to be reasonable approximations of fair value due to their short-term nature. For amounts due to its exploration partner, the Company revalues the liability from time to time based on revisions to the timing and amounts of expected future settlement, which the Company believes is a reasonable approximation of fair value. Between revaluations, the liability is accreted.

As at June 30, 2023, the Company's financial instruments are exposed to the following financial risks, including credit, liquidity and currency risks:

- (i) Credit risks associated with cash is mitigated by the Company's practice of holding the majority of its cash with a large Canadian financial institution that has been accorded a strong investment grade rating by a primary rating agency.
- (ii) Liquidity risks associated with the inability to meet obligations as they become due are minimized through the management of its capital structure and by maintaining good relationships with significant shareholders and creditors, such as Zebra and Lorito. The Company also closely monitors and reviews its costs to date and actual cash flows on a monthly basis.

The maturities of the Company's financial liabilities as at June 30, 2023 are as follows:

	Total	Less than 1 year	1-5 years	More than 5 years
Accounts payable and accrued liabilities	10,025,397	10,025,397	_	_
Non-current accrued liabilities	331,000	-	331,000	-
Due to exploration partner	4,454,409	-	-	4,454,409
Total	14,810,806	10,025,397	331,000	4,454,409

In accordance with the terms of a Joint Exploration Agreement between the Company and the partner, NCR, the Company is required to fund NCR's share of exploration expenditures related to the La Rioja properties (the "Obligation"). The undiscounted value of the Obligation remained US\$3.4 million as at June 30, 2023, and has no defined timeline for settlement. The Obligation has been discounted at an annual effective rate of 8%, and recorded at its present value having the Canadian dollar equivalent of \$616,250 at June 30, 2023 (2022: \$630,460). The figure provided in the preceding table represents the Canadian dollar equivalent of the liability on an undiscounted basis.

(iii) Foreign currency risk can arise when the Company or its subsidiaries transact or have net financial assets or liabilities which are denominated in currencies other than their respective functional currencies.

As at June 30, 2023, the Company's largest foreign currency risk exposure existed at the level of its Chilean operating subsidiary, where the Company held a net financial asset position denominated in US dollars having a Canadian dollar equivalent of approximately \$1.8 million. A 10% change in the foreign exchange rate between the US dollar, and the Chilean Peso, the subsidiary's functional currency, would give rise to increases/decreases of approximately \$180,000 in financial position/comprehensive loss.

OUTSTANDING SHARE DATA

As at August 24, 2023, the Company had 186,182,824 common shares outstanding and 11,833,166 share options outstanding under its share-based incentive plan.

RISKS AND UNCERTAINTIES

The operations of the Company are speculative due to the high-risk nature of its business, which includes the acquisition, financing, exploration, development and operation of mineral and mining properties. There are a number of factors that could negatively affect the Company's business and the value of its common shares, and these risk factors could materially affect the Company's future operations and financial position and could cause actual events to differ materially from those described in forward-looking statements relating to the Company. There have been no material changes in the risks and uncertainties affecting the Company that were discussed in the Company's annual 2022 MD&A, as filed on SEDAR+ at www.sedarplus.ca on March 31, 2023.

QUALIFIED PERSON AND TECHNICAL INFORMATION

The scientific and technical disclosure included in this MD&A have been reviewed and approved by Bob Carmichael, P. Eng. (BC). Mr. Carmichael is the Company's Vice-President of Exploration and a Qualified Person under National Instrument 43-101 Standards of Disclosure for Mineral Projects. ("NI 43-101").

Mineral Resource estimates for the Los Helados Project have an effective date of April 26, 2019. The key assumptions, parameters, and methods used to estimate the mineral resources are contained in the 43-101 technical report for the project, entitled "*Technical Report on the Los Helados Porphyry Copper-Gold Deposit, Chile*", dated August 6, 2019 and authored by F. Devine, P.Geo., G. Zandonai, RMCMC, and G. Di Prisco, P.Geo. This report is available on the Company's website at www.ngexminerals.com or under the Company's profile at www.sedarplus.ca.

Mineral Resources are reported using a CuEq cutoff grade. Copper equivalent is calculated using US\$3.00/lb copper, US\$1,300/oz gold and US\$23/oz silver, and includes a provision for selling costs and metallurgical recoveries corresponding to three zones defined by depth below surface. The formulas used are: CuEq% = Cu% + 0.6264*Au

(g/t) + 0.0047*Ag (g/t) for the Upper Zone (surface to ~ 250 m); Cu% + 0.6366*Au (g/t) + 0.0077*Ag (g/t) for the Intermediate Zone (~ 250 m to ~ 600 m); Cu% + 0.6337*Au (g/t) + 0.0096*Ag (g/t) for the Deep Zone ($\sim \sim 600$ m).

Copper equivalent values reported for the 2022-2023 Los Helados drill program were based on US\$ 3.50/lb Cu, US\$ 1,700/oz Au and US\$ 20/oz Ag. Copper equivalent values reported for the 2023 Lunahuasi drill program were based on US\$ 3.00/lb Cu, US\$ 1,500/oz Au and US\$ 18/oz Ag. Respective assumed metal recoveries and CuEq formulae are as presented in the footnote to the associated tables of summarized drill results (see "Q2 2023 Operating Highlights and Outlook" section above).

The Company's Mineral Resource estimates as reported in this MD&A have been prepared in accordance with the CIM Definition Standards that are incorporated by reference in NI 43-101.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

Certain statements made and information contained herein in the MD&A constitutes "forward-looking information" and forward-looking statements" within the meaning of applicable securities legislation (collectively, "forward-looking information" or "forward-looking statements") concerning the business, operations, financial performance and condition of NGEx Minerals. The forward-looking information contained in this MD&A is based on information available to the Company as of the date of this MD&A. Except as required under applicable securities legislation, the Company does not intend, and does not assume, any obligation, to update this forward-looking information. Generally, any statements that express or involve discussions with respect to predictions, expectations, beliefs, plans, projections, objectives, assumptions or future events or performance, (often, but not always, identified by words or phrases such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "projects", "estimates", "budgets", "scheduled", "forecasts", "assumes", "intends", "strategy", "goals", "objectives", "potential", "possible", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or statements that certain actions, events, conditions or results "will", "may", "could", "would", "should", "might" or "will be taken", "will occur" or "will be achieved" or the negative connotations thereof and similar expressions) are not statements of historical fact and may be forward-looking statements.

All statements other than statements of historical fact may be forward-looking statements. Forward-looking information is necessarily based on estimates and assumptions that are inherently subject to known and unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of the Company to be materially different from those expressed or implied by such forward-looking information, including but not limited to: risks and uncertainties relating to, among other things, the inherent uncertainties regarding Mineral Resource estimates, cost estimates, changes in commodity prices, currency fluctuation, financings, changes in share price; unanticipated resource grades, infrastructure, results of exploration activities, cost overruns, availability of materials and equipment, timeliness of government approvals, taxation, political risk and related economic risk and unanticipated environmental impact on operations as well as other risks, and uncertainties and other factors, including, without limitation, those referred to in the "Risks and Uncertainties" section of the MD&A, and elsewhere, which may cause the actual results, level of activity, performance or achievements of the Company to be materially different from those expressed or implied by such forward-looking information.

The Company believes that the expectations reflected in the forward-looking statements and information included in this MD&A are reasonable but no assurance can be given that these expectations will prove to be correct and such forward-looking statements and information should not be unduly relied upon. This statement and information is as of the date of the MD&A. In particular, this MD&A contains forward-looking statements or information pertaining to: the assumptions used in the Mineral Resources estimates for the Los Helados Project, including, but not limited to, geological interpretation and grades; assumptions made in the interpretation of drill results, geology, grade and continuity of mineral deposits; expectations regarding access and demand for equipment, skilled labour and services needed for exploration and development of mineral properties; and that activities will not be adversely disrupted or impeded by exploration, development, operating, regulatory, political, community, economic and/or environmental risks. In addition, this MD&A may contain forward-looking statements or information pertaining to: exploration and

development plans and expenditures, including the size, scope, nature, timing and foci of the Company's future exploration programs, particularly at Los Helados and Lunahuasi; whether current interpretation of the exploration and/or drill results to date at Los Helados or Lunahuasi will be confirmed by future work, including statements regarding prospectivity of exploration properties, the accuracy of a geological model, the ability to extend and define of the Fenix, Alicanto and Condor Zones at Los Helados, or the scale, grade, or significance of the system that is the source of the high-grade mineralization intersected during the 2023 drill campaign at Lunahuasi, or the Company's ability to locate it; the future uses of the Company's cash and working capital; the success of future exploration activities; potential for the discovery of new mineral deposits or expansion of existing mineral deposits; ability to build shareholder value; expectations with regard to adding to Mineral Resources through exploration; expectations with respect to the conversion of Inferred Resources to an Indicated Resource classification, or the conversion of Indicated Resources to a Measured Resource classification; ability to execute the planned work programs; estimation of commodity prices, Mineral Resources, estimations of costs, and permitting time lines; ability to obtain surface rights and property interests; currency exchange rate fluctuations; requirements for additional capital; government regulation of mining activities; environmental risks; unanticipated reclamation expenses; title disputes or claims; limitations on insurance coverage; and other risks and uncertainties.

Forward-looking information is based on certain assumptions that the Company believes are reasonable, including that the current price of and demand for commodities will be sustained or will improve, the supply of commodities will remain stable, that the general business and economic conditions will not change in a material adverse manner, that financing will be available if and when needed on reasonable terms and that the Company will not experience any material labour dispute, accident, or failure of plant or equipment. These factors are not, and should not be construed as being, exhaustive. Although the Company has attempted to identify important factors that would cause actual results to differ materially from those contained in forward-looking information, there may be other factors that cause results not to be as anticipated, estimated, or intended. There can be no assurance that such statements will prove to be accurate, as the Company's actual results and future events could differ materially from those anticipated in such statements, as a result of the factors discussed in the "Risk and Uncertainties" section of this MD&A, and elsewhere. All of the forward-looking information contained in this document is qualified by these cautionary statements. Readers are cautioned not to place undue reliance on forward-looking information due to the inherent uncertainty thereof.

Statements relating to "Mineral Resources" are deemed to be forward-looking information, as they involve the implied assessment, based on certain estimates and assumptions, that the Mineral Resources described can be profitably produced in the future.

NGEx Minerals Ltd. Condensed Interim Consolidated Statements of Financial Position (Expressed in Canadian Dollars) (Unaudited)

	Note	June 30, 2023	December 31, 2022	
ASSETS				
Current assets:				
Cash		\$ 4,951,848	\$ 23,249,241	
Receivables and other assets	4	2,340,649	4,300,559	
		7,292,497	27,549,800	
Non-current assets:				
Receivables and other assets	4	662,078	840,337	
Equipment		13,839	18,723	
Mineral properties	5	4,180,905	3,902,697	
		4,856,822	4,761,757	
TOTAL ASSETS		12,149,319	32,311,557	
Current liabilities: Trade payables and accrued liabilities Non-current liabilities:		10,025,397	7,327,951	
Due to exploration partner	7	616,250	630,460	
Accrued liabilities		331,000	338,600	
		947,250	969,060	
TOTAL LIABILITIES		10,972,647	8,297,011	
SHAREHOLDERS' EQUITY				
Share capital	8	98,148,931	97,613,481	
Contributed surplus		5,390,369	4,347,722	
Deficit .		(100,544,470)	(75,658,411)	
Accumulated other comprehensive loss		(1,818,158)	(2,288,246)	
TOTAL SHAREHOLDERS' EQUITY		1,176,672	24,014,546	
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY		\$ 12,149,319	\$ 32,311,557	
Subsequent event (Note 14)		• •		

Subsequent event (Note 14)

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

On behalf of the Board:

/s/William A. Rand Director

/s/Wojtek A. Wodzicki Director

NGEx Minerals Ltd. Condensed Interim Consolidated Statements of Comprehensive Loss (Expressed in Canadian Dollars) (Unaudited)

	Three months ended June 30,		Six n	nonths ended June 30,	
	Note	2023	2022	2023	2022
Expenses					
Exploration and project					
investigation	10	\$ 10,897,701	\$ 9,765,073	\$ 26,020,068	\$ 18,346,587
General and administration:					
Salaries and benefits		377,861	217,206	780,904	433,800
Share-based compensation	9с	511,127	293,733	971,289	587,503
Management fees		52,995	37,560	106,590	73,560
Professional fees		65,390	54,625	111,544	84,917
Travel		42,935	20,386	99,939	33,264
Promotion and public relations		49,235	43,434	209,274	83,470
Office and general		118,346	65,125	299,311	149,771
Operating loss		12,115,590	10,497,142	28,598,919	19,792,872
Other company (in come)					
Other expenses (income) Interest Income		(170 207)	(22.212)	(207.041)	(61.056)
		(170,397)	(32,213)	(207,041)	(61,856)
Financing costs		19,309	8,201	38,955	19,673
Foreign exchange gain		(23,133)	(67,864)	(16,117)	(95,656)
Net monetary loss (gain)	3	(9,833)	56,205	(127,212)	(57,254)
Other recoveries		(214)	(195)	(214)	(195)
Gain on use of marketable					
securities, net	13	(2,212,172)	(810,763)	(3,401,231)	(1,270,671)
Net loss		9,719,150	9,650,513	24,886,059	18,326,913
Other comprehensive loss					
Items that may be reclassified					
subsequently to net loss:					
Foreign currency translation					
adjustment		88,748	399,550	(49,219)	215,675
Impact of hyperinflation	3	(435,862)	(67,265)	(420,869)	52,573
Comprehensive loss		\$ 9,372,036	\$ 9,982,798	\$ 24,415,971	\$ 18,595,161
Basic and diluted loss per common share		\$ 0.06	\$ 0.06	\$ 0.14	\$ 0.12
		7 3.00	7 2700	Ţ	,
Weighted average common		172 721 140	156 722 664	172 447 125	150 000 011
shares outstanding		172,731,140	156,723,001	172,447,135	156,663,641

NGEx Minerals Ltd. Condensed Interim Consolidated Statements of Cash Flows (Expressed in Canadian Dollars) (Unaudited)

ondudical			S	ix m	onths ended June 30,
	Note		2023		2022
Cash flows used in operating activities					
Net loss for the period		\$	(24,886,059)	\$	(18,326,913)
Adjustments to reconcile net loss to net operating		7	(= :/000/000/	т	(==,===,
cash flows:					
Depreciation			5,718		4,989
Share-based compensation	9с		1,183,438		759,512
Finance costs			38,955		19,673
Foreign exchange loss (gain)			(54,736)		6,459
Net monetary loss			427,299		104,772
Net changes in working capital and other items:			,		- ,
Receivables and other			2,160,731		140,964
Trade payables and accrued liabilities			3,223,608		3,604,752
1 /			(17,901,046)		(13,685,792)
Cash flows from (for) financing activities Payments made on behalf of exploration partner Proceeds from option exercises			(25,891) 394,659 368,768		(16,339) 314,500 298,161
			300,700		230,101
Cash flows used in investing activities					
Mineral properties and related expenditures	5		(133,923)		(126,220)
			(133,923)		(126,220)
Effect of exchange rate change on cash			(631,192)		(651,249)
Decrease in cash during the period			(18,297,393)		(14,165,100)
Cash, beginning of the period		\$	23,249,241	\$	21,000,042
Cash, end of the period		\$	4,951,848	\$	6,834,942

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

NGEx Minerals Ltd.
Condensed Interim Consolidated Statements of Changes in Equity (Expressed in Canadian Dollars) (Unaudited)

	Note	Number of Shares	Share Capital		ontributed Surplus	Deficit		ccumulated Other mprehensive Loss	Sh	Total areholders' Equity
Balance, January 1, 2022		156,291,344	\$ 67,523,831	\$	1,616,855	\$ (43,243,149)	\$	(2,514,164)	\$	23,383,373
Share-based compensation	9с	-	-		759,512	-		-		759,512
Shares issued pursuant to stock option										
exercises	9b	609,166	447,686		(133,186)	-		-		314,500
Net loss and other comprehensive loss		-	-		-	(18,326,913)		(268,248)		(18,595,161)
Balance, June 30, 2022		156,900,510	\$ 67,971,517	\$	2,243,181	\$ (61,570,062)	\$	(2,782,412)	\$	5,862,224
Balance, January 1, 2023		172,123,530	\$ 97,613,481	\$	4,347,722	\$ (75,658,411)	\$	(2,288,246)	\$	24,014,546
Share-based compensation	9с	-	-	•	1,183,438	-	·	-	·	1,183,438
Shares issued pursuant to stock option					. ,					
exercises	9b	705,834	535,450		(140,791)	-		-		394,659
Net loss and other comprehensive loss		-	-		-	(24,886,059)		470,088		(24,415,971)
Balance, June 30, 2023		172,829,364	\$ 98,148,931	\$	5,390,369	\$ (100,544,470)	\$	(1,818,158)	\$	1,176,672

1. NATURE OF OPERATIONS

NGEx Minerals Ltd. (the "Company" or "NGEx Minerals") was incorporated on February 21, 2019, under the laws of the Canada Business Corporations Act in connection with a plan of arrangement, which was completed on July 17, 2019.

The Company's principal business activities are the acquisition, exploration and development of mineral properties located in South America. The Company's registered office is located at Suite 2000, 885 West Georgia Street, Vancouver, British Columbia, V6C 3E8, Canada. The Company's common shares trade on the TSX Venture Exchange (the "TSXV") under the symbol "NGEX".

2. BASIS OF PRESENTATION

These condensed interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards, as issued by the International Accounting Standards Board ("IFRS"), applicable to the preparation of interim financial statements, including IAS 34, Interim Financing Reporting. Accordingly, certain disclosures included in the annual financial statements prepared in accordance with IFRS have been condensed or omitted, and these condensed interim consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2022. In preparation of these condensed interim consolidated financial statements, the Company has consistently applied the same accounting policies as disclosed in the audited consolidated financial statements for the year ended December 31, 2022. Certain prior year comparatives have been reclassified to align with current year presentation. Specifically, interest income is now separately presented on the condensed interim consolidated statements of comprehensive loss.

These condensed interim consolidated financial statements were authorized for issuance by the Board of Directors of the Company on August 24, 2023.

3. HYPERINFLATION

Argentina was designated a hyperinflationary economy as of July 1, 2018 for accounting purposes.

Accordingly, the application of hyperinflation accounting has been applied to the Company's Argentine subsidiaries' non-monetary assets and liabilities, shareholders' equity and comprehensive loss items from the transaction date when they were first recognized into the current purchasing power, which reflects a price index current at the end of the reporting period before being included in the consolidated financial statements. To measure the impact of inflation on its financial position and results, the Company has elected to use the Wholesale Price Index (*Indice de Precios Mayoristas* or "*IPIM*") for periods up to December 31, 2016, and the Retail Price Index (*Indice de Precios al Consumidor* or "*IPC*") thereafter. These price indices have been recommended by the Government Board of the Argentine Federation of Professional Councils of Economic Sciences.

As the consolidated financial statements of the Company have been previously presented in Canadian dollars, a stable currency, the comparative period amounts do not require restatement.

The Company recognized a gain of \$435,862 and \$420,869, respectively, for the three and six months ended June 30, 2023 (2022: gain of \$67,265 and a loss of \$52,573) in relation to the impact of hyperinflation within other comprehensive income. The hyperinflationary gains and losses are generally the impact of two opposing factors:

- Gains are driven by the hyperinflationary impacts on capital injected into the Argentine subsidiaries during the period ("Gain on Capital Injected").
- Losses are largely the result of depreciation of the Argentine peso relative to the Canadian dollar during the period, and its impact upon translation of the Argentine subsidiaries' accounts into the Canadian dollar reporting currency ("Loss on Translation").

For the three and six months ended June 30, 2023, Gains on Capital Injected were the dominant factor due to capital injected into the Company's Argentine subsidiaries in support of operations, which resulted in net hyperinflationary gains in the respective periods.

As a result of changes in the IPC and changes to the Company's net monetary position during the three and six months ended June 30, 2023, the Company recognized net monetary gains of \$9,833 and \$127,212, respectively (2022: loss of \$56,205 and a gain of \$57,254) to adjust transactions recorded during the period into a measuring unit current as of June 30, 2023.

The level of the IPC at June 30, 2023 was 1,709.61 (December 31, 2022: 1,134.59), which represents an increase of approximately 51% over the IPC at December 31, 2022, and an approximate 18% increase over the average level of the IPC during the six months ended June 30, 2023.

4. RECEIVABLES AND OTHER ASSETS

	June 30, 2023	December 31, 2022
Current		
Taxes receivable	111,704	108,932
Other receivables	1,035,133	2,857,214
Prepaid expenses, advances		
and deposits	1,193,812	1,334,413
	2,340,649	4,300,559
Non-current		
Deferred surface access rights	662,078	840,337
·	662,078	840,337

Receivable from Exploration Partner

As at June 30, 2023, current other receivables includes \$898,141 (2022: \$2,730,489) receivable from the Company's exploration partner at the Los Helados properties (Note 5).

<u>Deferred Surface Access Rights</u>

Reduced Surface Access Rights Agreements

Historically, the Company has had a contractual agreement with the owners of the surface rights covering the Los Helados properties, which gave the Company access over these surface rights for exploration, development, and mining through to closure of any mining operation, in exchange for certain payments which are linked to project activities and certain development milestones (the "Original Surface Access Agreement"). The Original Surface Access Agreement provided for minimum annual payments of US\$0.5 million which covered basic access to the property and minimal surface disturbance such as road maintenance.

On January 26, 2021, the Original Surface Access Agreement was mutually terminated by the Company and the holders of the surface rights and replaced with a reduced surface access agreement with an effective period of three years (the "Reduced Surface Access Agreement"). The Reduced Surface Access Agreement resulted in decreased payments receivable by the holders of the surface rights in return for a reduction in permitted activities by the Company at the Los Helados properties over its term. As a result, the payments by the Company to the holders of the surface rights were reduced to a total of US\$400,000 over the term of the Reduced Surface Access Agreement, with US\$200,000 paid upon execution in January 2021 and the remainder paid in January 2022.

As the payments related to the Reduced Surface Access Agreement provide the Company the benefit of access for the period ending January 26, 2024, the contractual amount was initially deferred and has been amortized over the life of the agreement.

On November 22, 2022, the Company and the owners of the Los Helados surface rights negotiated an amendment to the Reduced Surface Access Agreement, whereby the term of the agreement was extended to January 26, 2026, in exchange for a US\$250,000 payment upon execution, and additional payments of US\$250,000 in each November 22, 2023, and 2024 (the "Extension Agreement"). Accordingly, as at June 30, 2023, the payment of US\$250,000 due in November 2023 has been recognized within current trade payables and accrued liabilities, and the payment of US\$250,000 due in November 2024 has been recognized within non-current accrued liabilities. As at June 30, 2023, each of the current and non-current portions of the contractual liability had a Canadian dollar equivalent of approximately \$331,000.

Similar to above, all contractual amounts with respect to the Extension Agreement were initially deferred and will be amortized over the term of the agreement ending January 26, 2026. In addition, the term over which the remaining undeferred amounts with respect to the Reduced Surface Access Agreement will be amortized was prospectively extended to January 26, 2026.

The pro rata portion of deferred amounts relating to the 12 months ending June 30, 2023, have been classified as a current asset, whereas all other deferred amounts have been classified as non-current.

Temporarily Restored Surface Access Rights

On November 30, 2021, the Company and the owners of the surface rights at Los Helados executed a temporary restoration of the Company's surface access rights as outlined in the Original Surface Access Agreement (the "2021-2022 Restored Rights Agreement"). Pursuant to the 2021-2022 Restored Rights Agreement, the Company paid US\$300,000 to the holders of the Los Helados surface rights in exchange for reinstated surface access from date of execution until December 31, 2022. The amounts paid with respect to the 2021-2022 Restored Rights Agreement were initially deferred and have been amortized through the consolidated statements of comprehensive loss.

On November 22, 2022, the Company and the owners of the Los Helados surface access rights further restored the Company's surface access rights on a temporary basis with an additional agreement (the "2023 Restored Rights Agreement"). The 2023 Restored Rights Agreement allows the Company to carry on drilling and exploration activities at Los Helados during the year ending December 31, 2023, in exchange for a payment of US\$450,000. As the incremental payment related to the temporary reinstatement of surface access rights provides the Company the benefit of access up to December 31, 2023, the pro rata portion relating to the six months ending December 31, 2023, have been deferred as a current asset.

5. MINERAL PROPERTIES

	Los Helados
Balance at January 1, 2022	Project \$ 3,537,087
Additions	126,220
Effect of foreign currency translation	239,390
Balance at December 31, 2022	\$ 3,902,697
Additions	133,923
Effect of foreign currency translation	144,285
Balance at June 30, 2023	\$ 4,180,905

Los Helados Project

The Company's primary mineral property assets are the Los Helados properties and the La Rioja properties (together, the "Los Helados Project"), which are comprised of adjacent mineral titles in Region III, Chile, and the San Juan Province in Argentina.

The Company is the majority partner and operator of the Los Helados Project, which is subject to a Joint Exploration Agreement ("JEA") with its exploration partner, Nippon Caserones Resources Co. Ltd. ("NCR"). NCR is a subsidiary of JX Nippon Mining and Metals Corporation, a Tokyo-based mining and smelting company that also has an indirect 49% ownership interest in the Caserones Mine, located approximately 12 kilometres from the Los Helados properties. The 51% controlling interest in the Caserones Mine is held by Lundin Mining Corporation.

As at June 30, 2023, the Company held an approximate 69% interest in the underlying Los Helados properties, which are located in Region III, Chile, and a 60% interest in the La Rioja properties, located in the adjacent San Juan Province in Argentina. The Company had sole funded 100% of the expenditures related to the Los Helados properties as the result of elections by the exploration partner pursuant to the JEA not to fund its share of expenditures for the period from September 1, 2015, to August 31, 2022. The sole funding of expenditures at the Los Helados properties during this period resulted in dilution of NCR's interest, and corresponding increases to the Company's interest, resulting in the amounts noted above.

The foregoing notwithstanding, NCR elected to exercise its right to fund its pro rata share of qualifying expenditures related to the Los Helados properties since September 1, 2022. Amounts contributed or contributable by NCR with respect to its funding commitment for the Los Helados properties are recorded as reductions to exploration and project investigation costs and total \$2,104,165 and \$5,995,481, respectively, for the three and six months ended June 30, 2023.

Valle Ancho Properties

In November 2022, the Company secured a 100% interest in the Valle Ancho and Interceptor properties (collectively, the "Valle Ancho Properties"), located in Catamarca, Argentina, by making its formal submissions to the Province of Catamarca to evidence its completion of the US\$8.0 million minimum expenditure requirement.

Lunahuasi Project

The Company holds a 100% interest in the Lunahuasi Project, previously known as Potro Cliffs, an exploration target located in San Juan Province, Argentina. Lunahuasi lies along the same major north-northeast structural trend that controls the Filo del Sol deposit located approximately 6 km to the south and the Los Helados deposit located approximately 9 km to the north.

6. CREDIT FACILITIES

On September 28, 2022, the Company obtained an unsecured US\$3.0 million credit facility (the "2022 Facility") from Zebra Holdings and Investments S.à.r.l ("Zebra") and Lorito Holdings S.à.r.l. ("Lorito") to provide financial flexibility to fund ongoing exploration and for general corporate purposes. Zebra and Lorito are related parties of the Company by virtue of their combined shareholding in the Company in excess of 20%.

As consideration for the 2022 Facility, Zebra and Lorito received 12,500 common shares upon execution thereof (the "2022 Commitment Shares") and were entitled to receive an additional 200 common shares each month, for every US\$50,000 in principal outstanding, prorated accordingly for the number of days outstanding.

During the three and six months ended June 30, 2023, the Company made no draws against the 2022 Facility, which matures on September 28, 2023. No interest is payable in cash during its term.

During the three and six months ended June 30, 2023 the Company issued no common shares to Zebra and Lorito in connection with the 2022 Facility (2022: \$nil). As a result of amortization of the 2022 Commitment Shares, the Company recognized \$6,563 and \$13,125 (2022: \$nil and \$3,334) in financing costs through the consolidated statement of comprehensive loss. In addition, as at June 30, 2023, \$6,563 has been deferred within prepaid expenses, advances and deposits (2022: \$19,688), which relates to the unamortized portion of the 2022 Commitment Shares.

All common shares issued in conjunction with the facilities are subject to a four-month hold period under applicable securities laws.

7. DUE TO EXPLORATION PARTNER

The Company has an obligation to fund a partner's share of exploration expenditures related to the La Rioja properties (the "Obligation"). In accordance with the terms of the JEA between the Company and the partner, NCR, the Company has elected to settle the Obligation through funding NCR's share of exploration expenditures, which remained US\$3.4 million as at June 30, 2023, and has no defined timeline for settlement.

The Company considered the estimated timeframe required to expend the remaining US\$3.4 million on behalf of NCR at the La Rioja properties and has presented the remaining obligation as a non-current liability, discounted to its present value at an annual effective rate of 8%. As at June 30, 2023, the present value of the Obligation had the Canadian dollar equivalent of \$616,250 (2022: \$630,460).

8. SHARE CAPITAL

The Company has authorized an unlimited number of voting common shares without par value.

9. SHARE OPTIONS

a) Share option plan

The Company has a share option plan adopted by the Board of Directors on May 7, 2019, which reserves an aggregate of 10% of the issued and outstanding shares of the Company for issuance upon the exercise of options granted. The granting, vesting and terms of the share options are at the discretion of the Board of Directors.

b) Share options outstanding

Movements in the number of share options outstanding and their related weighted average exercise prices are as follows:

	Number of shares issuable pursuant to share options	average exercise price		
Balance at January 1, 2022	9,160,834	\$ 0.56		
Granted	4,640,000	1.98		
Exercised	(816,834)	0.61		
Expired or forfeited	(270,000)	1.59		
Balance at December 31, 2022	12,714,000	\$ 1.06		
Exercised	(705,834)	0.56		
Balance at June 30, 2023	12,008,166	\$ 1.09		

The weighted average share price on the exercise date for the share options exercised during the six months ended June 30, 2023 was \$5.74.

The following table details the share options outstanding and exercisable as at June 30, 2023:

	Out	Outstanding options			Exercisable optio		
		Weighted			Weighted		
		average			average		
		remaining	Weighted		remaining	Weighted	
		contractual	average		contractual	average	
Exercise	Options	life	exercise	Options	life	exercise	
price	outstanding	(Years)	price	exercisable	(Years)	price	
\$0.475	2,515,000	1.24	\$0.475	2,515,000	1.24	\$0.475	
\$0.54	2,380,000	2.42	\$0.54	2,380,000	2.42	\$0.54	
\$0.68	2,778,166	2.60	\$0.68	1,411,501	2.04	\$0.68	
\$1.65	1,493,333	3.54	\$1.65	536,667	3.54	\$1.65	
\$2.08	2,556,667	4.19	\$2.08	896,665	4.19	\$2.08	
\$3.16	285,000	4.42	\$3.16	95,000	4.42	\$3.16	
	12,008,166	2.78	\$1.09	7,834,833	2.28	\$0.83	

c) Share-based compensation

	Three mo	nths ended	Six months ended		
		June 30,		June 30,	
	2023	2022	2023	2022	
Exploration and project investigation	106,067	85,999	212,149	172,009	
General and administration	511,127	293,733	971,289	587,503	
	617,194	379,732	1,183,438	759,512	

10. EXPLORATION AND PROJECT INVESTIGATION

Due to the geographic location of the Company's current mineral property interests, the Company's business activities generally fluctuate with the seasons, with increased exploration activities during the summer months in South America. As a result, a general recurring trend is the increase in exploration expenditures, and therefore net losses, for the fourth quarter and first quarter of a fiscal year, relative to the second and third quarters.

The Company expensed the following exploration and project investigation costs for the three and six months ended June 30, 2023 and 2022:

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Three months ended		Los Helados	Valle			
June 30,		Project	Ancho	Lunahuasi	Other	Tota
2023	Land holding and access costs Drilling, fuel, camp costs and field	289,496	-	1,572	658	291,726
	supplies	2,097,925	-	3,791,896	-	5,889,821
	Roadwork, travel and transport	667,114	49	401,780	2	1,068,945
	Engineering and conceptual studies	129,794	-	-	-	129,794
	Consultants, geochemistry and geophysics	196,865	4,032	539,258	-	740,155
	Environmental and community relations	34,561	-	7,113	-	41,674
	VAT and other taxes Office, field and administrative salaries,	444,477	3,824	994,095	1,982	1,444,378
	overhead and other administrative costs	360,205	31,278	791,096	2,562	1,185,141
	Share-based compensation	45,308	375	60,321	63	106,067
	Total	4,265,745	39,558	6,587,131	5,267	10,897,701
2022	Land holding and access costs Drilling, fuel, camp costs and field	126,473	-	-	5,752	132,225
	supplies	4,570,907	97,242	-	493	4,668,642
	Roadwork, travel and transport	2,093,380	169,285	-	260	2,262,925
	Engineering and conceptual studies	124,853	-	-	-	124,853
	Consultants, geochemistry and geophysics	540,116	41,775	-	-	581,891
	Environmental and community relations	16,744	52,711	-	7,811	77,266
	VAT and other taxes Office, field and administrative salaries,	1,341,549	114,197	-	6,126	1,461,872
	overhead and other administrative costs	(159,090)	466,820	-	15,066	322,796
	Share-based compensation	78,198	7,245	-	556	85,999
	COVID-19-related health and safety	-	46,604	-		46,604
	Total	8,733,130	995,879	_	36,064	9,765,073

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Six months ended June 30,		Los Helados Project	Valle Ancho	Lunahuasi	Other	Tota
Julie 30,		Project	Alicio	Lunanuasi	Other	10ta
2023	Land holding and access costs Drilling, fuel, camp costs and field	543,728	4,706	9,700	5,488	563,622
	supplies	7,315,890	-	7,597,270	-	14,913,160
	Roadwork, travel and transport	1,497,652	49	948,830	6	2,446,537
	Engineering and conceptual studies	251,086	-	-	-	251,086
	Consultants, geochemistry and geophysics	849,352	5,654	686,082	-	1,541,088
	Environmental and community relations	68,667	-	20,285	-	88,952
	VAT and other taxes Office, field and administrative salaries,	1,661,269	12,927	1,979,587	6,979	3,660,762
	overhead and other administrative costs	834,591	64,376	1,434,008	9,056	2,342,031
	Share-based compensation	107,806	714	103,451	178	212,149
	COVID-19-related health and safety	-	-	681	-	681
	Total	13,130,041	88,426	12,779,894	21,707	26,020,068
2022	Land holding and access costs	286,729	93	-	11,838	298,660
	Drilling, fuel, camp costs and field supplies	7,277,529	1,410,069	-	493	8,688,091
	Roadwork, travel and transport	3,305,638	761,089		260	4,066,987
	Engineering and conceptual studies	124,853	-	-	-	124,853
	Consultants, geochemistry and geophysics	709,497	194,522	-	-	904,019
	Environmental and community relations	72,678	75,843	-	7,811	156,332
	VAT and other taxes Office, field and administrative salaries,	2,088,123	725,224	-	10,976	2,824,323
	overhead and other administrative costs	63,298	904,370	-	27,381	995,049
	Share-based compensation	131,822	39,631	-	556	172,009
	COVID-19-related health and safety	-	116,264	_		116,264
	Total	14,060,167	4,227,105	_	59.315	18,346,587

11. RELATED PARTY TRANSACTIONS

Under the normal course of operations, the Company may undertake transactions or hold balances with related parties. Other than those related party transactions identified elsewhere in these condensed interim consolidated financial statements, the Company may, from time to time, engage with Filo Corp. ("Filo"), a related party by way of directors, officers and shareholders in common, and MOAR Consulting Inc. ("MOAR"), an exploration consulting firm, of which a director of the Company is the president.

a) Related party services

The Company has a cost sharing arrangement with Filo. Under the terms of this arrangement, the Company may, from time to time, provide management, technical, administrative and/or financial services (collectively, "Management Services") to Filo, and vice versa. In addition, the Company engages MOAR to provide exploration consultation. These transactions were incurred in the normal course of operations, and are summarized as follows:

	Three mo	nths ended	Six months ended		
		June 30,		June 30,	
	2023	2022	2023	2022	
Management Services to Josemaria	-	-	-	29,432	
Management Services to Filo	80,645	81,606	187,225	174,668	
Management Services from Filo	(134,414)	(205,268)	(283,853)	(394,346)	
Exploration Consultation from MOAR	-	-	-	(12,750)	

b) Related party balances

The amounts due from (to) related parties, and the components of the consolidated statements of financial position in which they are included, are as follows:

	Related Party	June 30, 2023	December 31, 2022
Receivables and other assets	Filo	75,117	112,163
Accounts payable and accrued liabilities	Filo	(102,135)	(186,449)

c) Key management compensation

The Company's key management personnel have the authority and responsibility for overseeing, planning, directing and controlling its activities and consist of the Board of Directors and members of the executive management team. Total compensation expense for key management personnel, and the composition thereof, is as follows:

	Three mo	nths ended	Six months ended		
		June 30,		June 30,	
	2023	2022	2023	2022	
Salaries and other payments	204,917	111,000	408,667	234,500	
Short-term employee benefits	6,352	3,311	12,704	7,682	
Directors fees	24,029	23,458	48,279	43,958	
Stock-based compensation	433,193	228,377	815,391	456,773	
	668,491	366,146	1,285,041	742,913	

12. SEGMENTED INFORMATION

The Company is principally engaged in the acquisition, exploration and development of mineral properties in South America. The information regarding mineral properties and exploration and project investigation costs presented in Notes 5 and 10, respectively, represent the manner in which management reviews its business performance. Materially all of the Company's mineral properties and exploration and project investigation costs relate to South America, particularly Chile and Argentina. The net gains on the use of marketable securities are allocated to the underlying projects for which the funding was provided. Materially all of the Company's administrative costs are incurred by the Canadian parent, where materially all of the Company's cash is held in the normal course of business until it is required to be deployed to the Company's South American subsidiaries in support of ongoing and planned work programs.

The following are summaries of the Company's current and non-current assets, current liabilities, and net losses by segment:

		Los Helados Project	Lunahuasi & Valle Ancho	Corporate	Total
	Current assets	3,906,784	1,508,925	1,876,788	7,292,497
	Non-current receivables and	3/300/701	1,500,525	1,070,700	,,232,137
	other assets	662,078	_	_	662,078
As at	Equipment	-	13,839	_	13,839
June 30,	Mineral properties	4,180,905	-	_	4,180,905
2023	Total assets	8,749,767	1,522,764	1,876,788	12,149,319
	Current liabilities	3,174,698	5,311,587	1,539,112	10,025,397
	Accrued liabilities and others	331,000	· · · -	-	331,000
	Due to exploration	,			•
	partner	-	-	616,250	616,250
	Total liabilities	3,505,698	5,311,587	2,155,362	10,972,647
		Los Helados	Lunahuasi &		
		Project	Valle Ancho	Corporate	Total
	Current assets	8,301,240	536,267	18,712,293	27,549,800
	Non-current receivables and				
	other assets	840,337	-	-	840,337
As at	Equipment	-	18,723	-	18,723
December 31,	Mineral properties	3,902,697	-	-	3,902,697
2022	Total assets	13,044,274	554,990	18,712,293	32,311,557
	Current liabilities	6,044,223	432,919	850,809	7,327,951
	Non-current accrued liabilities	338,600	-	· -	338,600
	Due to exploration partner	-	-	630,460	630,460

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Three months ended June 30,		Los Helados Project	Lunahuasi & Valle Ancho	Corporate	Other	Total
2023	Exploration and					
	project investigation Gain on use of	4,265,745	6,626,689	-	5,267	10,897,701
	marketable securities General and	(22,747)	(2,189,425)	-	-	(2,212,172)
	administration and other items	32,026	(2,722)	1,004,317	-	1,033,621
	Net loss	4,275,024	4,434,542	1,004,317	5,267	9,719,150
		Los Helados Project	Valle Ancho	Corporate	Other	Total
2022	Exploration and project					
	investigation Gain on use of marketable	8,733,130	995,879	-	36,064	9,765,073
	securities General and administration	-	(810,763)	-	-	(810,763)
	and other items	25,715	65,377	605,111	-	696,203
	Net loss	8,758,845	250,493	605,111	36,064	9,650,513

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Six months ended June 30,		Los Helados Project	Lunahuasi & Valle Ancho	Corporate	Other	Total
2023	Exploration and					
2023	project					
	investigation	13,130,041	12,868,320	-	21,707	26,020,068
	Gain on use of		,		,	
	marketable					
	securities	(22,747)	(3,378,484)	-	-	(3,401,231)
	General and					
	administration					
	and other items	53,555	(117,904)	2,331,571	-	2,267,222
	Net loss	13,160,849	9,371,932	2,331,571	21,707	24,886,059
		Los Helados Project	Valle Ancho	Corporate	Other	Total
2022	Exploration and					
	project					
	investigation	14,060,167	4,227,105	-	59,315	18,346,587
	Gain on use of					
	marketable					
	securities	-	(1,270,671)	-	-	(1,270,671)
	General and					
	administration	44.450	(40.722)	1 255 572		4 250 007
	and other items	44,158	(48,733)	1,255,572	-	1,250,997
	Net loss	14,104,325	2,907,701	1,255,572	59,315	18,326,913

13. USE OF MARKETABLE SECURITIES

From time to time, the Company may acquire and transfer marketable securities to facilitate intragroup funding transfers between the Canadian parent and its Argentine operating subsidiaries.

The Company does not acquire marketable securities or engage in these transactions for speculative purposes. In this regard, under this strategy, the Company generally uses marketable securities of large and well established companies, with high trading volumes and low volatility. Nonetheless, as the process to acquire, transfer and ultimately sell the marketable securities occurs over several days, some fluctuations are unavoidable.

As the marketable securities are acquired with the intention of a near term sale, they are considered financial instruments that are held for trading. Accordingly, all changes in the fair value of the instruments, between acquisition and disposition, are recognized through profit or loss.

As a result of having utilized this mechanism for intragroup funding for the three and six months ended June 30, 2023, the Company realized net gains of \$2,212,172 and \$3,401,231, respectively, (2022: \$810,763 and \$1,270,671). For the three months ended June 30, 2023, the net gain was comprised of a favorable foreign currency impact of \$2,433,693 (2022: \$889,043) and a trading loss of \$221,521 (2022: \$78,280). For the six months ended June 30, 2023, the net gain was comprised of a favorable foreign currency impact of \$3,865,533 (2022: \$1,474,172) and a trading loss of \$464,302 (2022: loss of \$203,501).

14. SUBSEQUENT EVENT

On August 11, 2023, the Company closed a non-brokered private placement, pursuant to which the Company sold an aggregate of 13,178,460 common shares at a price of \$6.50 per common share, generating aggregate gross proceeds of \$85.7 million (the "Financing"). A 5.0% finders' fee was paid in cash on a portion of the Financing upon closing.

The common shares issued under the Financing are subject to a hold period expiring on December 12, 2023.

NGEX Minerals Corporate Directory

Company Head Office

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Phone: +1 604 689 7842 Fax: +1 604 689 4250

Auditors

Pricewaterhouse Coopers LLP Vancouver, BC Canada

Officers

Wojtek Wodzicki, President and CEO Jeff Yip, Chief Financial Officer Bob Carmichael, Vice President Exploration Judy McCall, Corporate Secretary

Directors

William Rand (Chair)
Wojtek Wodzicki
Adam I. Lundin
Alessandro Bitelli
Cheri Pedersen
Neil O'Brien
Axel Lundin

Share Listing

TSXV: NGEX

CUSIP: 65343P103

Registered and Records Office

2200 – 885 West Georgia Street Vancouver, BC V6C 3E8 Canada

Registrar and Transfer Agent

Computershare Trust Company of Canada Vancouver, BC Canada

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Company Information

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Solicitors

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