

# **FALCO RESOURCES LTD.**

# CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

FOR THE THREE-MONTH AND SIX-MONTH PERIODS ENDED DECEMBER 31, 2024 and 2023

# NOTICE OF NO AUDITOR REVIEW OF CONDENSED INTERIM FINANCIAL STATEMENTS

Under National Instrument 51-102, Part 4, subsection 4.3 (3) (a), if an auditor has not performed a review of the condensed consolidated interim financial statements, they must be accompanied by a notice indicating that the financial statements have not been reviewed by an auditor.

The accompanying unaudited condensed consolidated interim financial statements of Falco Resources Ltd. have been prepared by and are the responsibility of the Company's management.

The Company's independent auditor has not performed a review of these financial statements in accordance with standards established by the Chartered Professional Accountants of Canada for a review of interim financial statements by an entity's auditor.

# Consolidated Balance Sheets

(Unaudited)

(Expressed in Canadian Dollars)

	As at December 31,	As at June 30,
	2024	2024
Assets	\$	\$
Current assets		
Cash and cash equivalents (Note 4)	4,444,428	3,683,817
Accounts receivable	509,352	451,991
Prepaid expenses and other assets	272,348	290,593
	5,226,128	4,426,401
Non-current assets	450 445 500	445 577 704
Property, plant and equipment (Note 5)	152,145,520	145,577,761
Other non-current assets (Note 6)	1,728,528	1,728,528
	153,874,048	147,306,289
Total assets	159,100,176	151,732,690
Liabilities		
Current liabilities		
Accounts payable and accrued liabilities	1,432,635	1,845,266
Convertible Loan (Note 7)	23,062,232	22,905,141
Convertible Debenture (Note 8)	12,515,847	13,282,225
Derivative warrant liabilities (Note 9)	2,184,820	501,555
Deferred premium on flow-through shares (Note 10)	168,595	182,694
Non-summer Bak Bak	39,364,129	38,716,881
Non-current liabilities Contract Liability (Note 6)	63,454,420	60,675,657
Deferred income taxes	1,713,923	1,713,923
Belefied income taxes	65,168,343	62,389,580
Total liabilities	104,532,472	101,106,461
Equity	400,000,000	101711500
Share capital	139,993,280	134,741,596
Warrants Contributed curplus	853,102 16,817,976	701,102 16,595,100
Contributed surplus  Deficit	(103,096,654)	(101,411,569)
Total equity	54,567,704	50,626,229
Total liabilities and equity	159,100,176	151,732,690

Going concern (Note 1) Commitments (Note 18)

Equity is solely attributable to Falco Resources Ltd. shareholders

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

Consolidated Statements of Loss and Comprehensive Loss For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

	Three-	months ended December 31,	Six-	months ended
	2024	2023	2024	December 31, 2023
	\$	\$	\$	\$
Expenses				
Consulting and compensation	753,308	489,134	1,366,913	1,039,864
Professional fees	109,633	187,403	248.214	389,412
Share-based compensation (Note 12)	111,310	49,438	203,212	93,509
Office and administrative	114,995	83,984	191,551	173,947
Investor and shareholder relations	91,096	41,127	193,395	71,098
Exploration and evaluation	138,363	137,647	202,431	288,162
Refundable tax credits	130,303	(54,497)	(52,063)	(89,459)
Travel	26,620	8,269	31,504	11,967
Depreciation (Note 5)	7,717	7,822	15,181	14,807
Cost recoveries	(63,249)	(63,249)	(126,498)	(126,498)
Cost recoveries	(03,249)	(03,249)	(120,490)	(120,490)
Operating loss	(1,289,793)	(887,078)	(2,273,840)	(1,866,809)
Interest income	17,897	57,149	52,489	161,306
Unrealized gain on derivative warrant	,	- ,	,	, , , , , , , , , , , , , , , , , , , ,
liabilities (Note 9)	828,456	100,338	501,555	379,422
Foreign exchange loss	(1,071)	(12)	(1,234)	(4)
Other income – premium on flow-through	(1,011)	(12)	( -,=,	( ' '
shares (Note 10)	9,636	_	14,099	_
,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Loss before income taxes	(434,875)	(729,603)	(1,706,931)	(1,326,085)
Deferred income tax recovery (expense)	21,846	(10,495)	21,846	(17,094)
Net loss and comprehensive loss	(413,029)	(740,098)	(1,685,085)	(1,343,179)
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Net loss per common share (Note 13) Basic and diluted	(0.00)	(0.00)	(0.01)	(0.01)
Weighted average number of common shares outstanding (Note 13) Basic and diluted	283,268,869	271,577,879	281,703,651	271,577,879

The net loss and the comprehensive loss are solely attributable to Falco Resources Ltd. shareholders.

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

Consolidated Statements of Cash Flows

For the three-month and six-month periods ended December 31, 2024 and 2023

(Unaudited)

(Expressed in Canadian Dollars)

(Expressed in Gariagian Bollary)				
	Three-m	onths ended	Six-m	onths ended
		December 31,		ecember 31,
	2024	2023	2024	2023
	\$	\$	\$	\$
Operating activities				
Net loss	(413,029)	(740,098)	(1,685,085)	(1,343,179)
Adjustments for :	,		•	•
Share-based compensation (Note 12)	111,310	49,438	203,212	93,509
Depreciation (Note 5)	7,717	7,822	15,181	14,807
Deferred income tax (recovery) expense Other income – premium on flow-through	(21,846)	10,495	(21,846)	17,094
shares (Note 9) Unrealized gain on derivative warrant	(9,636)	-	(14,099)	-
liabilities (Note 10)	(828,456)	(100,338)	(501,555)	(379,422)
Changes in non-cash working capital items:				
Accounts receivable	83,596	(71,511)	(35,515)	248,009
Prepaid expenses and other assets	(20,412)	(88,851)	18,245	(52,455)
Accounts payable and accrued liabilities	(579,300)	11,980	(429,934)	5,064
Net cash flows used in operating activities	(1,670,056)	(921,063)	(2,451,396)	(1,396,573)
Investing activities				
Investments in property, plant and equipment	(1,349,381)	(941,238)	(2,383,834)	(1,254,507)
Net cash flows used in investing activities	(1,349,381)	(941,238)	(2,383,834)	(1,254,507)
Financing activities				
Proceeds from private placement (Note 11)	6,000,000	-	6,000,000	-
Share issue costs (Note 11)	(404,159)	-	(404,159)	-
	5,595,841		5,595,841	
Increase (decrease) in cash and cash equivalents	2,576,404	(1,862,301)	760,611	(2,651,080)
Cash and cash equivalents, beginning of period	1,868,024	5,132,141	3,683,817	5,920,920
Cash and cash equivalents, end of period	4,444,428	3,269,840	4,444,428	3,269,840
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# Supplemental disclosure (Note 17)

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

Consolidated Statements of Changes in Equity For the six-month periods ended December 31, 2024 and 2023

(Unaudited)

(Expressed in Canadian Dollars)

	Number of shares	Share		Contributed		
	outstanding	capital	Warrants	surplus	Deficit	Total
Balance – July 1, 2024	280,138,434	\$ 134,741,596	\$ 701,102	\$ 16,595,100	\$ (101,411,569)	\$ 50,626,229
Units issued pursuant to a private placement (Note 11)	24,000,000	6,000,000	-	-	-	6,000,000
Share issue costs (Note 11)	-	(748,316)	152,000	-	-	(596,316)
Net loss and comprehensive loss	-	-	-	-	(1,685,085)	(1,706,931)
Share-based compensation (Note 12)	-	-	-	222,876	-	222,876
Balance - December 31, 2024	304,138,434	139,993,280	853,102	16,817,976	(103,096,654)	54,545,858
Balance – July 1, 2023	271,577,879	133,121,212	650,397	16,355,908	(98,001,158)	52,126,359
Net loss and comprehensive loss	-	-	-	-	(1,343,179)	(1,343,179)
Share-based compensation (Note 12)				93,509		93,509
Balance – December 31, 2023	271,577,879	133,121,212	650,397	16,449,417	(99,344,337)	50,876,689

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### Nature of activities and going concern

Falco Resources Ltd. ("Falco" or the "Company") was incorporated under the *Business Corporations Act* (British Columbia) on March 16, 2010 and was continued under the *Canada Business Corporations Act* on June 12, 2015. The Company's common shares trade under the symbol "FPC" on the TSX Venture Exchange. The Company's registered office is 1100, avenue des Canadiens-de-Montréal, Suite 300, Montréal, Québec, Canada.

The Company is in the business of exploring, evaluating and developing its mineral properties in the Rouyn-Noranda district of the Province of Québec (Canada) for base and precious metals.

On April 29, 2021, the Company filed on SEDAR an updated technical report, "Feasibility Study Update, Horne 5 Gold Project", dated effective March 18, 2021 (the "Updated Feasibility Study") pursuant to National Instrument 43-101, *Standards of Disclosure for Mineral Projects* and relating to Falco's Horne 5 Deposit in Rouyn-Noranda (the "Falco Horne 5 Project" or "Falco Horne 5 Deposit").

These unaudited condensed consolidated financial statements have been prepared on the basis of accounting principles applicable to a going concern, which contemplates the realization of assets and settlement of liabilities in the normal course of business as they come due. In assessing whether the going concern assumption is appropriate, Management takes into account all available information about the future, which is at least, but not limited to twelve months from the end of the reporting period. As at December 31, 2024, the Company had a negative working capital of \$34,138,001 (including a cash and cash equivalent balance of \$4,444,428), an accumulated deficit of \$103,096,654 and had incurred a loss of \$1,685,085 for the six-month period ended December 31, 2024. As the Company is in the development stage for the Falco Horne 5 Project, it has not recorded any revenues from operations and has no source of operating cash flow, with the exception of the silver stream agreement (the "Silver Stream Agreement") signed with Osisko Gold Royalties Ltd ("Osisko Gold") on February 27, 2019 (Note 6). Osisko Gold, through the Silver Stream Agreement and the Convertible Loan (see Note 7) and Osisko Development Corp. ("Osisko Development"), which owns 16.0% interest in Falco, are considered companies with significant influence over the Company and therefore are related parties pursuant to IAS 24 Related Party Disclosure.

The working capital as at December 31, 2024 will not be sufficient to meet the Company's obligations, commitments and budgeted expenditures through December 31, 2025. Management is aware, in making its assessment, of material uncertainties related to events and conditions that may cast a significant doubt upon the Company's ability to continue as a going concern as described in the preceding paragraph, and accordingly, the appropriateness of the use of accounting principles applicable to a going concern. These unaudited condensed consolidated financial statements do not reflect the adjustments to the carrying values of assets and liabilities, expenses and balance sheet classifications that would be necessary if the going concern assumption was not appropriate. These adjustments could be material.

The Company's ability to continue future operations and fund its planned development activities at the Falco Horne 5 Deposit is dependent on Management's ability to secure third parties' approvals, obtaining licenses and permits from various governmental authorities and additional financing in the future. Any funding shortfall may be met in the future in a number of ways, including, but not limited to, achieving the next milestones of the Silver Stream Agreement and the issuance of debt or equity instruments. While Management has been successful in securing financing in the past (see Notes 6, 7, 8 and 11), there can be no assurance that it will be able to do so in the future or that these sources of funding or initiatives will be available to the Company or that they will be available on terms which are acceptable to the Company. If Management is unable to obtain new funding, the Company may be unable to continue its operations, and amounts realized for assets might be less than the amounts reflected in these unaudited condensed consolidated financial statements.

# 2. Basis of presentation

These unaudited condensed consolidated interim financial statements have been prepared in accordance with *International Financial Reporting Standards* ("IFRS") as issued by the *International Accounting Standards Board* ("IASB") applicable to the preparation of interim financial statements, including International Accounting Standard ("IAS") 34, *Interim Financial Reporting*. The unaudited condensed consolidated interim financial statements should be read in conjunction with the annual audited consolidated financial statements of the Company for the year ended June 30, 2024, which have been prepared in accordance with IFRS as issued by the IASB.

These unaudited condensed consolidated interim financial statements were approved by the Company's Board of Directors (the "Board") on February 19, 2025.

The policies applied in these unaudited condensed consolidated interim financial statements are the same accounting policies and methods as those in Falco's most recent audited annual consolidated financial statements.

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

## 3. Judgments, estimates and assumptions

The preparation of financial statements in conformity with IFRS requires the Company to make judgments, estimates and assumptions on reported amounts of assets and liabilities, and reported amounts of expenses. The estimates and assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may be substantially different. The critical accounting judgments, estimates and assumptions are the same as those in Falco's most recent audited annual consolidated financial statements.

Asset groups are reviewed for an indication of impairment at each balance sheet date or when a triggering event is identified.

For property, plant and equipment, factors which could trigger an impairment review include, but are not limited to, evidence that the asset's value has declined during the period, significant changes with adverse effect on the Company have occurred during the period, evidence is available of obsolescence or physical damage of an asset and the carrying amount of the Company's net assets exceed its market capitalization. In assessing impairment in regards to property, plant and equipment, Management estimates the recoverable amount of each cash generating unit ("CGU") based on discounted future cash flows.

Assessment of impairment of non-financial assets requires the use of judgements when assessing whether there are any indicators that could give rise to the requirement to conduct a formal impairment test on the Company's non-financial assets. Changes in the judgements used in determining the fair value of the non-financial assets could impact the impairment analysis. As at December 31, 2024 and June 30, 2024, Management determined that there were no indications that the non-financial assets may not be recoverable.

#### 4. Cash and cash equivalents

	December 31,	June 30,
	2024	2024
	\$	\$
Cash	869,428	2,633,817
Cash equivalents	3,575,000	1,050,000
	4,444,428	3,683,817

Cash equivalents at December 31, 2024 are comprised of redeemable term deposits bearing a weighted-average interest rate of 3.7%, and having various maturity dates until March 2025.

## 5. Property, plant and equipment

				Office and	
	Mining	Land and	Construction in	other	
	equipment	buildings	progress	equipment	Total
	\$	\$	\$	\$	\$
Cost					400 000 4=0
Balance – June 30, 2023	18,317,509	22,966,649	92,085,846	533,174	133,903,178
Additions	-	80,903	2,959,872	6,818	3,047,593
Capitalized borrowing costs		-	9,091,669	-	9,091,669
Balance – June 30, 2024	18,317,509	23,047,552	104,137,387	539,992	146,042,440
Additions	-	-	2,123,762	-	2,123,762
Capitalized borrowing costs		-	4,459,178	-	4,459,178
Balance – December 31, 2024	18,317,509	23,047,552	110,720,327	539,992	152,625,380
Accumulated Depreciation					
Balance – June 30, 2023	-	-	-	434,133	434,133
Depreciation		-	-	30,546	30,546
Balance – June 30, 2024	-	-	-	464,679	464,679
Depreciation	-	-	-	15,181	15,181
Balance – December 31, 2024		-	-	479,860	479,860
Comming Amounts					
Carrying Amounts					
At June 30, 2024	18,317,509	23,047,552	104,137,387	75,313	145,577,761
At December 31, 2024	18,317,509	23,047,552	110,720,327	60,132	152,145,520

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

## 6. Contract Liability

On February 27, 2019, the Company and Osisko Gold (the "Parties") completed the Silver Stream Agreement, whereby Osisko Gold agreed to provide the Company with staged payments totaling up to \$180,000,000, toward the funding of the development of the Falco Horne 5 Project, payable as follows:

- First deposit of \$25,000,000 on closing of the Silver Stream Agreement, net of any amounts owing by the Company to Osisko Gold ("First Installment"):
- Second deposit of \$20,000,000 upon the Company receiving all necessary material third-parties' approvals, licenses, rights
  of way, and surface rights ("Second Installment");
- Third deposit of \$35,000,000 following receipt of all material permits required for the construction of a mine at the Falco Horne 5 Project, a positive construction decision for this project, and raising a minimum of \$100,000,000 in equity, joint venture or any other non-debt financing for the construction of the mine ("Third Installment");
- Fourth deposit of \$60,000,000 upon the total projected capital expenditure for the Falco Horne 5 Project having been demonstrated to be financed ("Fourth Installment"); and
- Optional fifth deposit of \$40,000,000 at the sole election of Osisko Gold to increase the stream percentage, payable
  concurrently with the fourth deposit ("Fifth Installment").

Under the terms of the Silver Stream Agreement, Osisko Gold will purchase 90% of the payable silver from the Falco Horne 5 Project, increasing to 100% of the payable silver from this project in the event the optional Fifth Installment is paid. In exchange for the silver delivered under this agreement, Osisko Gold will pay the Company ongoing payments equal to 20% of the spot price of silver on the day of delivery, subject to a maximum payment of USD\$6.00 per silver ounce. The silver produced from the Falco Horne 5 Project and properties within a 5 km area of interest will be subject to the Silver Stream Agreement. Pursuant to the Silver Stream Agreement, the Company agreed to pay a \$2,000,000 capital commitment fee, which is payable upon Osisko Gold funding the Third Installment under the Silver Stream Agreement. Falco's obligations towards Osisko Gold with respect to the Silver Stream Agreement are secured by a deed of hypothec for a maximum of \$600,000,000; such first ranking deed was subordinated in favour of the security granted to Glencore Canada Corporation ("Glencore Canada") as part of the Convertible Debenture transaction (see Note 8).

On January 31, 2020, November 27, 2020 and January 31, 2022, the Parties amended the Silver Stream Agreement, to postpone by one year each of the deadlines granted to Falco to achieve milestones set as condition precedent to Osisko Gold funding the remaining staged installments and certain other deadlines. On August 19, 2021, the Company received from Osisko Gold a partial advance payment of \$10,000,000 on the Second Installment of \$20,000,000 to be made under the Silver Stream Agreement. On February 23, 2023, Falco and Osisko Gold entered into an amendment to the Silver Stream Agreement, with effect on January 31, 2023, to postpone to January 31, 2025, the deadlines granted to Falco to achieve milestones set as conditions precedent to Osisko Gold funding the balance of the Second Installment and Third Installments, which installments will be funded concurrently, if such conditions are satisfied.

On January 31, 2025, the Parties amended the Silver Stream Agreement. This amendment postpones certain deadlines granted to Falco to achieve milestones set as conditions precedent to Osisko Gold funding the remaining instalments of the stream deposit and certain other deadlines.

This amendment comprises additional changes to reflect the execution of the operating license and indemnity agreement ("OLIA") with Glencore Canada in January 2024, including that the funding of the second and third instalment of the stream deposit will be subject to Falco demonstrating that financial assurances in favour of Glencore under the OLIA can be satisfied. This amendment also increases the minimum equity financing required as a condition precedent to funding the second and third instalments to reflect inflation since the initial execution of the Silver Stream as well as a revised provision on the calculation of interest payable to Osisko Gold once production has commenced or should commencement of production be postponed.

The breakdown of the Contract Liability is as follows:

	\$
Balance at June 30, 2023	54,714,134
Interest on the Contract Liability's financing component	5,961,523
Balance at June 30, 2024	60,675,657
Interest on the Contract Liability's financing component	2,778,763
Balance at December 31, 2024	63,454,420

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### 6. Contract Liability (continued)

As of December 31, 2024 and June 30, 2024, the Company incurred on a cumulative basis \$1,728,528 of transaction costs relating to the Contract Liability, which is accounted for as other non-current assets on the consolidated balance sheet.

Under IFRS 15, the Silver Stream Agreement is considered to have a significant financing component. As such, interest is accrued and added to the Contract Liability. The Contract Liability will begin to be gradually recognized as part of revenues over the life of the mine once deliveries under the Silver Stream Agreement begin. The Company therefore records notional non-cash interest, which is subject to capitalization to property, plant and equipment as borrowing costs, at each financial reporting date based on the implied interest rate that was determined at the time that the Silver Stream Agreement was consummated and/or modified. This interest accrual is not a contractual obligation but is intended to allocate the cost of the Silver Stream Agreement over the period it is outstanding. This accrual is a non-cash item and as such is not reported on the consolidated statement of cash flows.

#### 7. Convertible Loan

On February 22, 2019, Falco closed a secured senior loan agreement with Osisko Gold (the "Secured Loan") for \$10,000,000 (the "Principal Amount"). On November 22, 2019, the Secured Loan was amended, increasing the Principal Amount by \$5,900,000 (the "Increased Principal Amount") to \$15,900,000 (the "Amended Principal Amount") and the maturity date was extended from December 31, 2019 to December 31, 2020. Under the terms of the Secured Loan, interest was payable on the Amended Principal Amount at a rate per annum that is equal to 7%, compounded quarterly.

On November 17, 2020, the Company agreed with Osisko Gold in order to extend the maturity date of the Secured Loan from December 31, 2020 to December 31, 2022 (the "Maturity Extension"). Together with capitalized interest, the principal amount outstanding under the Secured Loan as of this date was \$17,596,136. In consideration for the Maturity Extension, the Secured Loan was also amended to become convertible (the "Convertible Loan") after the first anniversary of the closing date into common shares of the Company ("Common Shares") at a conversion price of \$0.55 per Common Share. The Convertible Loan was bearing interest at a rate of 7% per annum, compounded quarterly.

In consideration for the Maturity Extension, the Company issued to Osisko Gold 10,664,324 Common Share purchase warrants of the Company ("Warrants"), each Warrant was exercisable for one Common Share at an exercise price of \$0.69 up to 24 months from the date of issuance of the Warrants. The terms of the Warrants provide for a cashless exercise feature, under which the number of Common Shares to be issued will be based on the number of Common Shares for which Warrants are exercised multiplied by the difference between the market price of a Common Share and the exercise price divided by the market price at the time of the exercise. Osisko Gold may utilize the cashless exercise feature at its sole discretion.

On January 24, 2023, Falco agreed with Osisko Gold to extend the maturity date of the Convertible Loan from December 31, 2022 to December 31, 2024. In consideration for the extension of this maturity date, this loan was also amended (collectively with the extension of the maturity date of the Convertible Loan, the "Convertible Loan Amendments") (i) in order for the accrued interest on the existing Convertible Loan to be capitalized such that the principal amount of the amended Convertible Loan totaled \$20,484,195, (ii) to increase the interest rate of the Convertible Loan from 7% per annum to 8% per annum, and (iii) to reduce the conversion price of the Convertible Loan from \$0.55 to \$0.50 per Common Share. In addition, the 10,664,324 Warrants previously held by Osisko Gold, were replaced with 10,664,324 Warrants (the "Replacement Warrants") exercisable at an exercise price of \$0.65 and expiring on December 31, 2024, maturing concurrently with the Convertible Loan, as amended.

On December 11, 2024, the Company agreed with Osisko Gold in order to extend the maturity date of the Convertible Loan from December 31, 2024 to December 31, 2025. In consideration for the extension of the maturity date of the Convertible Loan, the Convertible Loan was also amended effective December 31, 2024 in order for (i) the accrued interest on the existing Convertible Loan to be capitalized such that the principal amount of the amended Convertible Loan is \$23,881,821, (ii) the conversion price was lowered from \$0.50 to \$0.45 per Common Share, and (iii) the interest rate increased from 8% to 9% (collectively, the "Osisko Loan Amendments"). The 10,664,324 Warrants previously held by Osisko Gold (the "Existing Osisko Warrants"), each exercisable for one Common Share at an exercise price of \$0.65 per Common Share, expired on December 31, 2024. In consideration for the extension of the maturity date of the Convertible Loan, the Company issued on December 31, 2024, 17,690,237 Warrants (the "New Osisko Warrants"), each exercisable at any time from and after January 1, 2025, for one Common Share at an exercise price of \$0.58 per Common Share and expiring on December 31, 2025.

Falco's obligations towards Osisko Gold with respect to the Convertible Loan is secured by a deed of hypothec for a maximum of \$25,000,000 over all of the assets of Falco other than the Falco Horne 5 Project and ranks after the security granted to Glencore Canada as part of the Convertible Debenture transaction (see Note 8).

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### 7. Convertible Loan (continued)

Transactions affecting the Convertible Loan were as follows:

	\$
Balance June 30, 2023	21,074,432
Interest	1,830,709
Balance June 30, 2024	22,905,141
Interest	976,680
Transaction costs	(69,921)
Fair Value of New Osisko Warrants	(749,668)
Balance December 31, 2024	23,062,232

The Convertible Loan's principal amount is directly attributable to the acquisition or construction of a qualifying asset, as such these borrowing costs are capitalized to property, plant and equipment.

#### 8. Convertible Debenture

On October 27, 2020, the Company entered into an agreement with Glencore Canada for a \$10,000,000 senior secured convertible debenture (the "Convertible Debenture"), which had an initial term to maturity of 12 months and was bearing interest at a rate of 7% per annum, compounded quarterly. Accrued interest was capitalized quarterly by adding the interest to the principal of the Convertible Debenture, unless the Company elected at its sole discretion to settle in cash any accrued interest. In certain circumstances, Falco had the right to extend this maturity date by an additional six months.

The Convertible Debenture could be converted into Common Shares within 10 days of the maturity date at Glencore Canada's option at a conversion price of \$0.41 per Common Share.

Falco issued to Glencore Canada 12,195,122 Warrants for which each Warrant was exercisable for one Common Share at an exercise price of \$0.51 up to 12 months from the date of issuance of the Warrants. The terms of the Warrants provide for a cashless exercise feature, under which the number of Common Shares to be issued will be based on the number of Common Shares for which Warrants are exercised multiplied by the difference between the market price of a Common Share and the exercise price divided by the market price at the time of the exercise. Glencore Canada may utilize the cashless exercise feature in its discretion.

On October 13, 2021, the Company agreed with Glencore Canada to extend the maturity date of the Convertible Debenture, from October 27, 2021 to April 27, 2022, as the circumstances for such an extension were met in accordance with the terms of the Convertible Debenture. Given the extension to the maturity date of the Convertible Debenture, the Company announced the extension of the expiry date of the Warrants issued to Glencore Canada under the Convertible Debenture from October 27, 2021 to April 27, 2022. All other terms and conditions of the Warrants remained unchanged, including the exercise price of \$0.51 per Common Share.

On April 27, 2022, the Company and Glencore Canada entered into an agreement to extend the maturity date of the Convertible Debenture, from April 27, 2022 to April 27, 2023 (the "Amended Maturity Date"). The accrued interest on the existing Convertible Debenture was capitalized such that the principal amount of the amended Convertible Debenture was \$11,095,976.

In connection with the extension of the Maturity Date, the conversion price of the Convertible Debenture was amended to \$0.40 per Common Share and the interest rate to 8% per annum, compounded quarterly. In accordance with its terms, the Convertible Debenture could be converted into Common Shares within 10 days of the Amended Maturity Date or on the Maturity Date except that Glencore Canada would have the right to accelerate its conversion right upon the provision of a prior written notice to the Company. This latter extension was considered to be a settlement of the initial Convertible Debenture (\$10,000,000).

Concurrently, Falco announced the extension of the expiry date of Glencore Canada's Warrants (the "Amended Warrants") from April 27, 2022 to April 27, 2023. The exercise price of these Warrants was reduced to \$0.41 per Common Share. All other terms and conditions of these Warrants remained unchanged. This latter extension was considered to be a settlement of the original Warrants (12,195,122 Warrants).

As consideration for the amendment and extension, Falco issued to Glencore Canada 2,866,036 additional Warrants (the "Additional Warrants"). Each Additional Warrant was exercisable for one Common Share and has identical terms to the Amended Warrants.

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### 8. Convertible Debenture (continued)

On January 24, 2023, Falco agreed with Glencore Canada to extend the maturity date of the Convertible Debenture from April 27, 2023 to December 31, 2024. In consideration for the extension of the maturity date of the Convertible Debenture, this loan was amended (i) in order for the accrued interest on the existing Convertible Debenture to be capitalized such that the principal amount of the amended Convertible Debenture totaled \$11,770,710, (ii) to increase the interest rate of the Convertible Debenture from 8% per annum to 9% per annum and (iii) to reduce the conversion price of the Convertible Debenture from \$0.40 to \$0.36 per Common Share. In addition, the 15,061,158 Warrants held by Glencore Canada, each exercisable for one Common Share at an exercise price of \$0.41 and expiring on April 27, 2023 were amended to be exercisable at an exercise price of \$0.38 and expiring on December 31, 2024 (the "Warrant Extension"), maturing concurrently with the Convertible Debenture, as amended.

On October 7, 2024, the Company agreed with Glencore in order to extend the maturity date of the Convertible Debenture from December 31, 2024 to December 31, 2025. In consideration for the extension of the maturity date of the Convertible Debenture, the Convertible Debenture was also amended effective December 31, 2024 (the "Amended Convertible Debenture") in order for (i) the accrued interest on the existing Convertible Debenture up to December 31, 2024 to be capitalized such that the principal amount of the amended Glencore Debenture was \$13,985,960, (ii) the conversion price was increased to \$0.37 per Common Share (from \$0.36), and (iii) the interest rate was increased from 9% to 10% (collectively, the "Convertible Debenture Amendments"). The 15,061,158 Warrants held by Glencore remained outstanding until their expiry on December 31, 2024. In consideration for the extension of the maturity date of the Convertible Debenture, the Company issued to Glencore, on December 31, 2024, 19,424,944 Warrants (the "New Glencore Warrants"), each exercisable at any time from and after January 1, 2025, at an exercise price of (i) \$0.38 per Common Share for 15,061,158 of the New Glencore Warrants and (ii) \$0.42 per Common Share for the remaining 4,363,786 New Glencore Warrants, and expiring on December 31, 2025.

The Convertible Debenture is secured by first ranking security on all assets owned by Falco. Glencore Canada will release the security upon the settlement of the Convertible Debenture and the repayment of interest. So long as Glencore Canada owns (or is deemed to own) a minimum equity interest of 5% in the Company, it will have the right to maintain its pro-rata interest in Falco by participating in equity financings and other dilutive instruments.

Transactions affecting the Convertible Debenture were as follows:

	\$
Balance June 30, 2023	11,982,788
Interest	1,299,437
Balance June 30, 2024	13,282,225
Interest	703,735
Transaction costs	(34,961)
Fair value of New Glencore Warrants	(1,435,152)
Balance December 31, 2024	12,515,847

During the six-month period ended December 31, 2024 and the for the year ended June 30, 2024, the Convertible Debenture's principal amount is directly attributable to the acquisition or construction of a qualifying asset, as such these borrowing costs are capitalized to property, plant and equipment.

## 9. Derivative warrant liabilities

In accordance with IFRS, a contract to issue a variable number of shares fails to meet the definition of equity and must instead be classified as derivative liabilities and measured at fair value with changes in fair value recognized in the consolidated statement of loss and comprehensive loss at each period-end. The derivative warrant liabilities will ultimately be converted into Common Shares when the Warrants are exercised, or will be extinguished on the expiry of the outstanding Warrants, and will not result in the outlay of any cash by the Company. Immediately prior to exercise, the Warrants are remeasured at their estimated fair value. Upon exercise, the intrinsic value is transferred to share capital (the intrinsic value is the share price at the date the Warrant is exercised less the exercise price of the Warrant). Any remaining fair value is recorded through the consolidated statement of loss and comprehensive loss as part of the change in estimated fair value of derivative warrant liabilities.

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### 9. Derivative warrant liabilities (continued)

The following table details the changes in the Company's derivative warrant liabilities:

	Conv. Debt	Warrants	Conv. Loan	Warrants	Tota	ıl
	Number	\$	Number	\$	Number	\$
Balance at June 30, 2023	15,061,158	338,188	10,664,324	96,577	25,725,482	434,765
Revaluation of derivative warrant liabilities	-	78,050	-	(11,260)	-	66,790
Balance at June 30, 2024	15,061,158	416,238	10,664,324	85,317	25,725,482	501,555
Revaluation of derivative warrant liabilities Expiration of Warrants (Notes 7 and 8) New Warrants (Notes 7 and 8)	- (15,061,158) <b>19,424,944</b>	(416,238) - <b>1,435,152</b>	(10,664,324) <b>17,690,237</b>	(85,317) - <b>749,668</b>	- (25,725,482) <b>37,115,181</b>	(501,555) - <b>2,184,820</b>
Balance at December 31, 2024	19,424,944	1,435,152	17,690,237	749,668	37,115,181	2,184,820

The revaluation of derivative warrant liabilities is recorded in the statement of loss and comprehensive loss.

The derivative warrant liabilities were accounted for at their fair value determined by the Black-Scholes option pricing model on the following weighted average assumptions at each reporting date and at their issuance date:

	December 31, 2024	June 30, 2024	June 30, 2023
Risk-free interest rate	3.00%	4.06%	4.52%
Expected life of Warrants	1.0 years	0.5 years	1.5 years
Annualized volatility	85%	100%	76%
Dividend rate	-	-	-
Fair value per Warrant	\$0.059	\$0.019	\$0.017

These derivative warrant liabilities are Level 3 recurring fair value measurements. The key Level 3 input used by Management to estimate the fair value is the expected volatility.

# 10. Deferred premium on flow-through shares

	December 31, 2024	June 30, 2024
	\$	\$
Balance – beginning of period	182,694	-
Deferred premium on flow-through shares issued, net of share issue costs	-	182,694
Recognition of deferred premium on flow-through shares	(14,099)	-
Balance – end of period	168,595	182,694

#### 11. Share capital and warrants

Share capital

Authorized: Unlimited number of Common Shares without par value

Issued and fully paid: 304,138,434 Common Shares

On December 20, 2024, the Company closed a brokered private placement (the "Offering"). Pursuant to the Offering, Falco issued 24,000,000 units of the Company (the "Units") at a price of \$0.25 per Unit, for gross proceeds of \$6,000,000. Each Unit consists of one common share of the Company (each, a "Common Share") and one Common Share purchase warrant (each, a "Warrant"). Each Warrant is exercisable to acquire one Common Share at a price of \$0.35 at any time on or before that date which is 60 months after the closing date of the Offering.

In connection with the closing of the Offering, the Company incurred share issue costs of \$748,316, including \$596,316 in cash and the issuance of 1,152,000 Warrants (each, a "Broker Warrant"). Each Broker Warrant entitles the holder to purchase one Common Share of the Company at an exercise price of \$0.25 per Broker Warrant at any time for a term of 24 months after the closing date of the Offering.

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### 11. Share capital and warrants (continued)

A related party of the Company subscribed for 1,790,000 Units under the Offering. All Common Shares and Warrants issued pursuant to the Offering are subject to a hold period of four months plus one day from the date of issuance of such securities under applicable securities laws in Canada.

The fair value of the Finder's Warrants were determined by the Black-Scholes option pricing model based on the following weighted assumptions:

Finder Warrant exercise price	\$0.25
Share price at date of grant	\$0.27
Risk-free interest rate	4.06%
Expected life of Finder Warrants	2 years
Annualized expected volatility	85%
Dividend rate	-
Fair value per Finder Warrant	\$0.13

#### Warrants

The following table details the changes in the Warrants:

	Number of Warrants	Weighted Average Exercise Price
		\$
Balance – June 30, 2023	47,325,482	0.52
Issued	2,475,993	0.33
Balance – June 30, 2024	49,801,475	0.51
Expired	(25,725,482)	0.49
Issued	62,267,181	0.43
Balance - December 31, 2024	86,343,174	0.45
Warrants subject to cashless exercise	37,115,181	0.48

#### 12. Share-based compensation

The following table summarizes information about the movement of the non-transferable options to purchase Common Shares ("Options") during the last two years:

	Number of Options	Weighted Average Exercise Price
		\$
Balance – June 30, 2023	13,998,333	0.37
Granted	3,440,000	0.36
Exercised	(38,000)	0.30
Forfeited	(147,556)	0.37
Expired	(7,003,777)	0.33
Balance – June 30, 2024	10,249,000	0.40
Forfeited	(383,333)	0.37
Expired	(166,667)	0.40
Balance – December 31, 2024	9,699,000	0.40
Options exercisable – December 31, 2024	5,709,001	0.42

Share option compensation for the three-month period ended December 31, 2024 amounted to \$121,142 (\$49,438 for the three-month period ended December 31, 2023) of which \$9,832 was capitalized to construction in progress (\$ nil was capitalized from construction in progress for the three-month period ended December 31, 2023).

Share option compensation for the six-month period ended December 31, 2024 amounted to \$222,876 (\$93,509 for the six-month period ended December 31, 2023) of which \$19,664 was capitalized to construction in progress (\$ nil was capitalized to construction in progress for the six-month period ended December 31, 2023).

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### 13. Net loss per share

As a result of the net loss for the three-month and six-month periods ended December 31, 2024 and 2023, all potentially dilutive Common Shares are deemed to be antidilutive and thus diluted net loss per share is equal to the basic net loss per share for these periods.

#### 14. Key management and related party transactions

Key management includes directors (executive and non-executive) and certain officers of the Company. The compensation paid or payable to key management for employee services is presented below for the three-month and six-month periods ended December 31, 2024 and 2023:

		Three-months ended December 31,		Six-months ended December 31,	
	2024	2023	2024	2023	
	\$	\$	\$	\$	
Salaries and short-term employee benefits Share-based compensation	363,067 104,353	294,910 51,334	726,135 208,708	627,260 97,989	
	467,420	346,244	934,843	725,249	

Related party transactions and balances, not otherwise disclosed, are summarized below:

During the three-month and six-month periods ended December 31, 2024, amounts of \$25,000 and \$55,000, respectively were invoiced by Osisko Gold for professional services and access to office spaces (\$42,000 and \$69,000, respectively, for the three-month and six-month periods ended December 31, 2023). An amount of \$30,000 is included in accounts payable and accrued liabilities as at December 31, 2024 (\$64,000 as at June 30, 2024).

As at December 31, 2024, interest payable on the Convertible Loan amounted to \$ nil (\$2,515,277 as at June 30, 2024). Interest incurred on the Convertible Loan for the three-month and six-month periods ended December 31, 2024, totaled \$493,225 and \$976,680, respectively, and was capitalized to property, plant and equipment in the consolidated balance sheet (\$455,508 and \$902,008, respectively for the three-month and six-month periods ended December 31, 2023).

During the three-month and six-month periods ended December 31, 2024, amounts of \$63,249 and \$126,498, respectively, were invoiced to associates of Osisko Gold for professional services provided by the Company (\$63,249 and \$126,498 for the three-month and six-month periods ended December 31, 2023), which have been recorded as cost recoveries in the statement of loss and comprehensive loss.

#### 15. Fair value of financial instruments

The Company's derivative warrant liabilities are measured at fair value in the consolidated balance sheet as at December 31, 2024 (see Note 9).

As at December 31, 2024 and June 30, 2024, the financial instruments that are not measured at fair value in the consolidated balance sheets are represented by cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities, the debt host of the Convertible Loan and the Convertible Debenture. The fair values of the cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities approximate their respective carrying values due to their short-term nature. The fair value of the Convertible Loan and the Convertible Debenture are \$22,700,000 and \$13,420,000, respectively (Level 3 measurement).

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### 16. Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet the obligations associated with its financial liabilities. The Company manages the liquidity risk by continuously monitoring actual and projected cash flows, taking into account the requirements related to its investment commitments and mining properties and matching the maturity profile of financial assets and liabilities. The Board reviews and approves any material transaction out of the ordinary course of business, including proposals on mergers, acquisitions or other major investments or divestitures. As at December 31, 2024, cash and cash equivalents are comprised of bank balances and short-term highly liquid investments (Note 4). As described in Note 1, the Company's liquidity position as at December 31, 2024, will not be sufficient to meet the Company's obligations, commitments and budgeted expenditures through December 31, 2025.

The following table summarizes the Company's contractual commitments as at December 31, 2024 (see also Note 18):

	Between one Less than and three one year years		More than three years	
	\$	\$	\$	
Accounts payable and accrued liabilities	1,432,635	-	-	
Convertible Loan, including interest to maturity	26,100,000	-	-	
Convertible Debenture, including interest to maturity	15,400,000	-	-	

## 17. Supplemental disclosure - Statements of cash flows

	Three-months ended December 31,		Six-months ended December 31,	
	2024	2023	2024	2023
	\$	\$	\$	\$
Property and equipment investments included				
in accounts payable and accrued liabilities and				
long-term payable on the purchase of property				
Beginning of period	1,210,033	160,231	851,658	353,484
End of period	571,922	232,894	571,922	232,894
Share issue costs included in accounts payable and				
accrued liabilities				
Beginning of period	129,000	-	129,000	-
End of period	321,157	-	321,157	-
Interest income received	17,897	57,149	52,489	161,306

#### 18. Commitments

## Purchase agreement

As per the purchase agreement dated March 28, 2011, assigned to the Company in September 2012 and considering, amongst others, further transactions among Glencore Canada and BaseCore Metals LP ("Basecore"), BaseCore owned a 2% net smelter return ("NSR") royalty on the Falco Horne 5 Project (the "NSR Royalty"). On July 12, 2022, BaseCore assigned to Sandstorm, all of its rights, title and interest in the Horne 5 NSR Royalty. Effective October 10, 2024, Sandstorm assigned to its wholly owned subsidiary, SA Targeted Investing Corp., all of its rights, title and interest in the Horne 5 NSR Royalty.

Certain of the rights of Glencore Canada under this purchase agreement, are secured by a deed of hypothec in favour of Glencore Canada for a maximum amount of \$100 million. Falco's obligations towards Sandstorm with respect to the royalty interest are secured by a deed of hypothec for a maximum of \$45 million.

Furthermore, the Falco Horne 5 Project is located adjacent to Glencore Canada's operations and the Company is contractually bound to seek authorizations from time to time from Glencore Canada to perform certain activities, which may affect or impact their operations.

Notes to the Condensed Consolidated Interim Financial Statements For the three-month and six-month periods ended December 31, 2024 and 2023 (Unaudited)

(Expressed in Canadian Dollars)

#### 18. Commitments (continued)

#### Hoisting systems

On March 24, 2017, the Company entered into an initial agreement for the engineering, procurement, supply, performance services and installation of the hoisting systems for the Falco Horne 5 Project (the "Contract"). The hoisting systems will include a production hoist, an auxiliary hoist and a service hoist. The Contract is estimated at \$28,900,000, of which \$8,225,000 was incurred and paid as at December 31, 2024 and can be terminated at any time, subject to the payment of the approved and executed work performed by the supplier at the termination date. These amounts are recorded in mining equipment.

#### Offtake Agreements

On October 27, 2020, Falco entered into agreements with Glencore Canada and its affiliated companies ("Glencore") related to the Falco Horne 5 Project. The agreements include life of mine copper and zinc concentrate offtake agreements (the "Offtake Agreements"). Under the terms of the Offtake Agreements, Glencore will purchase from Falco the copper and zinc concentrates produced during the life of mine of this project.

#### First Quantum

In June 2021, Falco entered into an option agreement (the "Agreement") with First Quantum Minerals Ltd. ("First Quantum") pursuant to which First Quantum granted the Company the sole and exclusive right to acquire an undivided 100% ownership interest (the "Option") in the Norbec sites located in the vicinity of the City (the "Properties"). The Company paid \$1,000,000 (the "Option Price") to First Quantum on August 20, 2021, in the form of (i) a cash payment of \$500,000 (the "Cash Payment"), and (ii) the issuance of 1,265,182 of Common Shares having an aggregate value of \$500,000 (the "Consideration Shares") based on the volume weighted average trading price of the Common Shares for the five trading-day period ending as of two business days before the date of the Cash Payment.

Upon the Company's decision to exercise the Option, (i) First Quantum will transfer the Properties to Falco; (ii) the Company will assume historical and contingent environmental liabilities related to the Properties' former mining site; and (iii) First Quantum will make cash payments (the "Cash Payments") to Falco representing the reimbursement of the Option Price, together with additional payments totaling \$3,500,000 (\$500,000 on the date of transfer of the Properties and \$1,000,000 at each of the three consecutive anniversaries thereof). The Option was exercisable until December 31, 2022.

On December 16, 2022, Falco and First Quantum extended the Option's exercise period to June 30, 2024. In addition, the Option was amended removing First Quantum's requirement to make the Cash Payments. On June 7, 2024, Falco and First Quantum extended the Option's exercise period to December 31, 2025 in consideration of the sum of \$1,500,000 ("Consideration"), which will be payable at the option of Falco, in Common Shares and/or cash, following exercise of the Option, subject to approval by the TSXV.

Should the Option be exercised by the Company, First Quantum will retain a 2% NSR royalty on any production from the area represented by the mining concessions 177 and 517, which form a part of the Properties.

#### Flow-through shares

The Company is partially financed through the issuance of flow-through shares, and accordingly, the Company is engaged to complete mining exploration activities. These tax rules also set deadlines for carrying out the exploration work no later than the first of the following dates:

- a. Two years following the flow-through placements;
- b. One year after the Company has renounced the tax deductions relating to the exploration work.

In June 2024, the Company received \$1,250,000 following the issuance of flow-through shares for which the Company renounced tax deductions as at December 31, 2024. As at December 31, 2024, \$1,125,000 remains to be completed.