

Annual Report

For the year ended 30 June 2025

Manuka Resources Ltd

ABN 80 611 963 225

CORPORATE DIRECTORY

Directors

Dennis Karp – Executive Chairman Alan J Eggers – Executive Director John Seton – Non-Executive Director

Key Management

Haydn Lynch - Chief Operating Officer

Company Secretary

Eryn Kestel

Registered Office

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Lawyers

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Auditor

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Share Registry

Automic Group Pty Ltd Level 5, 126 Phillip Street Sydney NSW 2000

Stock Exchange Listing

Manuka Resources Limited shares (Code: MKR) are listed on the Australian Securities Exchange and the New Zealand Stock Exchange.

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Executive Chairman's Report

WAITING ON FAST-TRACK, WHILE WORKING TOWARDS THE RESTART OF SILVER PRODUCTION

Fellow Shareholders,

This Annual Report addresses the Company's performance for the 2024-25 financial year and marks our fifth year since listing on the ASX.

While on the one hand it has been the first year in the past five years, during which the Company did not produce either gold or silver, it has also been a year of significant corporate progress in all three of our key projects. Our three key projects are our two precious metals projects in the Cobar Basin, Central West NSW, and the Taranaki VTM Project off the west coast of the North Island of New Zealand.

It is important to note that Manuka Resources is the 100% owner of all three.

The corporate progress I refer to, includes the significant reserve upgrades at the Wonawinta Silver Project and at Mt Boppy Gold, as well as the commencement of our Fast-Track application process in New Zealand, marked by the appointment of the relevant panel considering our matter, which at time of writing has commenced hearings of our Taranaki VTM Project application.

We released a 10-year production plan based on our silver and gold assets located in the prolific Cobar Basin¹. The Wonawinta Production Target comprises the mining and processing of 10.7Mt containing 19.2Moz of silver plus gold credits.

The capital expenditure required to bring the Wonawinta processing plant back into production in Q1 2026 is estimated to be A\$18.9M. At an assumed silver price of A\$50/oz and average All-In Sustaining Cost of A\$35/oz, the project delivers an average EBITDA of A\$22M per annum at an IRR of 109% and NPV $_8$ of A\$101M 2 .

Sensitivity analysis has shown that for every 10% increase in the silver price above the assumed A\$50/oz, Project NPV increases by A $$43M^2$. Silver is currently trading at A66/oz$ (32% above the assumed price).

In addition to the Wonawinta Production Target, Manuka also released a Maiden Mt Boppy Open Pit Probable Gold Reserve of 290kt at 4.2g/t Au containing approximately 39,000oz gold². Upon execution, the Open Pit cutback would add NPV₈ of A\$43.2M to the Wonawinta Production Target at an assumed gold price of A\$5,000/oz. Gold is currently priced at A\$5,700/oz.

Both these projects are targeting production restarts during the 2025-26 financial year.

Our New Zealand subsidiary, Trans-Tasman Resources Limited (TTR), has made exceptional progress with its 100% owned Taranaki VTM Project, a world-class vanadium-rich titanomagnetite iron sands resource located offshore in the South Taranaki Bight (south-west coast of the North Island, New Zealand). The project has cleared key regulatory hurdles under New Zealand's Fast-Track Approvals Act 2024 and is now under expert panel review. The panel guidance noted approximately 100 workdays were required for panel hearings, and a decision is anticipated by late Q1 2026.

¹ ASX Release 30 May 2025

² ASX Release 5 August 2025

Executive Chairman's Report (cont'd)

We released an updated Pre-Feasibility Study and Economic Impact Assessment earlier this financial year³, which once again highlighted the project's robust economics: a post-tax NPV₁₀ of US\$1.26 billion, IRR of 39%, and average annual EBITDA of US\$312 million.

The project is forecast to generate NZ\$854 million in annual export revenue, positioning it among New Zealand's top 12 exporters and contributing significantly to the Government's goal of doubling mineral export earnings by 2035.

Moving into FY2026, Manuka Resources is well-positioned to capitalise on the growing demand for its precious and critical minerals. Our three-project asset base and emerging production pipeline in both gold and silver, provides a solid foundation for cashflow generation for the next ten years.

On behalf of the Board, I thank our shareholders for their continued support during what was a difficult year, financially. We remain committed to our portfolio of assets and remain convinced that the commodities within will deliver substantial market returns in the years that follow.

Thank you for your continued support.

Dennis Karp
Executive Chair

³ ASX Release 26 March 2025

Review of Operations

COMPANY PROFILE AND OPERATIONAL OVERVIEW

Manuka Resources Ltd ("Manuka" or "the Company") owns the Mt Boppy Gold and Wonawinta Silver Mines within 2 separate tenement packages in the Cobar basin, western NSW. The Company has continued to optimise strategic growth and production opportunities. The Wonawinta Metallurgical Plant is a valuable asset, and to date has been used for a combination of gold production (Mt Boppy open pit April 2020-Nov 2021; Mt Boppy stockpile and dump retreatment May – Dec 2023) as well as silver production from metallurgical test work trials on Wonawinta stockpiles between May and October 2022. The purpose of the silver trial project was to optimise the metallurgical process to be used for the recovery of Wonawinta silver from the ore sources comprising the mining licence, as well as increasing the plant capacity. Both objectives were realised, and the project was brought to an earlier close than originally planned due to factors beyond our control.

During the financial period, on the back of improved gold and silver metal prices, the Company has reassessed reopening both the Wonawinta silver and the Mt Boppy gold mines, with a view to centralising ore processing at the Wonawinta metallurgical plant. To this end, Ore reserve estimations, inclusive of open pit optimisation and updated Capital and Operating estimates, have been completed and have provided assurance to the viability of recapitalising and turning these assets to account.

Due to the care and maintenance status of the Wonawinta and Mt Boppy mining projects, exploration activities have been significantly scaled back. Operational focus has shifted toward maintaining site integrity, ensuring regulatory compliance, and preserving assets for future recommencement. Metallurgical sampling and test-work was undertaken on Mt Boppy surface dump material and tailings to advance retreatment options. The work at Mt Boppy is incomplete, with further grind and flotation studies outstanding on the circa 800kt tailings. At Wonawinta metallurgical tests were undertaken on available drilling intersections as part of the reassessment of modifying the front-end flow process of the Wonawinta metallurgical plant to deal with high clay content silver.

Exploration and open pit evaluation drill programmes were completed for the Mt Boppy open pit, Pipeline Ridge gold (+/- base metals). Mineral resource conversion drilling on the strike extensions of Wonawinta silver mineralisation has been planned.

The Company's wholly owned subsidiary TTR, advanced permitting and regulatory permissions during the year. TTR hosts a significant shallow offshore iron sands and vanadium project offshore in the South Taranaki Bight (STB) of New Zealand. The Project is at the Bankable Feasibility Study (BFS) stage, has a granted Mining Permit and has been accepted as a priority development project under NZ's 'Fast Track' consenting legislation for its final approvals to operate. Final government approvals for the project will trigger commencement of final detailed engineering and capital costings. Once developed the TTR project would be a major export earner for New Zealand and a significant employer in the local community producing an iron ore concentrate with significant vanadium co-product required for high grade steel alloys and with increasing application in large-scale battery storage technologies.

BACKGROUND

Manuka is an Australian mining and exploration company located in the Cobar Basin, central west New South Wales. It is the 100% owner of two fully permitted mining projects, one gold and one silver, both within the Cobar Basin as well as a world class pre-development vanadium rich iron sands project situated in the South Taranaki Bight of New Zealand. Included in the asset portfolio is the following:

The Mt Boppy Gold mine and neighbouring tenements

Operations at the Mt Boppy project were halted in Q1 2024, as the Company determined that either locating a plant on-site at Mt Boppy or assessing blending ore with silver production at Wonawinta was a precursor to continuing the future mining operations. The plan has been advanced in during the financial period, and operations are expected to commence during 2026. Ore reserve estimations have been completed during the year on the Mt Boppy open pit and the surface stockpile and screened dump material.

The Wonawinta silver project, with mine, processing plant and neighbouring tenements

The Wonawinta processing plant recommenced silver production in March 2022 in the form of a trial operation on existing silver oxide stockpiles. This trial ceased around eight months later with the results feeding into the ongoing mine planning for the opening up of new pits on the mining lease and potential re-entry into existing pits. The significant gains in the silver price over the last 18 months prompted an updated estimation of the Ore reserves at Wonawinta. This work significantly detailed front end metallurgical plant modifications (deslime circuit) that have underpinned the viability of reopening the mine.

Highly prospective Au and Ag-Cu-Pb-Zn exploration targets on its ~1150km² tenement portfolio in the Cobar Basin

The Taranaki VTM Project, South Taranaki Bight, New Zealand

Completion of the BFS on the Taranaki VTM (vanadiferous titanomagnetite) Project once our application for final marine consents to operate under the New Zealand government's Fast-Track Approvals Act 2024 have been decided. The expert panel assessment is now underway with the final decision set for mid-March 2026.

THE MT BOPPY GOLD PROJECT

Operations

Manuka's first phase of open pit production at Mt Boppy finished in early 2022⁴. No mining or material movement operations were conducted after that date until Q2 of CY2023 when bulk sampling of previously classified barren overburden material was conducted. The screened product was processed at Wonawinta from May — Dec 2023. The operation was placed on Care and Maintenance at this juncture till more Sonic evaluation and metallurgical test work was undertaken to assess the viability of capitalising a metallurgical facility at Mt Boppy.

During 2024-2025 the Company undertook Ore reserve studies on:

- the Mt Boppy surface stockpiles;
- selected areas of the Main waste dump; and
- re-opening the Mt Boppy open pit, including a detailed re-optimisation and mine plan designed for that operation.

The company is forecasting around four – five years of project life based on the treatment of circa 13kt/mth of Mt Boppy gold ore through the Wonawinta processing facility and incremental to the ongoing Wonawinta silver production.

⁴ ASX release 8 March 2022

Regional Geology

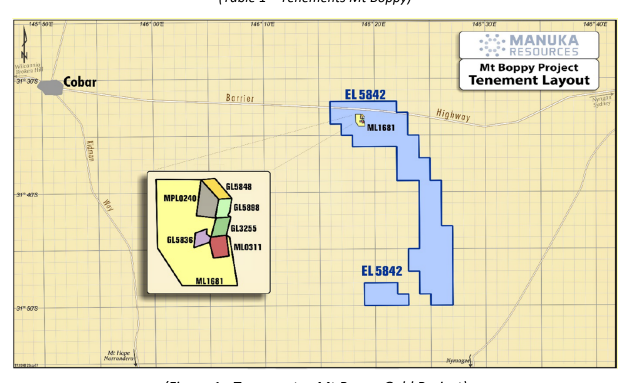
Mount Boppy is hosted within Devonian-age (circa 420-390Myr) sedimentary and volcanic rocks of the Canbelego-Mineral Hill Rift Zone. Mineralisation occurs largely in brecciated and silicified fine-grained sediments of the Baledmund Formation, within and adjacent to a faulted contact with older Girilambone Group sedimentary rocks. Lodes strike approximately north-south and dip steeply west, although the widest zone of mineralisation is related to slightly shallower dips. Gold mineralisation is fine-grained and commonly associated with coarse grained iron rich sphalerite. Section 7.2 of the Independent Technical Report discusses the local geology of the project area⁵.

Tenements

The Mt Boppy Gold Project (which comprises three granted mining leases, four gold leases, and one exploration licence (which together cover an area in excess of approximately 210 km2)) is located approximately 46 km east of Cobar, on the eastern side of the highly prospective and metalliferous Cobar Basin. The Company owns (via its wholly owned subsidiary, Mt Boppy Resources P/L) 100% of the below exploration, gold and mining leases.

Mt Boppy	Exploration &	Mining Tenements	30-Jun-25				
Lease	Grant Date	Expiry Date	Area	Units	Mineral Groups	Next Report Due	Reporting Period
EL5842	19/04/2001	19/04/2026	210	Km²	Group 1	19/05/2025	19 Apr to 18 Apr
GL3255	20/05/1926	20/05/2033	8.28	Ha	Au	12/01/2025	13 Dec to 12 Dec
GL5836	15/06/1965	15/06/2033	6.05	Ha	Au	12/01/2025	13 Dec to 12 Dec
GL5848	15/02/1968	15/06/2033	8.63	Ha	Au	12/01/2025	13 Dec to 12 Dec
GL5898	21/06/1972	12/12/2033	7.51	Ha	Au, Ag	12/01/2025	13 Dec to 12 Dec
ML1681	12/12/2012	12/12/2033	188.10	Ha	Au,Ag, Pb, Zn	12/01/2025	13 Dec to 12 Dec
ML311	8/12/1976	12/12/2033	10.12	Ha	Au	12/01/2025	13 Dec to 12 Dec
MPL240	17/01/1986	12/12/2033	17.80	Ha	Nil	12/01/2025	13 Dec to 12 Dec

(Table 1 – Tenements Mt Boppy)



(Figure 1 - Tenements - Mt Boppy Gold Project)

⁵ See Prospectus dated 22 May 2020, ASX release 10 July 2020

THE WONAWINTA SILVER PROJECT

The Company has title to the pastoral lease for "Manuka", which holds the Wonawinta Silver Project. The Manuka pastoral lease is connected to the low voltage rural power network and contains useful infrastructure namely a homestead, internet satellite connection and an airstrip.

Operations

The Company completed the trial phase of silver oxide stockpile processing in February 2023⁶. The results from this trial have been used to better inform the modifications to the Wonawinta Metallurgical plant necessary for opening up new clay-rich pits on the Wonawinta silver project. During this phase of operations, it was found that silver species in the oxide material was present in two broad size fractions. Modifications were made to the front-end material handling circuit to introduce the smaller ball mill and incorporate a trommel in the flowsheet (deslime circuit) to process the finer fractions which held a significant proportion of silver.

This trial phase was designed to highlight to the operational team any potential issues that may be encountered in a full mining operation and has provided the company with valuable data in relation to risks and potential mitigants. Ongoing analysis of the various test work campaigns has vindicated modifying the front end of the Wonawinta metallurgical plant with a desliming section prior to milling. The plant capacity for the processing of silver grading ores and materials was increased to ~1Mt/yr (previously 850,000t/yr).

Another outcome from the trial processing was the presence of small amounts of gold detected in the silver concentrates on smelting, yielding an average of 15% of the total payables received from the refinery from silver shipments.

Regional Geology

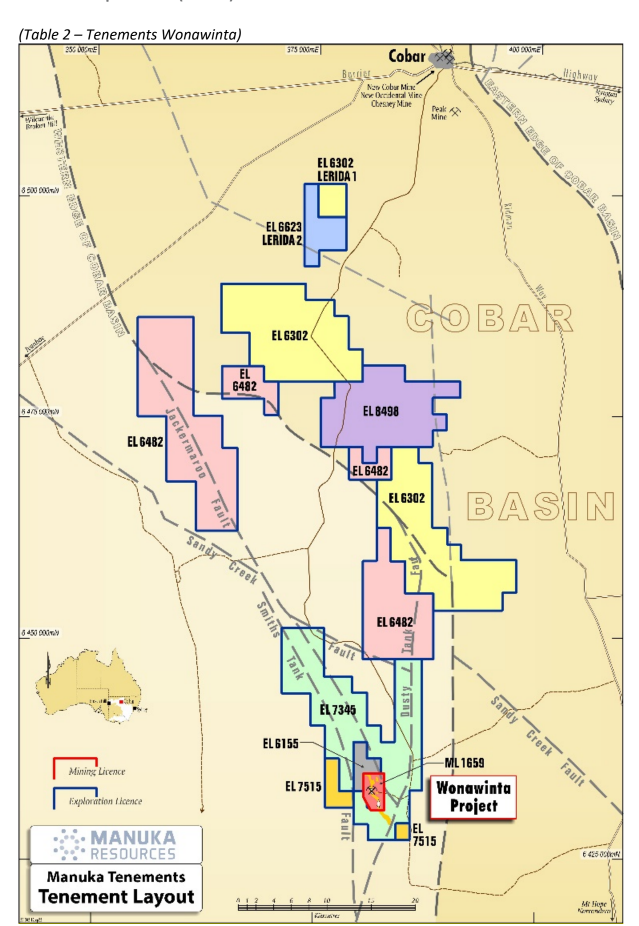
The Cobar Basin is located in central-west New South Wales, approximately 700 km north-west of Sydney. It is a complex metallogenic system containing numerous mineral deposits. "Cobar-style" mineral deposits comprise a unique class of large and commonly high-grade base and precious metal deposits hosted by marine sediments. They typically have great vertical extent but only a small surface footprint.

Tenements

The Company directly owns 100% of the interests in the Tenements detailed in the following table:

WONAWINTA PROJECT MINERAL TENEMENTS		30-Jun-25				
Lease	Grant Date	Expiry Date	Area Units	Mineral Groups	Next Report Due	Reporting Period
EL6155	17/11/2003	17/11/2026	5	Group 1	17/12/2025	17/11 to 16/11
EL6302	23/09/2004	23/09/2026	96	Group 1	23/10/2025	23/09 to 22/091
EL6482	18/11/2005	18/11/2026	92	Group 1	18/12/2025	18/11 to 17/11
EL6623	31/08/2006	31/08/2026	9	Group 1	1/10/2025	31/08 to 30/08
EL7345	25/05/2009	25/05/2028	59	Group 1	25/06/2025	25/05 to 24/05
EL7515	7/04/2010	7/04/2027	5	Group 1	7/05/2025	07/04 to 06/04
EL8498	10/01/2017	10/01/2029	38	Group 1	10/02/2025	10/01 to 09/01
					Annual Geoscientific Report 23/12/25	
ML1659	23/11/2011	23/11/2032	923.8 Ha	Cu, Au, Pb, Ag, Zn	Annual Rehabilitation 15/02/25	

⁶ ASX release 28 April 2023 – March Quarterly





(Figure 2 - Tenements of Wonawinta Silver Project)

(Figure 3 – Existing mine infrastructure with mineral resource outline in ML 1659)

STRATEGY AND DEVELOPMENT PLANS

During the 2022-2023 financial year, as the trial silver phase wound down, a program of bulk sampling on previously classified barren overburden at Mt Boppy from both the ROM area and the western waste dump was initiated. This bulk sampling program was able to produce a gold bearing product of approximately 1.8 g/t from a sub 12mm fraction derived from a simple rotating screen. These positive sampling results gave the company confidence to begin larger scale production utilising a McCloskey R155 triple deck screen to produce a sub 12mm and plus 12 sub 22mm product fractions. Approximately 80% of the gold is contained in the sub 22mm fraction, and this size fraction was used as the ore feed to the Wonawinta plant from June 2023 to December 2023. The Wonawinta plant was recommissioned for this phase of gold processing in June 2023 and required only minor modifications

from its previous phase of leaching silver from the oxide stockpiles. Operations were stopped during December 2023 to enable the sonic drill evaluation of the main rock dump to provide grade and ROM feed evaluation data.

As mentioned above, the Company produced gold from screening rock dump and tailings material at the Mt Boppy ROM from June to December 2023. Bulk sample and sonic drilling evaluation has continued and has significantly progressed evaluation of the Mt Boppy main waste rock dump, and the low-grade rock dump and tailings at the TSF3 impoundment⁷. As at the end of June 2024, a total of 263,667t of waste and ROM material has been screened. This has generated a total of 175,196t screened material which is <22mm (68.3% of total material). The grade of the -22mm screened material produced to date is consistent with initial expectations (1.7 - 1.8g/t Au). Current evaluation shows the processing of these areas together with processing of the existing open pit to be a viable operational option, subject to capitalising a stand-alone modular gold recovery plant at Mt. Boppy and sustaining a 4+ year LOM. The Company has released an updated Mineral Resources Estimate (MRE) over the rock dump, the tailings, the Mt Boppy ROM and the Mt Boppy Main waste dump (previously classified barren overburden areas⁸).

The company also continues to evaluate proximal and near-term silver and base metals processing opportunities which take advantage of the strategic location of the Wonawinta processing plant. This includes the potential reconfiguration of the existing flowsheet to process sulphide ore through a flotation circuit.

The Mt Boppy gold mine (existing open pit) is also undergoing evaluation for a second phase of open cut mining to extract the current in pit gold resource. This would involve a phased cut back on the western wall of the current pit (Figure 4). Deeper extensions are to be tested by RC and diamond drilling proximal to the pit and along strike to the south.

⁷ ASX release dated 25 August 2023

⁸ ASX release dated 25 August 2023

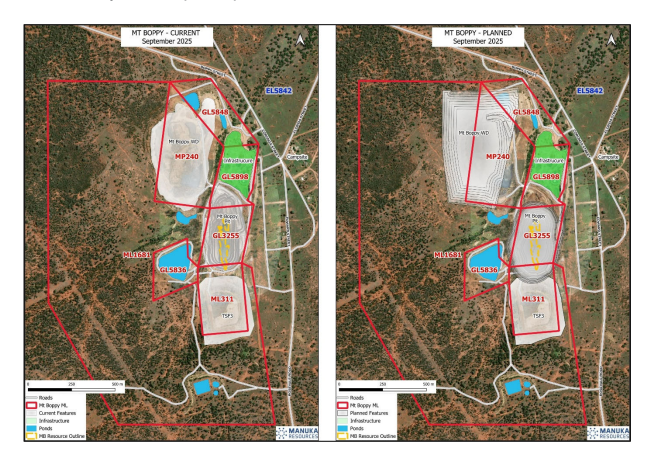
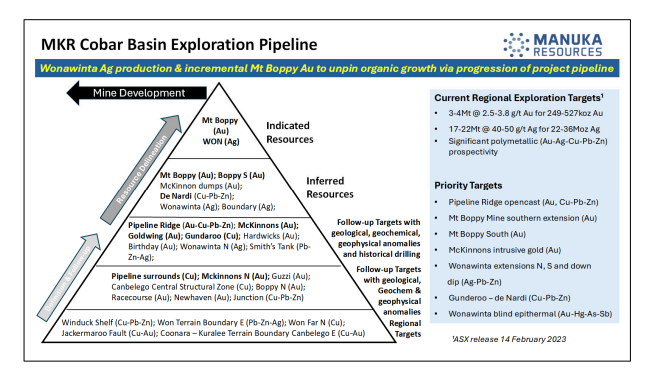


Figure 4: Mt Boppy current infrastructure and planned mine development

Exploration Strategy and Overview

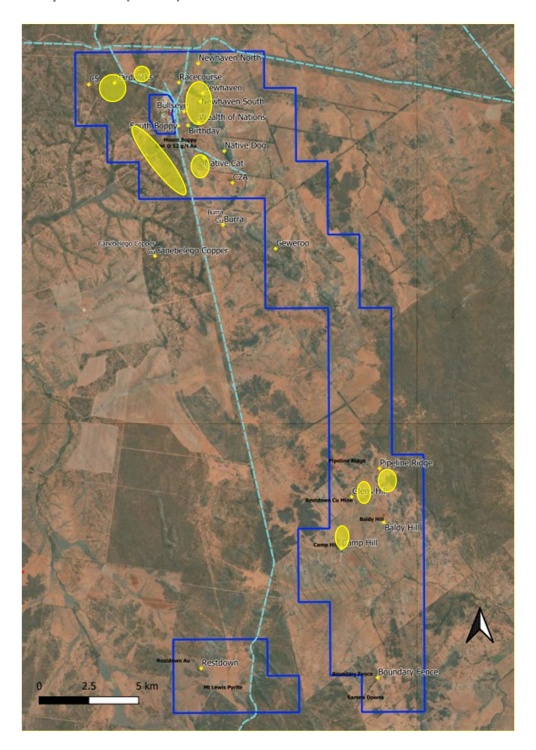
The Company's exploration strategy to date has focussed on near mine targets at both Mt Boppy and Wonawinta to develop resources close to existing operations. The Strategic Review completed during January 2023 continued to be advanced during 2024-2025 enables ranking of gold and base metal targets with the emphasis on turning to account (Figure 5). Specifically, the Company now understands the benefits of fully utilising the Wonawinta CIL metallurgical facility. To this end the higher gold price (~\$A4,500-5,000/Au oz) provides the opportunity to profitably augment Wonawinta silver production with incremental gold ore from Mt Boppy and potentially Pipeline Ridge (under evaluation).



(Figure 5: MKR Resource Triangle, 30 June 2025)

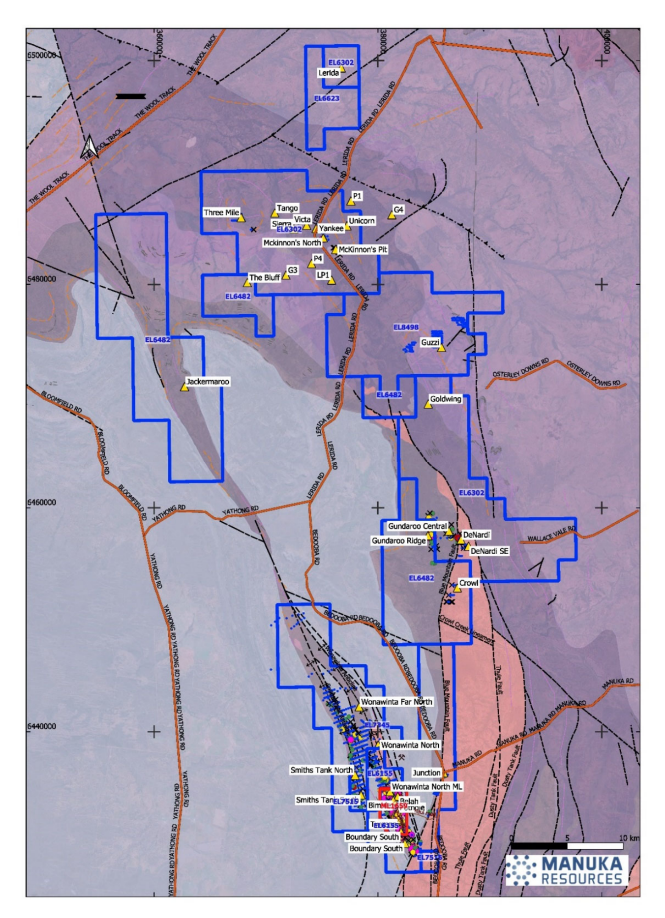
The Company has continued reviewing and integrating previous exploration and public domain geoscience datasets. Detailed geophysical reviews completed during 2023 on the Canbelego and Wonawinta tenements have been integrated into ongoing prospectivity analyses of both tenement packages. Studies on the structural and lithological controls of mineralisation at both mine sites is in progress.

On the Canbelego tenements (EL5842 and Mt Boppy ML's, Figure 6) the priority exploration and development targets remain unchanged, including the Mt Boppy selective dump material evaluation, the Pipeline Ridge (Au-Cu-Pb-Zn) opencast drill evaluation, the Mt Boppy Mine deep drilling and extensions to the south for gold and base metal mineralised zones.

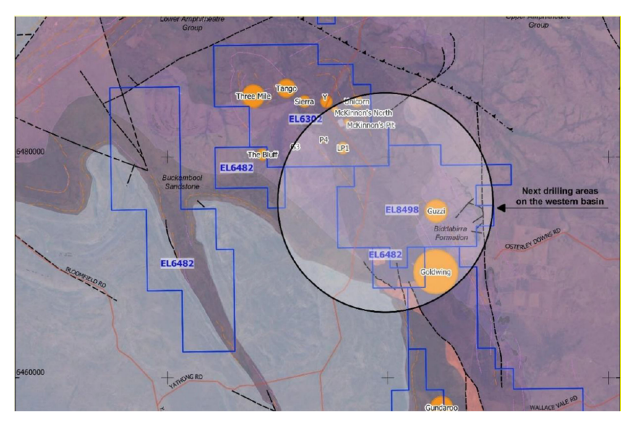


(Figure 6: Prospectivity analysis areas for Canbelego EL5482 and Mt Boppy ML's showing existing targets.

Wonawinta Project targets (Figure 7) include the Wonawinta ML1659 (Ag-Pb-Zn) and extensions on EL7345, gold and base metal mineralisation on EL6302 (site of the historic 2g/t McKinnon's gold mine) and EL8498 (Guzzi Prospect), and EL6482 (De Nardi, Gundaroo Cu-Pb-Zn; Figure 8).



(Figure 7: Wonawinta and northern exploration targets)



(Figure 8 – Gold exploration targets in the McKinnons mine area, north of Wonawinta)

TARANAKI VTM PROJECT

Manuka holds a 100% interest in the Taranaki VTM Iron Sands Project via its wholly owned subsidiary TTR. Located offshore in the South Taranaki Bight (**STB**), within New Zealand's Exclusive Economic Zone (**EEZ**), the project comprises a 3.2Bt vanadiferous titanomagnetite (**VTM**) iron ore resource at 10.17% Fe_2O_3 , 0.05% V_2O_5 (containing 1.6Mt V_2O_5) and 1.03% TiO_2 (Table 2)⁹, ranking it as one of the largest drilled vanadium projects globally. Indicated Resources comprise 65.7% of the total Resources with the balance being Inferred.

Table 2: Taranaki VTM Iron Sands Project Mineral Resource

Resource	Bt	Fe ₂ O₃ (%)	TiO₂ (%)	V ₂ O ₅ (%)
Indicated	2.1	10.45	1.06	0.05
Inferred	1.1	9.64	0.99	0.04
Total	3.2	10.17	1.03	0.05

TTR has granted mineral mining permit MMP55581 within the EEZ containing 1.88Bt VTM resource where the current PFS mine plan can deliver production of 5Mt export concentrates a year grading 56-57%Fe, $0.5\%V_2O_5$ and $8.5\%TiO_2$. TTR's adjoining mineral exploration permit, MEP54068 inside the 12Nm limit within the Coastal Management Area (**CMA**), contains a reported additional 1.29Bt VTM iron sands resource.

⁹ ASX Announcement 1 March 2023

On 26 March 2025 Manuka release the 2025 Pre-feasibility Study (**PFS**)¹⁰ and the NZIER Economic Impact Assessment (**EIA**)¹¹ on 2 April 2025 for the Project.

The PFS and EIA outlined a robust economic business case underpinned by a 3.2Bt Resource (Table 2) highlighted by operating costs of US\$27.20/tonne concentrate, average annual EBITDA of US\$312M over a 20-year initial mine life and a post-tax NPV $_{10}$ of US\$1.26B with an IRR of 39% based on an initial capital investment of US\$602M (NZ\$1B) including US\$84.4M contingency.

Based on these figures, the Project is forecast to:

- Increase New Zealand's annual GDP by NZ\$265 million, create an estimated 1,635 new high value jobs across the economy with 1,123 being in the Taranaki Whanganui region;
- Generate total export earnings of NZ\$854 million per annum (NZ\$658 million Iron Ore and NZ\$196 million vanadium pentoxide (V₂O₅)) and be one of New Zealand's top 12 principal export earners; and
- Pay royalties of between NZ\$36 million and NZ\$54 million and contribute NZ\$91 million and NZ\$136 million corporate tax per annum to the New Zealand Government.

Importantly, the Project will deliver substantial benefits to the Taranaki and Whanganui regions with over 300 new full-time local jobs and NZ\$238M per annum expenditure injected into the local economy boosting Taranaki's GDP by NZ\$222 million.

The Project is one of national significance for New Zealand whose stated objective is to double mineral export earnings from NZ\$1.5B to NZ\$3B per annum over the next decade. The Taranaki VTM Project is forecast to generate NZ\$854M revenue per annum representing over 50% of the targeted increase.

TTR's Taranaki VTM Project is listed in Schedule 2 of the New Zealand Fast-track Approvals Act 2024 (Fast-track Act) to be considered by an expert panel for final approvals to develop. Schedule 2 projects, including TTR's, are considered to meet the Fast-track Act's purpose including being projects of regional or national significance.

TTR submitted its Fast-track Approvals (FTA) application on 15 April 2025¹² for consideration by an expert panel whose members have relevant knowledge and expertise in mining projects, to consider the approval of the Marine and Discharge Consents and apply any relevant operating conditions. The FTA application has been accepted as complete on 15 May 2025 and handed to the Fast-track panel conveners to appoint the expert panel to assess the application and set the timeframe for the final decision.

The application number FTAA-2504-1048 includes the new pre-feasibility study (PFS), new JORC mineral resource statement, metallurgical work on the recovery of critical minerals vanadium and titanium, an economic impact assessment by NZIER, updated information assessing the project's effects on marine mammals, sea birds and the sediment plume created from returning de-ored iron sands to the seafloor.

Fast track approval is subject to compliance with the EEZ Act that includes comprehensive environmental safeguards to protect the STB environment and is not a shortcut to avoid environmental best practice and compliance. TTR's application includes 109 operating conditions and a set of comprehensive management plans to ensure there are no adverse effects on the marine environment.

¹⁰ ASX Announcement 26 March 2025: Taranaki VTM Project Delivers Extremely Robust Pre-Feasibility Economics.

¹¹ ASX Announcement 2 April 2025: Economic Impact Assessment Confirms the National Significance of the Taranaki VTM Project.

¹² ASX Announcement 16 April 2025: Manuka subsidiary Trans-Tasman Resources Limited Lodges Fast Track Application for its Taranaki VTM Project.

New Zealand's Critical Minerals List, the Minerals Strategy for New Zealand 2040 (released on 31 January 2025) and the GNS Report on the country's potential economic mineral deposits (released in August 2024) include vanadium and titanium and the offshore Taranaki VTM iron sand deposits in the STB controlled 100% by TTR. The MBIE reports provide the government with insight and facts as to the potential for the development of these mineral resources in New Zealand.

TTR's Fast-track panel of five members has now been appointed to commence on 25 August 2025 and given around 100 work-days to decide if the company should be granted the consents it seeks under Fast-track Act with the panel decision due by 18 March 2025.

The Taranaki VTM Project will provide a huge economic boost in the Taranaki and Whanganui regions specifically, as well as flow-on benefits for all of New Zealand.

This project has the potential to be a game changer for the region, providing local jobs and helping turbo charge the regional economy whilst making a significant contribution to the government's aim to double minerals exports to \$3 billion by 2035.

Mineral Resources and Ore Reserves Statement

Total Measured, Indicated, and Inferred Resources as at 30 June 2025 were 2.6M tonnes @ 1.3g/t Au containing 110Koz Au, and 49.6 M tonnes @ 39.5 g/t Ag containing 63Moz Ag (Table 1).Resources have remained static over the year, with the focus on restarting the Wonawinta Silver and Mt Boppy Gold mines over exploration and Resource growth.

Table: Summary Mineral Resources as of 30 June 2024 and 30 June 2025

				30-Jun-24			30-Jun-25	
Property	Commodity	Mineral Resource	Tonnes	Grade	Silver	Tonnes	Grade	Silver
riopeity	commodity	Category	('000s)	(Ag g/t)	('000s oz)	('000s)	(Ag g/t)	(Moz)
Wonawinta	Silver	Measured	1,026	45.0	1.48	1,026	45.0	1.48
Wonawinta	Silver	Indicated	12,166	45.8	17.92	12,166	45.8	17.92
Wonawinta	Silver	Total M & I	13,192	45.7	19.40	13,192	45.7	19.40
Wonawinta	Silver	Inferred	35,923	37.1	42.90	35,923	37.1	42.90
Wonawinta	Silver	Subtotal Resources	49,115	39.5	62.30	49,115	39.5	62.30
Wonawinta	Silver	Stockpiles	500	70.0	1.13	486	39.9	0.62
Manavinta	Cilver	TOTAL SILVER	40.C1E	39.8	62.42	40.601	20 E	62.02
Wonawinta	Silver	RESOURCES	49,615	39.8	63.43	49,601	39.5	62.93
Duamantur	Commodity	Mineral Resource	Tonnes	Grade	Gold ('000s	Tonnes	Grade	Gold
Property	Commodity	Category	('000s)	(Au g/t)	oz)	('000s)	(Au g/t)	('000s oz)
Mt Boppy	Gold	Measured	107	5.25	18.02	169	4.01	21.80
Mt Boppy	Gold	Indicated	158	4.85	24.70	1,527	1.01	49.40
Mt Boppy	Gold	Total M & I	265	5.02	42.72	1,696	1.31	71.20
Mt Boppy	Gold	Inferred	17	3.90	2.10	970	1.24	38.71
Mt Boppy	Gold	Subtotal Resources	282	4.95	44.82	2,666	1.28	109.91
Mt Boppy	Gold	Stockpiles (Incl)	-		-	Ħ	-	-
NA+ D	6-14	TOTAL GOLD	202	4.05	44.63	2.555	4 22	100.01
Mt Boppy	Gold	RESOURCES	282	4.95	44.82	2,666	1.28	109.91

Key changes announced to Mineral Resources during the year were:

- Re-evaluation of the Wonawinta Stockpiles for amenability to a modified de-sliming metallurgical flow process;
- Resource estimation of the Mt Boppy Stockpiles and surface dumps;
- A restatement of the Mt Boppy Open pit 2022 MRE at a 1 g/t Au cut-off, which was basis for the Ore Reserve estimation.

Details of the various gold ore sources supporting the Mineral Resource estimations are shown below.

Table: Mt Boppy Mineral Resource estimation by ore source and type 30 June 2025

		Cut-off			
Ore Type	Resource Classification	Grade	Tonnes	Grade	Contained
		Au g/t	Kt	Au g/t	Au Koz
	Measured	1.00	169	4.01	21.8
	Indicated	1.00	165	4.24	22.4
In ground Hard Dook Mt	M & I		334	4.12	44.2
In-ground Hard Rock Mt Boppy pit & Mt Boppy	Inferred	1.00	-	-	-
South	Total Mt Boppy Open Pit		334	4.12	44.2
South	Inferred	1.60	110	2.39	8.5
	Mt Boppy South Pit Shell		110	2.39	8.5
	Total Hard Rock		444	3.69	52.7
	Indicated	0.25	867	0.46	12.8
Rock Dumps	Inferred	0.25	154	0.39	1.9
	Total Rock Dumps		1,021	0.45	14.7
	Indicated	0.25	410	1.08	14.2
Tailings	Inferred	0.25	706	1.25	28.3
	Total Tailings		1,116	1.19	42.5
	Indicated	0.00	85	1.11	3.0
Stockpiles	Inferred	0.00	-	-	-
	Total Stockpiles		85	1.11	3.0
	Measured		169	4.01	21.8
	Indicated		1,527	1.01	49.4
Total	Total M & I		1,696	1.31	71.2
	Inferred		970	1.24	38.7
	Total Resource		2,666	1.28	109.9

Wonawinta Mineral Resource details are shown below.

Table: Wonawinta Mineral Resource estimation by ore source and type 30 June 2025

	Page 1907 Page 1							110 202		
Resource Class		Me	easured		Ind	licated	ł	In	ferred	
Deposit	Material Type	Tonnes (kt)	Ag (g/t)	Ag Moz	Tonnes (kt)	Ag (g/t)	Ag Moz	Tonnes (kt)	Ag (g/t)	Ag Moz
Blue	Ох	-	-	-	1	-	-	3,321	38	4.06
Mountain	Fr	-	-	-	1	-	-	6,270	31	6.25
Belah	Ох	-	-	-	1,894	47	2.86	609	58	1.14
Delali	Fr	-	-	-	198	68	0.43	41	53	0.07
Bumble	Ох	-	-	-	-	-	-	3,614	31	3.60
	Fr	-	-	-	1	-	-	3,985	31	3.97
Bimble	Ох	-	-	-	3,629	43	5.02	2,250	42	3.04
	Fr	-	-	-	788	58	1.47	1,666	30	1.61
Boundary	Ох	462	45	0.67	1,485	42	2.01	3,904	44	5.52
	Fr	67	55	0.12	1,440	48	2.22	3,468	42	4.68
Tween	Ох	-	-	-	-	-	-	1,930	40	2.48
	Fr	-	-	-	-	-	-	1,878	44	2.66
Manuka	Ох	437	45	0.63	1,630	42	2.20	1,004	32	1.03
	Fr	60	34	0.07	614	54	1.07	1,804	44	2.55
Pothole	Ох	-	-	-	488	41	0.64	177	42	0.24
	Fr	-	-	-	-	-	-	2	31	0.00
Sub Total	Ох	899	45	1.30	9,126	43	12.73	16,809	39	21.11
	Fr	127	45	0.18	3,040	53	5.19	19,114	35	21.79
Sub Total		1,026	45	1.48	12,166	46	17.92	35,923	37	42.90
Stockpiles -	ROM	-	-	-	199	51	0.33	-	-	-
Stockpiles -	Other	-	-	-	287	32	0.30	-	-	-
Sub Total		-	-	-	486	40	0.62	-	-	-
Total		1,026	45	1.48	12,652	46	18.54	35,923	37	42.90
					Gra	and To	tal	49,601	39	62.93

Total Gold Probable Ore Reserves as of 30 June 2025 were 0.55M tonnes @ 2.56g/t Au containing 46Koz Au. These are new Reserves that have been delineated and estimated during the year. Total Silver Probable Ore Reserves derived from M & I resources were 6.2M tonnes @ 56/4 g/t Ag containing 11.24M oz Ag.

Table : Summary Ore Reserves as of 30 June 2024 and 30 June 2025

			30-Jun-24				30-Jun-25	
Property	Commodity	Ore Reserve Category	Tonnes ('000s)	Grade (g/t)	Content ('000s oz)	Tonnes ('000s)	Grade (g/t)	Content ('000s oz)
Wonawinta	Silver	Probable	-	-	-	6,200	56.40	11,242
Mt Boppy	Gold	Probable	-	-	-	555	2.56	46

Key changes announced to Ore Reserves during the year include:

- Update of study parameters and revised open pit optimisation for the Wonawinta Silver Mine to reflect current market conditions
- Update of study parameters and open pit optimisation for the Mt Boppy Gold Mine to reflect current market conditions
- Release of updated Ore Reserves for Wonawinta Silver Mine and the Mt Boppy Gold Mine as part of a consolidated Cobar Basin mine development programme.

Details of the Ore Reserves are shown below:

Wonawinta Ore Reserves	Units	RESV Meas & Ind only					
Open Pit		Manuka	Belah	Bimble	Pothole	Boundary	Total
Production Target	Mt	1.40	1.09	1.62	0.37	1.67	6.15
Silver Grade	Ag g/t	57.80	61.83	57.68	40.38	54.05	56.42
Silver Content Recovered	Ag Oz	2.60	2.17	3.00	0.48	2.90	11.16
Measured Resources	Mt	0.26	-	-	-	0.29	0.55
Indicated Resources	Mt	1.13	1.09	1.62	0.37	1.38	5.59

Mt Boppy Open Pit Ore Reserve Estimate								
Ore Reserve Classification	Units	Ore Reserve Estimate						
Probable Ore	Kt	290						
Probable Ore Gold Grade	Au g/t	4.20						
Probable Ore Gold Content	Au Oz	39,160						
	The Ore Reserve was estimated using a gold price of A\$4,000/oz and a cut-off grade of 1 g/t Au. Mt Boppy Stockpile & Dump Ore Reserve Estimate							
Ore Reserve Classification	Units	Ore Reserve Estimate						
Probable Ore	Kt	265						
Probable Ore Gold Grade	Au g/t	0.77						
Probable Ore Gold Content	Au Oz	6,533						
The Ore Reserve was estimated using a gold price	e of A\$4,000/oz and a cut	-off grade of 0.25 g/t Au.						
Mt Boppy Consolid	lated Ore Reserve Es	timate						
Ore Reserve Classification	Units	Ore Reserve Estimate						
Probable Ore	Kt	555						
Probable Ore Gold Grade	Au g/t	2.56						
Probable Ore Gold Content	Au Oz	45,693						

Notes on Resources:

Competent Person

The Mineral Resource Statement for Mt Boppy (Hard Rock) and Wonawinta Silver was estimated by the Competent Person, Mr I. Taylor of Mining Associates Pty Ltd. The MRE for Mt Boppy (hard rock) was updated by Manuka on 15th April 2024. The Mineral Resource was updated in July 2025 with a revised cut-off grade of 1.0 g/t Au for the Ore Reserve estimation. The MRE for Wonawinta has remained unchanged since 2021.

The Mineral Resource Statements for Mt Boppy Rock Dumps, Stockpiles, Tailings and Mt Boppy South were estimated by the Competent Person, Mr P. Bentley of Manuka Resources Pty Ltd.

- The preceding statements of Mineral Resources conforms to the 'Australasian Code for Reporting of Exploration Results Mineral Resources and Ore Reserves (JORC Code) 2012 Edition'.
- 2. All tonnages reported are dry metric tonnes.
- 3. Data is rounded to thousands of tonnes and thousands of ounces gold. Discrepancies in totals may occur due to rounding.
- 4. Resources have been reported as open pit with varying cut-offs based off several factors discussed in the corresponding Table 1 which can be found with the original ASX announcements for each Resource.
- 5. Resources are reported inclusive of any Reserves.

The announcements containing the Table 1 Checklists of Assessment and Reporting Criteria relating for the 2012 JORC compliant Resources are:

- 21 May 2025: Updated Cobar Basin Production Plan to Deliver Silver and Gold from Wonawinta
- 30 September 2024: Manuka Near-Term Gold at Mt Boppy Update

Notes on Ore Reserves:

Competent Persons

Anthony Stepcich and Phil Bentley (a Manuka employee) were the Competent Person for the declaration of the Wonawinta Silver and Mt Boppy Ore Reserve estimates, reported in accordance with the JORC Code (2012). In estimating these Ore Reserves Mr Stepcich has relied on the metallurgical processing, infrastructure and tailings work undertaken by Mr Dieter Engelhardt. Mr Engelhardt has signed of as Competent Person on the metallurgical processing, infrastructure and tailings inputs to the JORC (2012) Ore Reserve Reports.

Mr Anthony Stepcich was the Competent Person responsible for Mt Boppy mining study and Ore Reserve of 290Kt at 4.2 g/t Au for 39Koz Au, and the Wonawinta mining study and Ore Reserve of 6.15Mt at 56.4g/t Ag for 11Moz Ag.

Mr Phil Bentley was the Competent Person responsible for all other Ore Reserve estimates including pits, stockpiles, waste dumps and tailings.

- 1 The preceding statements of Ore Reserves conforms to the 'Australasian Code for Reporting of Exploration Results Mineral Resources and Ore Reserves (JORC Code) 2012 Edition'.
- 2 All tonnages reported are dry metric tonnes.
- 3 Data is rounded to thousands of tonnes and thousands of ounces gold. Discrepancies in totals may occur due to rounding.
- 4 Cut-off Grade:

Open Pit - The Ore Reserves are based upon an internal cut-off grade greater than or equal to the break-even cut-off grade.

The commodity price used for the Revenue calculations for Wonawinta was AUD \$50 per ounce Ag. The commodity price used for the Revenue calculations for Mt Boppy was AUD \$4,000 per ounce Au.

The Ore Reserves are based upon a State Royalty of 2.5% and a refining charge of AUD \$0.25/Oz Ag and AUD \$7.69/Oz Au.

The announcements containing the Table 1 Checklists of Assessment and Reporting Criteria relating for the 2012 JORC compliant Reserves are:

- 29 July 2025: Maiden Mt Boppy Open Pit Ore Reserve
- 30 May 2025: Cobar Basin Production Plan Manuka to produce 13.2 million ounces of Silver plus Gold from existing Wonawinta Processing Plant

Directors' Report

The Directors of Manuka Resources Ltd ('Manuka Resources') present their report together with the financial statements of the Group, being Manuka Resources ('the Company') and its subsidiaries Mt Boppy Resources Pty Ltd ('Mt Boppy') and Trans-Tasman Resources Ltd ('TTR') for the year ended 30 June 2025.

Manuka Resources Limited is a company limited by shares and incorporated in Australia on the 20th of April 2016.

Director details

The following persons were Directors of Manuka Resources during or since the end of the financial period and up to the date of this report:

- Mr Dennis Karp
- Mr Alan J Eggers
- Mr John Seton
- Mr Anthony McPaul (resigned 3rd December 2024)

The Directors' qualifications, experience and directorships held in listed companies at any time during the last three years, are set out in the Remuneration Report on pages 27 to 34.

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

As at the date of this report, the interests of the directors in the shares and options of Manuka Resources Limited were:

	Ordinary	Options over Ordinary
	Shares	Shares
Mr Dennis Karp	60,212,789	-
Mr Alan J Eggers	61,375,887	-
Mr John Seton	50,975,544	541,667
Mr Anthony McPaul (resigned 3 rd December 2024)	1,620,944	620,944

Company Secretary details

Ms Eryn Kestel

Company Secretary since 31st May 2024.

Ms Eryn Kestel holds a Bachelor of Business (Accounting) from Curtin University, Western Australia and is a Certified Practicing Accountant.

Ms Kestel has 30 years professional experience as the company secretary of several ASX listed companies in a variety of industries together with working with several unlisted entities providing company secretarial and book-keeping services.

Principal activities

During the period, the principal activities undertaken by the Group were:

 Development and Implementation of a program to process mineralised gold material from Mt Boppy (Mt Boppy Stockpile Reprocessing and Open pit mining) including:

- Completion of the evaluation of circa 500m sonic drilling programme on the Mt Boppy rock dump, and evaluation of the viability of retreating this and other tailings dumps at Mt Boppy;
- Completion of pre-feasibility standard standalone project economic viability, including assessment of metallurgical plant capital and operating costs and updating mining and related costs;
- Commissioning of the Wonawinta Plant to commence production of screened Mt Boppy material;
- Completion of Ore Reserve estimates on the Wonawinta (Ag) and Mt Boppy (Au) ore bodies, inclusive of
 continuing detailed metallurgical test work supporting the introduction of a desliming circuit on the front
 end of the Wonawinta metallurgical plant;
- Continued evaluation and prospectivity analysis of all the Company's exploration prospects in the Cobar Basin; and
- Participation in the NZ government's Fast-Track Legislation for Trans-Tasman Resources Limited.

Review of operations

Information on the operations and financial position of the group and its business strategies and prospects is set out in the Review of Operations on pages 3 to 16 of this annual report.

Significant changes in state of affairs

During the year there have been no significant changes in the state of affairs of the Group other than:

Wonawinta Ore reserves declaration¹³

On 3 June 2025 the Company announced updated Ore Reserves for the Wonawinta Silver Mine. This declaration underpins a positive evaluation of turning the operation to account, inclusive of modifying the metallurgical facility to handle high slime content ore, established a far clearer ROM pad geo-met management plan, and enabling assessment of also processing incremental Mt Boppy gold ore.

Mt Boppy Ore reserves declaration 14

During the financial period the Company has been reviewing the Ore Reserve estimate at Mt Boppy. On 29 July 2025 the Company announced an updated Ore Reserve estimate for the Mt Boppy open pit. This work has further advanced the opportunity with increased metal prices to augment Wonawinta Ag production with Mt Boppy gold ore sourced from a combination of processing surface stockpiles, economic rock dump material, and open pit ore.

TTR submitted application for marine consents being considered under the Fast-Track Approvals Act 2024

Manuka's 100% owned New Zealand subsidiary Trans-Tasman Resources Limited's (TTR) Taranaki VTM Project hosts a significant shallow offshore iron sands and vanadium project in the South Taranaki Bight (STB) of New Zealand. The Project is at the Bankable Feasibility Study (BFS) stage, has a granted Mining Permit and now being considered under NZ's Fast-track Approvals Act 2024 consenting legislation for its final approvals to operate. Final government approvals for the project will trigger commencement of final detailed operating, engineering and capital costings. Once developed the TTR project would be a major export earner for New Zealand and a significant employer in the local community producing an iron ore concentrate with significant critical minerals vanadium and titanium metal credits. The vanadium co-product is required for high grade steel alloys and with increasing application in large-scale renewable energy battery storage technologies.

¹³ Refer ASX announcement dated 3 June 2025

¹⁴ Refer ASX announcement dated 29 July 2025

Dividends

No dividends were paid or declared during the financial year ended 30 June 2025 (2024: Nil) and no recommendation is made as to dividends.

Events arising since the end of the reporting period

Secured Debt Facility Repayment

Since the end of the reporting period, the Company has been informed that the existing senior debt facility of US\$12.4 million has been assigned to existing (non-related) shareholders utilising a trust structure (Trust Debt). In addition, the repayment date has been extended to 31 March 2026. The Company will reimburse the Trust Debt for market related fees & expenses in consideration for the extension.

Conversion of Convertible Note

On 5th August 2025, a Convertible Note holder converted a convertible note with a face value of \$2,400,000 plus interest to 65,652,501 fully paid ordinary shares in the Company.

Apart from the matters noted above, there are no other matters or circumstances that have arisen since the end of the period that has significantly affected or may significantly affect either the Group's operations in future financial years, the results of those operations in future financial years or the Group's state of affairs in future financial years.

Likely developments

Processing of the screened gold material through the Mt Boppy plant is forecast to commence in April 2026 and is forecast to continue for four to five years. This project will make a material difference to the finances of the Company. Manuka has commenced discussions with a number of parties with the intention of acquiring new debt facilities and expects completion before 31 December 2025.

Directors' meetings

The number of meetings of the Company's Board of Directors ("The Board") (including meetings of Committees of Directors where appointed) held during the period and the number of meetings attended by each Director is as follows:

	Board Meetings				
Board Member	Entitled to Attend	Attended			
Dennis Karp	15	15			
Alan J Eggers	15	15			
John Seton	15	15			
Anthony McPaul (1)	11	10			

⁽¹⁾ Resigned 3rd December 2024

During the period and having regard to the size of the Company and the nature of its activities and the composition and structure of the Board, the full Board has the responsibility for and performs the functions of the Nomination and Audit Committees.

The Remuneration Committee consists of two Non-Executive Directors – Mr Eggers and Mr Seton. Mr Seton is the independent Chairman; two meetings were held during the period with Messrs Seton and Eggers in attendance at both meetings.

Corporate Governance Statement

For the financial year ended 30 June 2025 (**Reporting Period**) the Company has adopted the fourth edition of the Corporate Governance Principles and Recommendations released by the ASX Corporate Governance Council. The Company's 2025 Annual Corporate Governance Statement has been approved by the Board and is publicly available on the Company's website at www.manukaresources.com.au/site/about/corporate-governance. It will also be released to the ASX at the same time as this 2025 Annual Report.

Unissued shares under option

Unissued ordinary shares of Manuka Resources under option at the date of this report are:

Date Options Granted	Expiry Date	Exercise Price of Shares	Number under option	
Dec-22	16 th Dec 2025	\$0.17	19,571,419	
Nov-23	17 th Nov 2025	\$0.05	10,000,000	
Nov-23	31 st Dec 2025	\$0.10	25,757,575	
Jan-24	24 th Jan 2026	\$0.08	5,000,000	
Apr-24	31 st Mar 2026	\$0.08	5,000,000	
Jun-24	30 th Jun 2026	\$0.06	1,162,611	
Jun-24	3 rd April 2027	\$0.11	5,000,000	
Jun-24	26 th June 2026	\$0.04	5,000,000	
Jul-24	15 th May 2026	\$0.06	17,488,481	
Jul-24	15 th May 2026	\$0.06	87,789,962	
Dec-24	31 st May 2026	\$0.06	22,000,000	
May-25	31 st May 2026	\$0.06	3,000,000	
Jun-25	29 th Jun 2026	\$0.06	1,000,000	
Aug-25	7 th Aug 2028	\$0.10	40,000,000	

No shares were issued during or since the end of the year as a result of exercise of the options.

Material business risks

Operational risks

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

Nature of mineral exploration and mining

The business of mineral exploration, development and production is subject to a number of material risks. The success of the Company's business depends, amongst other things, on successful exploration and/or acquisition of reserves, securing and maintaining title to tenements and consents, successful design, construction, commissioning and operation of mining and processing facilities, successful development and production in accordance with expectation and successful management of the operations. Exploration and mining are speculative undertakings which may be hampered by force majeure events, land claims and unforeseen mining and/or mechanical problems. Increased costs, lower output or high operating costs may all contribute to make a project less profitable than expected at the time of the development decision. There is no assurance that the Company's current or planned processing activities will continue or commence, as applicable, as expected.

Commodity price volatility

As the Company's revenues are primarily derived from the sale of precious metals, any future earnings generated by the Company will be closely related to the market prices for precious metals (which can vary materially during short periods of time). Commodity prices fluctuate and are affected by numerous factors beyond the control of the Company. These factors include supply and demand fluctuations for precious and base metals, forward selling by major producers, and production cost levels in major gold and silver producing regions. Moreover, commodity prices are also affected by macroeconomic factors such as expectations regarding inflation, interest rates and global and regional demand for, and supply of, the precious metals as well as general global economic conditions. These factors may also have an adverse effect on the Company's exploration, development and production activities, as well as on its ability to fund those activities.

Currency volatility

International prices of various commodities, including gold and silver, are denominated in United States dollars, whereas the income and expenditure of the Company are and will be taken in account in Australia dollars, consequently exposing the Company to fluctuations and volatility of the rate of exchange between the United States dollar and the Australian dollar as determined by the international markets.

Financial indebtedness risk

The Company manages its various financial obligations by preparing detailed cash flow forecasts and monitoring actual cash flows. However, the Company's ability to service its various financial obligations may be impaired by the occurrence of any number of factors. In such circumstances and if the Company were unable to obtain sufficient alternative funding, its creditors would be able to exercise their security over the Company's assets or pursue alternative remedies any of which would likely have a material adverse effect on the Company's financial condition, prospects and ability to continue as a going concern.

Environmental legislation

The operations of Manuka Resources Limited are subject to a number of particular and significant environmental regulations under a law of the Commonwealth or of a State or Territory in Australia and in New Zealand.

All conditions governing the administration of various environmental and tenement licences have been complied with. So far as the Directors are aware there has been no known breach of the Group's licence conditions, and all activities comply with relevant environmental regulations. The Directors are not aware of any environmental regulation which is not being complied with.

Sustainability

The Company is committed to accepting accountability for its sustainability performance and to this end has approved a number of actions. The renamed Audit, Risk & Sustainability Sub-Committee specifically highlights the importance of focusing on sustainability performance, and the Board Charter has been amended accordingly. The Company is in the process of reviewing and updating all polices targeting activities which may have environmental and social impacts. At an operational level, all capital expenditure requests now require an additional assessment of environmental, social and governance factors.

The Company has published its Sustainability Statement, highlighting our priorities and commitments, including a commitment to align to the United Nations' SDG's (Sustainable Development Goals).

An important consideration in addressing potential impacts is ensuring we are engaged with all our relevant stakeholders. We continue to review our internal stakeholder materiality impact assessment and plan to broaden this over the next year to include better engagement with key stakeholders.

Remuneration report (audited)

The information provided in this remuneration report has been audited as required by section 308(3C) of the *Corporations Act 2001*. The remuneration report sets out remuneration information for the Company's Executive Director, Non-Executive Directors and other Key Management Personnel ("KMP"). The report contains the following sections:

- a) Key Management Personnel disclosed in this report;
- b) Remuneration policy;
- c) Performance-based remuneration;
- d) Company performance, shareholder wealth and directors' and executives' remuneration;
- e) Use of remuneration consultants;
- f) Details of remuneration;
- g) Service agreements;
- h) Share-based compensation;
- i) Equity instruments held by Key Management Personnel; and
- j) Other transactions with Key Management Personnel.

a) Key Management Personnel disclosed in this report

Directors

The following persons were Directors of Manuka Resources Ltd during or since the end of the financial period and up to the date of this report:

- Mr Dennis Karp
- Mr Alan J Eggers
- Mr John Seton
- Mr Anthony McPaul (resigned 3rd December 2024)

Other Key Management Personnel

Haydn Lynch, Chief Operations Officer

There have been no changes to directors or KMP since the end of the reporting period. Details of the equity instruments in which Directors have an interest are outlined in paragraph (i) below.

Mr Dennis Karp

Executive Chairman

Director since 20th April 2016, Executive Chairman since 1 March 2020

Mr Karp commenced his career in the Australian financial markets in 1983. He was the Head of Trading at HSBC Australia prior to joining Tennant Limited in 1997, a substantial Australian domiciled physical commodity trading company with operations in Asia and Europe. He was a principal shareholder of Tennant Metals until 2010 and managing director from 2000 until December 2014. Mr Karp founded ResCap Investments Pty Ltd in December 2014.

Over the past 12 years, Mr Karp has been involved in various resource projects and investment opportunities in base metals and bulk commodities which have had marketing rights attached.

Mr Karp holds a Bachelor of Commerce from the University of Cape Town. Mr Karp does not hold any current and has not held any former directorships in other listed companies in the last 3 years.

Mr Alan J Eggers

Executive Director

Director since 10 November 2022, Executive Director since 1 February 2023

Alan is a geologist with over 40 years of local and international experience. He brings with him exceptional commercial expertise and was a founding director of Summit Resources Limited which they built from listing on the NZX in 1987 into an ASX top 200 company and an ultimate takeover by Paladin Energy for A\$1.2B in 2007. He holds a number of private directorships.

Alan holds Bachelor of Science, Honours and Master of Science degrees from Victoria University of Wellington. He's a Fellow of the Society of Economic Geologists, a Fellow of AusIMM and a Member Australian Institute of Geoscientists.

Mr John Seton

Non-executive Director
Director since 10 November 2022

John is an Auckland based lawyer with extensive experience in commercial law and the mineral resources sector. He was a director of Summit Resources Limited until its sale in 2007, as well as being a director of a number of other ASX and NZX listed companies and various private companies. He was a former Chairman of the Vietnam/New Zealand Business Council.

John holds a Bachelor of Laws from Victoria University, Wellington, and a Masters of Law (Honours) from the University of Auckland.

Mr Seton has held the following Directorships in other listed companies in the 3 years immediately before the end of the financial year:

- Manhattan Corporation Limited (ASX: MHC)
- Good Spirits Hospitality Limited (NZX: GSH)

Mr Anthony McPaul

Non-executive Director
Director since 25th November 2016. Resigned 3rd December 2024.

b) Remuneration policy

The remuneration policy of Manuka Resources Limited has been designed to align key management personnel objectives with shareholder and business objectives by providing a fixed remuneration component and offering specific long-term incentives based on key performance areas affecting the Group's financial results. The board of Manuka Resources Limited believes the remuneration policy to be appropriate and effective in its ability to attract and retain the best key management personnel to run and manage the Group.

The board's policy for determining the nature and amount of remuneration for key management personnel of the Group is as follows:

- The remuneration policy, setting the terms and conditions for the executive directors and other senior
 executives (if any), was developed by the board. All executives receive a base salary (which is based on
 factors such as length of service and experience) and superannuation. The board reviews executive
 packages annually by reference to the Group's performance, executive performance and comparable
 information from industry sectors and other listed companies in similar industries.
- The board exercises its discretion in relation to approving incentives, bonuses and options. The policy is designed to attract and retain the highest calibre of executives and reward them for performance that results in long term growth in shareholder wealth.
- Executives are also entitled to participate in the employee share and option arrangements.
- The executive directors and executives (if any) receive a superannuation guarantee contribution required by the government, which was 11.5% for the 2025 financial year (2024: 11%) payable on earnings up to the maximum contribution base of \$65,070 per quarter (2024: \$62,270 per quarter), and do not receive any other retirement benefits. Some individuals may choose to sacrifice part of their salary to increase payments towards superannuation.
- All remuneration paid to directors and executives is valued at the cost to the Group and expensed. The cost of share-based payments is measured by reference to the fair value at the date at which they are granted using an option pricing model.
- The board policy is to remunerate non-executive directors at market rates for comparable companies for time, commitment, and responsibilities. The board determines payments to the non-executive directors and reviews their remuneration annually, based on market practice, duties and accountability. Independent external advice is sought when required. The maximum aggregate amount of fees that can be paid to non-executive directors is subject to approval by shareholders at the Annual General Meeting (currently \$240,000). Fees for non-executive directors are not linked to the performance of the Group. However, to align directors' interests with shareholder interests, the directors are encouraged to hold shares in the Company.

c) Performance-based remuneration

The Group currently has no formal performance-based remuneration component built into key management personnel remuneration packages. Remuneration and discretionary share based payments are issued to align the Directors' interest with that of shareholders.

d) Company performance, shareholder wealth and directors' and executives' remuneration

Whilst no formal policy exists, remuneration is tailored to increase the direct positive relationship between shareholders' investment objectives and key management personnel performance. Currently, this is facilitated through the issue of options to the majority of key management personnel, pending on Company performance, to encourage the alignment of personal and shareholder interests. The Group believes this policy will be effective in increasing shareholder wealth.

The table below shows the gross revenue, profits and (losses) and earnings per share for the last five financial periods for the listed entity.

	2025	2024	2023	2022	2021 Restated *
	\$	\$	\$	\$	\$
Revenue and other income	946,874	15,195,323	9,899,903	53,271,499	44,544,455
Net profit / (loss)	(16,876,465)	(18,234,635)	(26,342,019)	5,281,420	(3,074,177)
Profit / (loss) per share (cents)	(2.11)	(2.69)	(6.15)	1.92	(1.19)
Share price	\$0.04	\$0.04	\$0.05	\$0.17	\$0.32

No dividends have been paid during the financial years ended 30 June 2021 to 30 June 2025.

e) Use of remuneration consultants

The Group did not employ the services of any remuneration consultants during the financial year ended 30 June 2025 (2024: None).

^{*} The amounts shown for 2021 have been restated in relation to a correction of the movement and valuation of Rehabilitation Provisions, Development Assets and Environmental Bonds. The impact of the restatement on the statement of comprehensive income, was an increase for the period ended 30 June 2021 of \$489,475.

f) Details of remuneration

Details of the remuneration of the key management personnel of the Group are set out in the following table.

The prior year accrual for Annual and Long Service Leave has been corrected and updated.

he prior year accrual for An	ildar aria Long Scrv			пириитси.	Chara haa	ad Dayma anda	
	Fixed Remuneration				Share-based Payments		
	Salary/ Directors Fee	Non- Monetary Benefits	Accrual for Annual and Long Service Leave	Superannuation	Equity-settled Shares	Equity- settled Options	Total
	\$	\$	\$	\$	\$	\$	\$
Directors							
Dennis Karp							
2025	350,000	-	4,815	30,000	-	-	384,815
2024	350,000	-	19,543	27,424	-	-	396,967
Alan J Eggers ¹⁵							
2025	252,000	-	-	-	-	-	252,000
2024	240,000	-	-	-	-	-	240,000
Anthony McPaul ¹⁶							
2025	27,085	-	-	-	-	-	27,085
2024	-	-	-	-	65,005	7,692	72,697
John Seton ¹⁷							
2025	65,000	-	-	-	-	-	65,000
2024	32,500	-	-	-	32,500	6,710	71,710
Other KMP (Group)							
Haydn Lynch							
2025	244,708	-	7,602	28,141	-	-	280,451
2024	244,708	-	13,193	26,918	-	-	284,819
Total KMP remuneration expensed							
2025	938,793	-	12,417	58,141	-	-	1,009,351
2024	867,208	-	32,736	54,342	97,505	14,402	1,066,193

 $^{^{\}rm 15}$ Director fees for Mr Eggers are paid into a Company nominated by Mr Eggers.

 $^{^{\}rm 16}$ Director fees for Mr McPaul are paid into a Company nominated by Mr McPaul.

 $^{^{\}rm 17}$ Director fees for Mr Seton are paid into an entity nominated by Mr Seton.

g) Service agreements

The details of service agreements of the key management personnel of the Group are as follows:

Dennis Karp, Executive Chairman:

- (a) Mr Karp was appointed Executive Chairman on 1 March 2020 at an annual salary of \$240,000 (plus superannuation). The annual salary was increased effective 1 January 2022 to \$350,000 (plus superannuation); and
- (b) The agreement is ongoing until terminated in accordance with the agreement. Mr Karp may terminate the agreement by giving 12 weeks' notice in writing to the Company and the Company may terminate the agreement (without cause) by giving Mr Karp 12 weeks' written notice or by making payment in lieu of notice.

Alan J Eggers, Executive Director:

- (b) Mr Eggers was appointed Executive Director on 1 February 2023 at an annual consultancy fee of \$240,000 inclusive of superannuation, exclusive of any GST; and
- (c) The agreement is ongoing until terminated in accordance with the agreement. Mr Eggers may terminate the agreement by giving 3 months' notice in writing to the Company and the Company may terminate the agreement (without cause) by giving Mr Eggers 3 months' written notice or by making payment in lieu of notice.

Haydn Lynch, Chief Operations Officer:

- (a) Mr Lynch was appointed Chief Operating Officer on 1 July 2019 at an annual salary of \$240,000 (inclusive of superannuation). The annual salary was increased effective 1 January 2022 to \$270,000 inclusive of superannuation; and
- (b) The agreement is ongoing until terminated in accordance with the agreement. Mr Lynch may terminate the agreement by giving 12 weeks' notice in writing to the Company and the Company may terminate the agreement (without cause) by giving Mr Lynch 12 weeks' written notice or by making payment in lieu of notice.

John Seton, Non-executive Director:

Mr Seton has entered into service agreements with the company in the form of a letter of appointment. The letter summarises the board policies and terms, including remuneration, relevant to the office of director. Annual remuneration is \$65,000 per annum effective 1 January 2022 (previously \$45,154 per annum), with additional fees payable where the Board determines special duties, or services outside the scope of the of the ordinary duties of a NED, have been performed. Remuneration is subject to annual review by the Board and reasonable notice of an intention to resign or to not seek re-election should be given to the Company.

Anthony McPaul, Non-executive Director:

Resigned 3 December 2024.

h) Share-based compensation

Shares

During the financial period no fully paid Ordinary Shares were issued in lieu of cash payments of Non-Executive Directors fees.

Options

Options are issued to key management personnel as part of their remuneration. The options are not issued based on performance criteria but are issued to the majority of key management personnel of Manuka Resources Limited to increase goal congruence between key management personnel and shareholders.

No ordinary shares in the Company have been provided as a result of the exercise of remuneration options to each director of Manuka Resources Limited and other key management personnel of the Group during the year.

i) Equity instruments held by Key Management Personnel

Shareholdings

The numbers of shares in the Company held during the financial year by each director of Manuka Resources Limited and other key management personnel of the Group, including their related parties, and any nominally held, are set out below. There were no shares granted during the reporting period as compensation.

	Note	Balance at start of the year	Received during the year on the exercise of Options	Other changes during the year	Balance at end of the year
Directors					
Dennis Karp		60,212,789	-	-	60,212,789
Alan J Eggers		61,375,887	-	-	61,375,887
Anthony McPaul	(a)	1,620,944	-	-	1,620,944
John Seton		50,975,544	-	-	50,975,544
Other KMP					
Haydn Lynch		3,966,629	-	-	3,966,629

a) Mr McPaul resigned 3rd December 2024

Directors' Report (cont'd)

Option holdings

The numbers of options over ordinary shares in the Company held during the financial year by each director of Manuka Resources Limited and other key management personnel of the Group, including their personally related parties, and any nominally held, are set out below.

	Note	Balance at start of the year	Granted as compensation	Other changes	Balance at end of the year	Vested and exercisable	Unvested
Directors							
Dennis Karp		-	-	-	-	-	-
Alan Eggers		12,000,000	-	(12,000,000)	-	-	-
Anthony McPaul		620,944	-		620,944	620,944	-
John Seton		541,667	-	-	541,667	541,667	-
Other KMP							
Haydn Lynch		-	-	-	-	-	-

No options were exercised during the period (2024: Nil). All vested options are exercisable.

Details of options held by Directors are as follows:

Exercise price of 6 cents, expiry 15 May 2026

Directors	# options held
John Seton	541,667
Anthony McPaul	620,944

j) Other transactions with Key Management Personnel

ResCap Investments Pty Ltd - A director, Mr Dennis Karp, is a director of, and holds a controlling interest
in, ResCap Investments Pty Ltd ("ResCap"). The Group has borrowing arrangements with ResCap.
Aggregate amounts of each of the above types of other transactions with key management personnel of
Manuka Resources Limited:

	30 June 2025	30 June 2024
	\$	\$
Details of related party transactions with ResCap through the loan facility:		_
- Interest charged on loan	43,670	6,615
Details of related party transactions with Anna Karp, an individual directly related to a member of KMP:		
-Sale of motor vehicle	32,500	-
Details of balances with related parties:		
Balance of loan with Manuka Resources Ltd - payable to ResCap Investments Pty Ltd	273,242	238,522

End of audited Remuneration Report

Directors' Report (cont'd)

Indemnities given to, and insurance premiums paid for, auditors and officers

During the period, Manuka Resources has paid a premium to insure officers of the Company. The officers of the Company that are covered by the insurance policy includes all directors and key management personnel.

The liabilities insured are legal costs that may be incurred in defending civil or criminal proceedings that may be brought against the officers in their capacity as officers of the Company, and any other payments arising from liabilities incurred by the officers in connection with such proceedings, other than where such liabilities arise out of conduct involving a wilful breach of duty by the officers or the improper use by the officers of their position or of information to gain advantage for themselves or someone else to cause detriment to the Company.

The Company has not otherwise, during or since the end of the financial period, except to the extent permitted by law, indemnified or agreed to indemnify any current or former officer of the Company against a liability incurred as such by an officer.

The Company has agreed to indemnify its auditors, RSM Australia Partners, to the extent permitted by law, against any claim by a third party arising from the Company's breach of its agreement. The indemnity requires the Company to meet the full amount of any such liabilities including a reasonable amount of legal costs.

Proceedings on behalf of the Company

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

No proceedings have been brought, or intervened in, on behalf of the company with leave of the court under section 237 of the *Corporations Act 2001*.

Audit and non-audit services

Details of the amounts paid or payable to the auditor for audit and non-audit services during the year are disclosed in Note 9.

The Company may decide to employ the auditor on assignments additional to their statutory audit duties where the auditor's expertise and experience with the Company and/or the Group are important.

There were no non-audit services during the financial year ended 30 June 2025.

Auditor's Independence Declaration

A copy of the Auditor's Independence Declaration as required under s.307C of the *Corporations Act 2001* is included on the following page of this financial report and forms part of this Directors' Report.

Signed in accordance with a resolution of the Directors.

Dennis Karp

Executive Chairman

Dated the 30th day of September 2025



RSM Australia Partners

AUDITOR'S INDEPENDENCE DECLARATION

As lead auditor for the audit of the financial report of Manuka Resources Limited for the year ended 30 June 2025, I declare that, to the best of my knowledge and belief, there have been no contraventions of:

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

RSM AUSTRALIA PARTNERS

C J Hume Partner

Sydney, NSW

Dated: 30 September 2025

Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the year ended 30 June 2025

	Notes	30 June 2025	30 June 2024
		\$	\$
Sales revenue	5(a)	-	15,195,323
Cost of sales	6(a)	-	(21,938,371)
Operating profit		-	(6,743,048)
Other income	5(b)	946,874	1,445,945
Other expenses	6(c)	(7,319,117)	(5,236,994)
Share based payment expenses	6(f)	-	(399,210)
Foreign exchange gains / (losses)	6(e)	(244,639)	22,864
Profit /(loss) before finance expenses		(6,616,882)	(10,910,443)
Finance expenses	7	(10,259,583)	(7,324,192)
Profit / (loss) before income tax		(16,876,465)	(18,234,635)
Income tax expense	8	-	-
Profit / (loss) for the period attributable to			
members of Manuka Resources Limited	<u></u>	(16,876,465)	(18,234,635)
Other comprehensive income / (expense)		385,588	(67,273)
Total comprehensive income / (expense)		385,588	(67,273)
Total comprehensive profit / (loss) for the year attributable to members of Manuka Resources			
Limited		(16,490,877)	(18,301,908)
Profit / (loss) per share for loss attributable to the ordinary equity holders of the Company			
Basic profit /(loss) per share (cents per share)	24	(2.11)	(2.69)
Diluted profit /(loss) per share (cents per share) ¹⁸	24	(2.11)	(2.69)

¹⁸ As the Group made a loss for the year ended 30 June 2025, none of the potentially dilutive securities were included in the calculation of diluted earnings per share for that year. These securities could potentially dilute basic earnings per share in the future.

Consolidated Statement of Financial Position

As at 30 June 2025

	Notes	30 June 2025	30 June 2024
	Notes	\$	\$
Assets		·	
Current			
Cash and cash equivalents	11	968,645	2,125,350
Trade and other receivables	12	8,696	14,332
Prepayments	13	34,472	54,683
Inventories	14	237,899	226,451
Other financial assets	19.3	21,000	95,565
Total current assets		1,270,712	2,516,381
Non-current			
Mine properties and development assets	15	629,900	878,485
Exploration and evaluation assets	16	37,934,470	36,549,107
Property, plant and equipment	17	13,752,823	14,891,900
Right-of-use asset	18	334,568	128,629
Other financial assets	19.3	5,475,357	6,173,104
Total non-current assets		58,127,118	58,621,225
Total assets		59,397,830	61,137,606
Liabilities			
Current			
Trade and other payables	20	8,467,206	7,241,172
Provisions	21	294,699	308,318
Borrowings	19.2	40,278,049	28,199,863
Lease liabilities	18	111,183	141,195
Total Current liabilities		49,151,137	35,890,548
Non-current			
Provisions	21	7,620,743	8,047,418
Lease liabilities	18	231,609	-
Borrowings	19.2	98,605	189,489
Total non-current liabilities		7,950,957	8,236,907
Total liabilities		57,102,094	44,127,455
Net assets		2,295,736	17,010,151

Consolidated Statement of Financial Position (cont'd)

	Notes	30 June Notes 2025	
		\$	\$
Equity			
Share capital	22	72,948,453	71,396,811
Share based payment reserve	25	1,701,146	5,253,710
Other reserves		358,475	(27,113)
Accumulated losses		(72,712,338)	(59,613,257)
Total equity		2,295,736	17,010,151

Consolidated Statement of Changes in Equity

For the year ended 30 June 2025

	Notes	Share Capital	Share-based payment reserve	Other reserves	Accumulated losses	Total equity
		\$	\$	\$		\$
Balance as at 1 July 2023		57,038,387	4,242,049	40,160	(41,378,622)	19,941,974
Loss for the period		=	-	-	(18,234,635)	(18,234,635)
Other comprehensive profit/(loss)		=	-	(67,273)	-	(67,273)
Total comprehensive loss for the period		-	-	(67,273)	(18,234,635)	(18,301,908)
Contribution of equity		11,097,497	-	-	-	11,097,497
Share based payments	25	4,001,061	1,011,661	-	-	5,012,722
Share issue costs		(740,134)	-	-	-	(740,134)
Balance as at 30 June 2024		71,396,811	5,253,710	(27,113)	(59,613,257)	17,010,151
Loss for the period		-	-	-	(16,876,465)	(16,876,465)
Other comprehensive profit/(loss)		_	-	385,588	-	385,588
Total comprehensive loss for the period		-	-	385,588	(16,876,465)	(16,490,877)
Contribution of equity		1,698,790	-	-	-	1,698,790
Share based payments	25	-	224,820	-	-	224,820
Transfer expired share-based payments		-	(3,777,384)	-	3,777,384	-
Share issue costs		(147,148)	-	-	-	(147,148)
Balance as at 30 June 2025		72,948,453	1,701,146	358,475	(72,712,338)	2,295,736

Consolidated Statement of Cash Flows

For the year ended 30 June 2025

	Notes	2025	2024
		\$	\$
Operating activities			
Receipts from customers		-	14,926,361
Payments to suppliers and employees		(6,138,995)	(22,970,262)
Other income		952,510	1,415,662
Finance costs		(16,900)	(601,242)
Net cash from operating activities	23	(5,203,385)	(7,229,481)
Investing activities			
Acquisition of property, plant and equipment		-	(328,694)
Sale of property, plant and equipment		100,116	-
Payments for development and exploration assets		(259,672)	(1,094,023)
Exploration bonds		51,000	114,000
Security bonds		23,564	(23,565)
Net cash (used in) investing activities		(84,992)	(1,332,282)
Financing activities			
Repayments of borrowings		(31,862,697)	(8,232,067)
Proceeds from borrowings		34,678,799	9,250,838
Repayment of lease liabilities		(236,073)	(642,743)
Proceeds from issues of ordinary shares	22.1	1,698,789	10,689,622
Costs of issue of ordinary shares		(147,148)	(644,370)
Net cash from financing activities		4,131,671	10,421,280
Net change in cash and cash equivalents		(1,156,705)	1,859,517
Cash and cash equivalents, at beginning of the period		2,125,350	265,833
Cash and cash equivalents, at end of period	11	968,645	2,125,350

Notes to the Financial Statements

1 Nature of operations and general information and statement of compliance

The principal activities of Manuka Resources Ltd comprise mine development, mining and processing of silver, gold and exploration activities.

During the financial year, the Company's principal activities related to Ore Reserve estimations for the Wonawinta Silver and Mt Boppy gold mines. These operations have been on care and maintenance during the review period.

In addition, during the period, the Company continued to work towards progressing the approval of Trans-Tasman Resources Ltd key asset, their Taranaki VTM Project (New Zealand).

The financial report includes the consolidated financial statements and notes of Manuka Resources Limited and its controlled entities, Mt Boppy Resources Pty Ltd and Trans-Tasman Resources Ltd (Consolidated Group or Group).

These general-purpose financial statements have been prepared in accordance with Australian Accounting Standards and Interpretations issued by the Australian Accounting Standards Board and the Corporations Act 2001. These include Australian equivalents to International Financial Reporting Standards (AIFRS). Compliance with AIFRS ensures the that the financial report, comprising the financial statements and the notes, complies with International Financial Reporting Standards (IFRS).

Manuka Resources Limited is a for-profit entity for the purpose of preparing the financial statements.

Manuka Resources Ltd is a Public Company incorporated and domiciled in Australia. The address of its registered office and its principal place of business is Level 4, Grafton Bond Building, 201 Kent Street, Sydney, New South Wales. The consolidated financial statements for the year ended 30 June 2025 were approved and authorised for issue by the Board of Directors on 30 September 2025. The directors have the power to amend and reissue the financial statements.

In accordance with ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191, the amounts in the Directors' report and in the financial report have been rounded to the nearest dollar.

2 Changes in accounting policies

2.1 New and amended standards adopted

The consolidated entity has adopted all of the new or amended Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period.

Any new or amended Accounting Standards or Interpretations that are not yet mandatory have not been early adopted.

3 Material accounting policy information

3.1 Overall considerations

The significant accounting policies that have been used in the preparation of these financial statements are summarised below.

The financial statements have been prepared using the measurement bases specified by Australian Accounting Standards for each type of asset, liability, income and expense. The measurement bases are more fully described in the accounting policies below.

The financial statements have been prepared on a historical cost basis, except for the assets held for sale which are measured at fair value less cost of disposal. The financial statements are presented in Australian dollars which is the Company's functional and presentation currency.

3.2 Going Concern

The financial statements have been prepared on the going concern basis, which contemplates continuity of normal business activities and the realisation of assets and discharge of liabilities in the normal course of business.

As disclosed in the financial statements, the group incurred a loss of \$16,876,465 and had net cash outflows from operating activities of \$5,203,385 for the year ended 30 June 2025. As at that date the company's net current liabilities are \$47,880,425.

These factors indicate a material uncertainty which may cast significant doubt as to whether the Group will continue as a going concern and therefore whether it will realise its assets and extinguish its liabilities in the normal course of business and at the amounts stated in the financial report.

The ability to continue as a going concern is dependent on a number of factors, including:

- successful refinancing to replace its existing current debt facilities;
- raising additional funds in the capital and debt markets;
- manage the creditor book and long dated creditors, repayment of long dated creditors via the proceeds from funds from capital raising or debt facilities; and
- the ability of the Group to commence gold production (and by-product silver) profitably and consistently as planned at Mt Boppy.

The Directors believe that there are reasonable grounds to believe the Group will be able to continue as a going concern, after consideration of the following factors:

- History of success in raising funds in the market;
- The level of support extended from key suppliers and creditors to date;
- High gold and silver prices which lend themselves to a profitable resumption of production from material from either the Wonawinta silver project or the Mt Boppy gold project; and
- The existing senior debt facility US\$12.4 million has been assigned to existing (non-related) shareholders, the repayment date has been extended to 31 March 2026.

Accordingly, the Directors believe that the Group will be able to continue as a going concern and that it is appropriate to adopt the going concern basis in the preparation of the financial report.

The financial report does not include any adjustments relating to the amounts or classification of recorded assets or liabilities that might be necessary if the Group does not continue as a going concern.

3.3 Basis of consolidation

The Group's financial statements consolidate those of the Parent Company and all of its subsidiaries at the end of the reporting period. The parent controls a subsidiary if it is exposed, or has rights, to variable returns from its involvement with the subsidiary and has the ability to affect those returns through its power over the subsidiary. All subsidiaries have a reporting date of 30 June 2025.

All transactions and balances between Group companies are eliminated on consolidation, including unrealised gains and losses on transactions between Group companies. Where unrealised losses on intra-group asset sales are reversed on consolidation, the underlying asset is also tested for impairment from a group perspective. Amounts reported in the financial statements of subsidiaries have been adjusted where necessary to ensure consistency with the accounting policies adopted by the Group.

Profit or loss and other comprehensive income of subsidiaries acquired or disposed of during the year are recognised from the date on which control is transferred to the Group, or up to the date that control ceases.

3.4 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the full Board of Directors. (Refer Note 4)

3.5 Foreign currency translation

Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The consolidated financial statements are presented in Australian dollars, which is Manuka Resources Limited's functional and presentation currency.

Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss. They are deferred in equity if they are attributable to part of the net investment in a foreign operation.

Foreign exchange gains and losses are presented in the statement of profit or loss on a net basis within other gains/(losses).

3.6 Revenue recognition

The Group recognises revenue as follows:

Revenue from contracts with customers

Revenue is recognised at an amount that reflects the consideration to which the Company is expected to be entitled in exchange for transferring goods or services to a customer. For each contract with a customer, the Company: identifies the contract with a customer; identifies the performance obligations in the contract; determines the transaction price which takes into account estimates of variable consideration and the time value of money; allocates the transaction price to the separate performance obligations on the basis of the relative stand-alone selling price of each distinct good or service to be delivered; and recognises revenue when or as each performance obligation is satisfied in a manner that depicts the transfer to the customer of the goods or services promised.

Variable consideration within the transaction price, if any, reflects concessions provided to the customer such as discounts, rebates and refunds, any potential bonuses receivable from the customer and any other contingent events. Such estimates are determined using either the 'expected value' or 'most likely amount' method. The measurement of variable consideration is subject to a constraining principle whereby revenue will only be recognised to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur. The measurement constraint continues until the uncertainty associated with the variable consideration is subsequently resolved. Amounts received that are subject to the constraining principle are initially recognised as deferred revenue in the form of a separate refund liability.

Sale of goods

Revenue from the sale of goods is recognised at the point in time when the customer obtains control of the goods, which is generally at the time of delivery. The Company has one Key Customer which is a London Bullion Market Association (LBMA) Accredited Refinery. Sales revenue is recognised at the time of the Lock-in Contract. This is when goods are delivered and title and risk passes to the customer.

3.7 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received, and the Group will comply with all attached conditions. Government grants are recorded in other income.

3.8 Operating expenses

Operating expenses are recognised in profit or loss upon utilisation of the service.

3.9 Exploration and evaluation expenditure

Exploration and evaluation expenditure incurred is accumulated in respect of each identifiable area of interest. These costs are only carried forward to the extent that they are expected to be recouped through the successful development of the area, or by its sale where activities in the area have not yet reached a stage that permits reasonable assessment of the existence of economically recoverable reserves.

Accumulated costs in relation to an abandoned areas are written off in full against profit or loss in the year in which the decision to abandon the area is made.

When production commences, the accumulated costs for the relevant area of interest are transferred to mine properties and amortised over the life of the area according to the rate of depletion of the economically recoverable reserves.

Costs of site restoration are provided over the life of the facility from when exploration commences and are included in the costs of that stage. Site restoration costs include the dismantling and removal of mining plant, equipment and building structures, waste removal, and rehabilitation of the site in accordance with clauses of the mining permits. Such costs have been determined using estimates of future costs, current legal requirements and technology on a discounted basis.

Any changes in the estimates for the costs are accounted on a prospective basis. In determining the costs of site restoration, there is uncertainty regarding the nature and extent of the restoration due to community expectations and future legislation. Accordingly, the costs have been determined on the basis that the restoration will be completed within one year of abandoning the site. A regular review for impairment is undertaken of each area of interest to determine the appropriateness of continuing to carry forward costs in relation to that area of interest. Exploration expenditure which fails to meet at least one of the conditions outlined above is written off.

3.10 Property, plant and equipment

Property, plant, equipment, is stated at cost less accumulated depreciation and any impairment in value.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

All other repairs and maintenance are charged to the income statement during the financial year in which they are incurred.

Depreciation commences on assets when it is deemed, they are capable of operating in the manner intended. Useful lives are examined on an annual basis and adjustments, where applicable, are made on a revised useful life basis.

Asset	Depreciation rate
Freehold land – at cost	not depreciated
Computer Equipment	
- Laptops and mobile devices	2 years effective life (50%) – diminishing value
- Other Computer equipment	4 years effective life (25%) - diminishing value
Plant and Equipment	
Ball Mill Motor	25 years effective life (4%) - diminishing value
Other Pumps and Motors	20 years effective life (5%) - diminishing value
Generators	10 years effective life (10%) - diminishing value
Other plant and equipment	2 - 10 years effective life (10% to 50%) - diminishing value
Processing Plant	units of production
Motor Vehicles and Mining Machines	8 - 10 years effective life (10% to 12.5%) - diminishing value

The carrying values of plant and equipment are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. The gain or loss arising on the disposal or retirement of an asset is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

3.11 Financial instruments

Recognition and derecognition

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions of the financial instrument and are measured initially at fair value adjusted by transactions costs, except for those carried at fair value through profit or loss, which are measured initially at fair value. Subsequent measurement of financial assets and financial liabilities are described below.

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

Except for those trade receivables that do not contain a significant financing component and are measured at the transaction price in accordance with AASB 15, all financial assets are initially measured at fair value adjusted for transaction costs (where applicable).

Subsequent measurement of financial assets

For the purpose of subsequent measurement, financial assets, other than those designated and effective as hedging instruments, are classified into the following categories upon initial recognition:

- financial assets at amortised cost
- financial assets at fair value through profit or loss (FVPL)
- debt instruments at fair value through other comprehensive income (FVOCI)
- equity instruments at fair value through other comprehensive income (FVOCI)

Classifications are determined by both:

- The entity's business model for managing the financial asset
- The contractual cash flow characteristics of the financial assets

All income and expenses relating to financial assets that are recognised in profit or loss are presented within finance costs, finance income or other financial items, except for impairment of trade receivables which is presented within other expenses.

Financial assets at amortised cost

Financial assets are measured at amortised cost if the assets meet the following conditions (and are not designated as FVPL):

- they are held within a business model whose objective is to hold the financial assets and collect its contractual cash flows; and
- the contractual terms of the financial assets give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding.

After initial recognition, these are measured at amortised cost using the effective interest method. Discounting is omitted where the effect of discounting is immaterial. The Group's cash and cash equivalents, trade and most other receivables fall into this category of financial instruments.

Financial assets at fair value through profit or loss (FVPL)

Financial assets that are held within a business model other than 'hold to collect' or 'hold to collect and sell' are categorised at fair value through profit and loss. Further, irrespective of business model, financial assets whose contractual cash flows are not solely payments of principal and interest are accounted for at FVPL. All derivative financial instruments fall into this category, except for those designated and effective as hedging instruments, for which the hedge accounting requirements apply.

Impairment of financial assets

The AASB 9 impairment model uses forward looking information to recognise expected credit losses - the 'expected credit losses (ECL) model'. The application of this impairment model depends on whether there has been a significant increase in credit risk.

The Group considers a broader range of information when assessing credit risk and measuring expected credit losses, including past events, current conditions, reasonable and supportable forecasts that affect the expected collectability of the future cash flows of the instrument.

In applying this forward-looking approach, a distinction is made between:

- financial instruments that have not deteriorated significantly in credit quality since initial recognition or that have low credit risk ('Stage 1'); and
- financial instruments that have deteriorated significantly in credit quality since initial recognition and whose credit risk is not low ('Stage 2').

'Stage 3' would cover financial assets that have objective evidence of impairment at the reporting date. '12-month expected credit losses' are recognised for the first category while 'lifetime expected credit losses' are recognised for the second category. Measurement of the expected credit losses is determined by a probability-weighted estimate of credit losses over the expected life of the financial instrument.

Trade and other receivables and contract assets

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. They are generally due for settlement within 30 days and therefore are all classified as current. Trade receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method.

The Group applies the AASB 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables. In determining the recoverability of a trade or other receivables using the expected credit loss model, the Group performs a risk analysis considering the type and age of the outstanding receivables, the creditworthiness of the counterparty, contract provisions, letter of credit and timing of payment.

No provision for credit losses was required to be recognised in the current period ending 30 June 2025 (2024: nil).

Classification and measurement of financial liabilities

The Group's financial liabilities include trade and other payables, borrowings, lease liabilities and derivative financial instruments.

Financial liabilities are initially measured at fair value, and, where applicable, adjusted for transaction costs unless the Group designated a financial liability at fair value through profit or loss. Subsequently, financial liabilities are measured at amortised cost using the effective interest method except for derivatives and financial liabilities designated at FVPL, which are carried subsequently at fair value with gains or losses recognised in profit or loss (other than derivative financial instruments that are designated and effective as hedging instruments).

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortised cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortised cost of the instruments. Except for those foreign exchange gains and losses related to borrowings, foreign exchange gains and losses are recognised in the 'Other income' or 'Other losses' line items in profit or loss for financial liabilities that are not part of a designated hedging relationship. Foreign exchange gains and losses related to borrowings are recognised in the 'Finance Charges' line item in profit or loss.

The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of the reporting period. For financial liabilities that are measured as at FVTPL, the foreign exchange component forms part of the fair value gains or losses and is recognised in profit or loss for financial liabilities that are not part of a designated hedging relationship.

3.12 Care and Maintenance

When a mine moves into the care and maintenance stage, the costs of maintaining the mine are expensed in the period as incurred unless there are future economic benefits for other operating mines.

3.13 Mine development

Mine development expenditure relates to costs incurred to access a mineral resource. It represents those exploration and evaluation costs incurred after the technical feasibility and commercial viability of extracting the mineral resource has been demonstrated and an identified mineral reserve is being prepared for production (but is not yet in production).

Significant factors considered in determining the technical feasibility and commercial viability of the project are the completion of a feasibility study, the existence of sufficient proven and probable reserves to proceed with development and approval by the Board of directors to proceed with development of the project. Mine development costs include direct and indirect costs associated with mine infrastructure, pre-production development costs, development excavation, project execution costs and other subsurface expenditure pertaining to that area of interest. Costs related to tangible surface plant and equipment and any associated land and buildings are accounted for as property, plant and equipment.

Development costs are carried forward in respect of areas of interest in the development phase until commercial production commences. When commercial production commences, carried forward development costs are transferred to Mine Properties and amortised on a units of production basis over the life of economically recoverable reserves of the area of interest. Development assets are assessed for impairment if an impairment trigger is identified. For the purposes of impairment testing, development assets are allocated to CGUs to which the development activity relates.

3.14 Cash and cash equivalents

For the purposes of the statement of cash flows, cash and cash equivalents includes cash on hand and at bank, deposits held at call with financial institutions, other short term, highly liquid investments with maturities of three months or less, that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value and bank overdrafts.

3.15 Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are removed from the balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss as other income or finance costs.

Where the terms of a financial liability are renegotiated and the entity issues equity instruments to a creditor to extinguish all or part of the liability (debt for equity swap), a gain or loss is recognised in profit or loss, which is measured as the difference between the carrying amount of the financial liability and the fair value of the equity instruments issued.

Borrowings are classified as current liabilities unless the group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

The component of the convertible notes that exhibits characteristics of a liability is recognised as a liability in the statement of financial position, net of transaction costs.

On the issue of the convertible notes the fair value of the liability component is determined using a market rate for an equivalent non-convertible bond and this amount is carried as a non-current liability on the amortised cost basis until extinguished on conversion or redemption. The increase in the liability due to the passage of time is recognised as a finance cost. The remainder of the proceeds are allocated to the conversion option that is recognised and included in shareholders equity as a convertible note reserve, net of transaction costs. The carrying amount of the conversion option is not remeasured in the subsequent years. The corresponding interest on convertible notes is expensed to profit or loss.

3.16 Borrowing costs

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

Other borrowing costs are expensed in the period in which they are incurred.

3.17 Equity, reserves and dividend payments

Share capital represents the fair value of shares that have been issued. Any transaction costs associated with the issuing of shares are deducted from share capital, net of any related income tax benefits.

Other components of equity include the following:

• Share based payment reserve – comprising assessed fair value of options issued to employees, executives, Directors and other parties

Retained earnings include all current and prior period retained profits.

Dividend distributions payable to equity shareholders are included in other liabilities if the dividends have been being appropriately authorised and are no longer at the discretion of the entity prior to the reporting date. All transactions with owners of the parent are recorded separately within equity.

Share based payments to other parties

Options have been issued to financiers and other parties as payment for goods and services from time to time. The cost of these share-based payments is measured by reference to the fair value at the date at which they are granted using an option pricing model. The options may be subject to service or other vesting conditions and their fair value is recognised as an expense together with a corresponding increase in other reserve equity over the vesting period.

3.18 Earnings per share

Basic earnings per share

Basic earnings per share is calculated by dividing the profit attributable to owners of the Company, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year.

Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares and the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

3.19 Goods and Services Tax (GST)

Revenues, expenses and assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the taxation authority. In these circumstances the GST is recognised as part of the cost of acquisition of the asset or as part of an item of the expense. Receivables and payables in the statement of financial position are shown inclusive of GST.

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables.

Cash flows are included in the cash flow statement on a gross basis. The GST component of cash flows arising from investing and financing activities which is recoverable from, or payable to, the taxation authority is classified within operating cash flows.

3.20 Rehabilitation

Provisions made for rehabilitation are recognised where there is a present obligation as a result of exploration, development or production activities having been undertaken, and it is probable that an outflow of economic benefits will be required to settle the obligation. The estimated future obligations include the costs of removing facilities, abandoning mining activities and restoring the affected areas. The provision for future rehabilitation costs is the best estimate of the present value of the expenditure required to settle the obligation at the reporting date, based on current legal requirements and technology. Future rehabilitation costs are reviewed annually, and any changes are reflected in the present value of the rehabilitation provision at the end of the reporting period. The amount of the provision for future rehabilitation costs relating to exploration and development activities is capitalised as a cost of those activities. If the effect is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money, and where appropriate the risks specific to the liability.

3.21 Significant management judgement in applying accounting policies and estimation uncertainty

When preparing the financial statements, management undertakes a number of judgements, estimates and assumptions about the recognition and measurement of assets, liabilities, income and expenses.

Rehabilitation provision

The Company is required by the relevant regulatory authorities to ensure that appropriate rehabilitation is carried out on tenements that are mined. The amount of the rehabilitation cost is an estimate based upon the estimated life of each mined tenement, as well as the future timing and cost of such rehabilitation. The provision is constantly revised as information about the life of mine, depth of mining, level of ground disturbance and cost estimates are updated.

Fair Value of Debt and Equity Calculation

The determination of fair value for financial instruments, including debt and equity securities, involves significant judgment and estimation uncertainty. Management applies valuation techniques that incorporate both observable market data and inputs. These techniques include discounted cash flow models, and option pricing models, which require assumptions about interest rates and forecasted cash flows. Changes in these assumptions could materially affect the reported fair values. The Group has disclosed sensitivity analyses and valuation methodologies in note 26.

4 Segment reporting

Identification of reportable segments

The Group has identified operating segments based on the internal reports that are reviewed and used by the board of directors (chief operating decision makers) in assessing performance and determining the allocation of resources. Currently all the Group's gold and silver tenements and resources are in New South Wales.

Three operating segments have been identified:

- Exploration Australia: Exploration of existing gold and silver leases and exploration leases at Wonawinta and Mt Boppy projects
- Exploration NZ: Exploration of acquired mining and exploration leases at the Taranaki VTM Project (New Zealand)
- Operations: being the appraisal, development and processing of gold and silver deposits

The following table presents revenue and loss information regarding operating segments for the years ended 30 June 2025 and 30 June 2024.

Year ended 30 June 2025	Exploration	Exploration		
	NZ	Australia	Operations	Total \$
Segment revenue (external customers)	-	-	-	-
Segment cost of sales	-	-	-	-
Segment operating contribution	-	-		
Other income	-	-	946,874	946,874
Expenses	(154,548)	(52,705)	(7,111,864)	(7,319,117)
Share based payment expenses	-	-	-	-
Foreign exchange gains / losses	-	-	(244,639)	(244,639)
Finance income / (expenses)	-	-	(10,259,583)	(10,259,583)
Profit / (loss) before income tax	(154,548)	(52,705)	(16,669,212)	(16,876,465)
Year ended 30 June 2024	Exploration NZ	Exploration Australia	Operations	Total \$
Segment revenue (external customers)	-	-	15,195,323	15,195,323
Segment cost of sales	-	-	(21,938,371)	(21,938,371)
Segment operating contribution	-	-	(6,743,048)	(6,743,048)
Other income	-	-	1,445,945	1,445,945
Expenses	(149,395)	(169,878)	(4,917,721)	(5,236,994)
Share based payment expenses	-	-	(399,210)	(399,210)
Foreign exchange gains / losses	-	-	22,864	22,864
Finance income / (expenses)			(7,324,192)	(7,324,192)
Profit / (loss) before income tax	(149,395)	(169,878)	(17,915,362)	(18,234,635)

The following table presents segment assets and liabilities of operating segments as at 30 June 2025 and 30 June 2024.

Segment Assets	Exploration NZ	Exploration Australia	Operations	Total
				\$
As at 30 June 2025	26,606,684	11,327,786	21,463,359	59,397,829
As at 30 June 2024	26,219,527	10,329,579	24,588,499	61,137,605
Segment Liabilities	Exploration NZ	Exploration Australia	Operations	Total
				\$
As at 30 June 2025	-	266,408	56,835,686	57,102,094
As at 30 June 2024		119,705	44,007,750	44,127,455

Revenue and assets by geographical region

The Company's revenue is derived from sources and assets located wholly within Australia.

Major customers

The Company currently delivers all its product to one off-taker.

5 Revenue and other income

	Notes	30 June 2025	30 June 2024
		\$	\$
(a) Operating sales revenue	•		_
Sale of mineralised ore – gold		-	14,451,286
Sale of mineralised ore – silver		-	744,037
Total revenue from contracts with customers		-	15,195,323
	<u>-</u>		
(b) Other income			
Income from Insurance claims		-	18,959
Government grants received		-	150,000
R&D incentive		-	1,069,801
Other income		946,874	207,185
Total other income	- -	946,874	1,445,945

6 Expenses

(a)	Co	st	of	sa	les
٨		,		•	•		

		30 June 2025	30 June 2024
		\$	\$
Operating expenses	6(b)	-	20,091,038
Inventory movements		-	1,847,333
Total cost of sales	- -	-	21,938,371
(b) Operating expenses			
		30 June	30 June
		2025	2024
	-	\$	\$
Hauling and crushing expenses		-	5,316,512
Processing and refining expenses		-	10,052,568
Site administration expenses		-	4,717,111
Amortisation of mine properties	15	-	4,847
Total operating expenses	-	-	20,091,038
(c) Other expenses			
(c) Other expenses		30 June	30 June
		2025	2024
	-	\$	\$
Professional expenses		3,261,397	2,799,948
Employment expenses	6(d)	2,122,464	1,065,297
Depreciation		655,774	692,242
Other expenses	-	1,279,481	679,507
Total other expenses	_	7,319,116	5,236,994
(d) Employment Expenses			
		30 June	30 June
		2025	2024
	-	\$	\$
Wages and Salaries		1,851,164	902,475
Superannuation		192,463	86,758
Employment taxes	-	78,837	76,064
	-	2,122,464	1,065,297
(e) Foreign exchange (gains) and losses			
/-/ - 2 0		30 June	30 June
		2025	2024
		\$	\$
Realised foreign exchange (gains)/losses	-	6,752	81,677
Unrealised foreign exchange (gains) / losses	_	237,887	(104,541)
Total foreign exchange (gains) / losses		244,639	(22,864)

(f) Share based payment expenses		
	30 June	30 June
	2025	2024
	\$	\$
Share based payment expenses	-	399,210
7 Pinanas asata		
7 Finance costs	30 June	20 1
	30 June 2025	30 June 2024
Finance costs are made up of the following items:	\$	\$
Interest expense	4,605,479	4,328,871
Amortisation of prepaid borrowing costs	-	612,452
Discounting and change of rehabilitation provisions	-	303,122
Discounting impact of financial assets	-	238,805
Other finance costs	5,654,104	1,840,942
Total finance costs	10,259,583	7,324,192
8 Income tax expense		
	30 June	30 June
	2025	2024
	\$	\$
(a) Income tax benefit recognised in the income statement		
Current tax	-	-
Deferred tax	-	-
Deferred tax Income tax as reported in the statement of comprehensive income		-
		<u>-</u> -
Income tax as reported in the statement of comprehensive income		-
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial	(16,876,465)	(18,234,635)
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial statements as follows:	(16,876,465) (5,062,940)	(18,234,635) (5,470,390)
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial statements as follows: Profit / (loss) from ordinary activities before income tax expense		
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial statements as follows: Profit / (loss) from ordinary activities before income tax expense Tax at the Australian rate of 30% (2024 : 30%)		
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial statements as follows: Profit / (loss) from ordinary activities before income tax expense Tax at the Australian rate of 30% (2024:30%) Increase / (decrease) in income tax due to:	(5,062,940)	(5,470,390)
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial statements as follows: Profit / (loss) from ordinary activities before income tax expense Tax at the Australian rate of 30% (2024 : 30%) Increase / (decrease) in income tax due to: Temporary differences	(5,062,940)	(5,470,390) 1,961,728
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial statements as follows: Profit / (loss) from ordinary activities before income tax expense Tax at the Australian rate of 30% (2024 : 30%) Increase / (decrease) in income tax due to: Temporary differences Permanent differences	(5,062,940) 3,762,323 22,085	(5,470,390) 1,961,728 58,622
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial statements as follows: Profit / (loss) from ordinary activities before income tax expense Tax at the Australian rate of 30% (2024 : 30%) Increase / (decrease) in income tax due to: Temporary differences Permanent differences Unused tax losses not recognised Income tax expense	(5,062,940) 3,762,323 22,085	(5,470,390) 1,961,728 58,622
Income tax as reported in the statement of comprehensive income (b) Reconciliation of income tax expense to prima facie tax payable The prima facie income tax expense on pre-tax accounting loss from operations reconciles to the income tax expense in the financial statements as follows: Profit / (loss) from ordinary activities before income tax expense Tax at the Australian rate of 30% (2024 : 30%) Increase / (decrease) in income tax due to: Temporary differences Permanent differences Unused tax losses not recognised	(5,062,940) 3,762,323 22,085	(5,470,390) 1,961,728 58,622

The Company has no available franking credits.

Potential deferred tax assets attributable to tax losses and other temporary differences have not been brought to account as at 30 June 2025, because the directors do not believe it is appropriate to regard realisation of the deferred tax assets as probable at this point in time. These benefits will be obtained if:

- The Company derives future assessable income of a nature and an amount sufficient to enable the benefit from the deductions for the expenditure to be realised; and
- No changes in tax legislation adversely affect the Company in realising the benefit from the deductions for the expenditure.

9 Auditor remuneration

During the year the following fees were paid or payable for services provided by the auditor of the parent entity, its related practices and non-related audit firms:

	30 June 2025	30 June 2024
	\$	\$
Audit of financial statements		
RSM Australia – audit and review of financial reports	95,000	95,000
Ernst and Young – audit and review of financial reports	-	120,988
Remuneration from audit of financial statements	95,000	215,988
Other services	-	-
Total other services remuneration	-	-
Total auditor's remuneration	95,000	215,988

10 Dividends

No dividends for the year ended 30 June 2025 (2024: Nil) have been declared or paid to shareholders by the Company.

11 Cash and cash equivalents

	30 June 2025	30 June 2024	
	\$	\$	
Cash and cash equivalents comprise the following:			
Cash at bank and in hand	968,645	2,125,350	
Cash and cash equivalents as shown in the statement of financial position and the statement of cash flows	968,645	2,125,350	

Cash at bank and in hand is non-interest bearing.

12 Trade and other receivables

2025	30 June 2024	
\$	\$	
1,348	3,428	
7,348	10,904	
8,696	14,332	
	\$ 1,348 7,348	

13 Prepayments

Prepayments consist of the following:

	30 June 2025	30 June 2024	
	<u> </u>	\$	
Current prepaid insurances	-	-	
Other prepayments	34,472	54,683	
Prepayments at cost	34,472	54,683	

14 Inventories

	30 June 2025	30 June 2024
	2025 \$	\$
Consumables, supplies and spares	237,899	226,451
Inventories at cost or net realisable value	237,899	226,451
15 Development assets and mine properties		
	30 June 2025	30 June 2024
	\$	\$
Development assets at cost	197,500	197,500
Rehabilitation cost estimates	-	238,805
Accumulated impairment	(182,767)	(182,767)
Accumulated amortisation	(14,733)	(14,733)
Net carrying amount		238,805
Mine properties at cost	7,233,025	7,242,805
Accumulated impairment	-	-
Accumulated amortisation	(6,603,125)	(6,603,125)
Net carrying amount	629,900	639,680
Total development assets and mine properties at cost	7,430,525	7,440,305
Rehabilitation cost estimates	-	238,805
Impairment of mine properties	-	-
Accumulated amortisation	(6,800,625)	(6,800,625)
Total net carrying amount	629,900	878,485

The following tables show the movements in development assets and mine properties:

	30 June 2025	30 June 2024
	\$	\$
Development assets		
Opening carrying value	238,805	-
Discounting and change of rehabilitation provisions	(238,805)	238,805
Additions at cost	-	-
Impairment of development assets		-
Closing carrying value net of accumulated amortisation	-	238,805
Mine properties		
Opening carrying value	639,680	638,743
Discounting and change of rehabilitation provisions	-	20,000
Additions / (disposals) at cost	(9,780)	-
Amortisation charge for the year	-	(19,063)
Closing carrying value net of accumulated amortisation	629,900	639,680
Total development assets and mine properties at cost		
Opening carrying value	878,485	638,743
Discounting and change of rehabilitation provisions	(238,805)	258,805
Additions at cost	(9,780)	-
Amortisation charge for the year	-	(19,063)
Total closing carrying value net of accumulated amortisation	629,900	878,485

16 Exploration and evaluation assets

Exploration and evaluation costs carried forward in respect of areas of interest:

		30 June 2025	30 June 2024
		\$	\$
Exploration assets			
Opening net book amount		36,549,107	35,200,653
Transfer to development assets		-	755,459
Foreign currency translation movements		399,149	-
Exploration and evaluation costs during the year	(a)	986,214	592,995
Net book value		37,934,470	36,549,107

(a) During the period under review the Company's geological team has continued to implement, the exploration work programmes established from the Company's Strategic Exploration Review.

17 Property, plant and equipment

The following tables show the movements in property, plant and equipment:

	Land	IT Equipment	Plant & Equipment	Fixtures & Fittings	Motor Vehicles	Total
	\$	\$	\$	\$	\$	\$
Year ended 30 June 2024	· · · ·	<u> </u>	.	,	.	,
Opening net book value	754,994	16,912	14,323,522	53,624	496,885	15,645,937
Additions		5,706	322,988			328,694
Disposals			(160,207)			(160,207)
Depreciation		(14,966)	(835,786)	(11,120)	(60,652)	(922,524)
Closing net book value	754,994	7,652	13,650,517	42,504	436,233	14,891,900
Balance 30 June 2024						
Cost	754,994	118,547	17,761,922	80,595	774,120	19,490,178
Depreciation	_	(110,895)	(4,111,405)	(38,091)	(337,887)	(4,598,278)
Net book value	754,994	7,652	13,650,517	42,504	436,233	14,891,900
Year ended 30 June 2025						
Opening net book value	754,994	7,652	13,650,517	42,504	436,233	14,891,900
Additions	-	2,888	-	-	-	2,888
Disposals	-	-	(706,488)	-	(43,377)	(749,865)
Depreciation	-	(3,020)	(328,153)	(8,738)	(52,189)	(392,100)
Closing net book value	754,994	7,520	12,615,876	33,766	340,667	13,752,823
Balance 30 June 2025						
Cost	754,994	121,435	16,567,107	80,595	704,120	18,228,251
Depreciation	-	(113,915)	(3,951,231)	(46,829)	(363,453)	(4,475,428)
Net book value	754,994	7,520	12,615,876	33,766	340,667	13,752,823

18 Right-of-use assets and liabilities

Leases

The Group has two lease contracts: the first being for office premises which commenced on 1 March 2025, has a lease term of three years with no option to extend and a 3.75% rent increase each year; the second being for a mobile screening plant which commenced on 31 August 2024, has a term of 12 months and an agreed purchase option at the end of the term. The screening plant was sold to a third party on 28 March 2025.

Short term lease expenses

The Group applies the short-term lease recognition exemption allowed in AASB116 to its short-term leases (i.e. those leases that have a lease term of 12 months of less from the commencement date and do not contain a purchase option). There are no short-term lease expenses during the period to which this exemption has been applied.

Set out below are the carrying amounts of right-of-use assets recognised and the movements during the period.

231,609

period.	30 June 2025	30 June 2024
	\$	\$
Balance at start of period	128,629	233,987
Additions	469,614	443,513
Depreciation	(263,675)	(548,871)
Closing net book value	334,568	128,629
Set out below are the carrying amounts of lease liabilities.	30 June 2025	30 June 2024
	\$	\$
Balance at start of period	141,195	259,040
Additions	376,389	443,513
Accretion of interest (included in finance expenses)	61,281	81,386
Payments	(236,073)	(642,744)
Closing balance lease liabilities	342,792	141,195
Current	111,183	141,195

19 Financial assets and liabilities

Non-current

19.1 Categories of financial assets and financial liabilities

The carrying amounts of financial assets in each category are as follows:

		30 June 2025	30 June 2024
	Notes	\$	\$
Financial assets at amortised cost			_
Cash and cash equivalents	11	968,645	2,125,350
Trade and other receivables	12	8,696	14,332
Other financial assets	19.3	5,496,357	6,268,669
Total financial assets at amortised cost		6,473,698	8,408,351

The carrying amounts of financial liabilities in each category are as follows:

		30 June 2025	30 June 2024
	Notes	\$	\$
Financial liabilities at amortised cost			
Trade and other payables	20	8,467,206	7,241,171
Borrowings – Related party loans	19.2(a)	273,242	238,522
Borrowings – Senior secured debt facility (net of borrowing costs)	19.2(b)	19,341,010	16,640,542
Working capital facility	19.2(c)	16,675,319	10,770,117
Borrowings – Other loans	19.2(d)	4,087,083	550,682
Lease liabilities	18	342,792	141,195
Total financial liabilities		49,186,652	35,582,229

19.2 Borrowings

Borrowings include the following financial liabilities:

		30 June 2025	30 June 2024
		\$	\$
Current	_		
Related party loans	19.2(a)	273,242	238,522
Senior secured debt facility (net of borrowing costs)	19.2(b)	19,341,010	16,640,542
Working capital facility	19.2(c)	16,675,319	10,770,116
Other loans	19.2(d)	3,988,478	550,683
Total current borrowings	_ _	40,278,049	28,199,863
Non-current			
Other loans	19.2(d)	98,605	189,489
Total non-current borrowings	_	98,605	189,489
Total borrowings	_	40,376,654	28,389,352

All borrowings are denominated in Australian Dollars except for the Senior Secured Debt Facility which is denominated in US Dollars.

(a) The related party loans include the following:

	30 June	30 June
	2025	2024
	\$	\$
ResCap Investments Pty Ltd	273,242	238,522

The loan provided by ResCap Investments Pty Ltd includes the opening balance loan plus working capital drawn down and repayments during the period.

(b) The Company signed a debt facility agreement (Senior Secured Debt Facility) with TransAsia Private Capital Limited (TPC) during July 2019. The interest rate attributable to this facility is 12.5% per annum payable quarterly, with service and management fees of 2.0% per annum. The Company was informed on 23rd September 2025 that the debt instrument was assigned to existing (non-related) shareholders utilising a trust structure (Trust Debt). In addition, the repayment date has been extended to 31 March 2026. The Company will reimburse the Trust Debt for market related fees & expenses in consideration for the extension.

Details of the unamortised borrowing costs in relation to the Senior Secured Debt Facility is as follows:

	30 June 2025	30 June 2024
	\$	\$
Senior secured debt facility	19,341,010	16,841,990
Less: Borrowing Costs	-	(201,448)
Total senior secured debt facility (net of borrowing costs)	19,341,010	16,640,542

- (c) The Company signed a USD denominated working capital facility agreement (Working Capital Facility) with a commodity trading company with a minimum term of three years. Drawdowns under the facility are repayable within 90 days. The interest rate attributable to this facility is set at the 3 Month Secured Overnight Financing Rate (SOFR) plus 6% per annum. A facility fee of 4.8% per quarter is payable on drawdowns under the facility.
- (d) During the period the Company had a number of small short-term asset-based funding agreements in place. The details of outstanding loans at 30 June 2025 are as follows:

	30 June 2025	Av. Interest Rate	
	\$	% p.a.	Expiry date
Short-term loan	785,998	24%	Repayable on refinance of senior secured debt
Convertible Note	3,117,754	12% - 15%	Sept - Dec 2025
Vehicle Finance	24,418	24%	March 2026
Equipment Finance	158,913	11%	December 2027
Total other loans	4,087,083		

19.3 Other financial assets

	Notes	30 June 2025	30 June 2024
		\$	\$
Other financial assets comprise the following:			
Current assets at cost			
Mt Boppy Resources - deposit for exploration bond		21,000	72,000
Security Deposit		-	23,565
Total current other financial assets		21,000	95,565
Non-current assets at amortised cost			_
Manuka Resources - Deposit for environmental bond	(a)	4,279,284	4,824,610
Mt Boppy Resources – Deposit for environmental bond	(b)	1,044,191	1,177,256
Term Deposit	(a)	151,882	171,238
Total non-current other financial assets	_	5,475,357	6,173,104
Total other financial assets		5,496,357	6,268,669

The carrying amount of other financial assets is considered a reasonable approximation of fair value unless stated below:

- (a) The Environmental Bond and Term deposit in the name of Manuka Resources Limited have been amortised with reference to a discount rate of 3.87% (2024: 3.98%) over an 8 year (2024: 4 year) period;
- (b) The Environmental Bond in the name of MT Boppy Resources Pty Limited have been amortised with reference to a discount rate of 3.42% (2024: 3.96%) over a 4 year (2024: 4 year) period;

19.4 Other financial instruments

The carrying amount of the following financial assets and liabilities is considered a reasonable approximation of fair value due to the short-term nature of the financial instruments:

- Trade and other receivables
- Cash and cash equivalents
- Trade and other payables
- Other current financial assets

19.5 Fair Value Hierarchy

The Group had no financial assets and liabilities carried at fair value in the statement of financial position or measured at fair value through profit or loss during the period.

20 Trade and other payables

	30 June 2025	30 June 2024
	\$	\$
Current		
Trade creditors	7,215,770	6,902,021
Other creditors and accruals	1,251,436	339,151
Total trade and other payables	8,467,206	7,241,172

Trade and other payables amounts are short-term. The carrying values of trade payables and other payables are considered to be a reasonable approximation of fair value.

21 Provisions

	Notes	30 June 2025	30 June 2024
		\$	\$
Current	-		
Provision for annual leave		294,699	308,318
Total current provisions		294,699	308,318
Non-current			
Provision for long service leave		106,808	68,164
Rehabilitation provisions	21.1	7,513,935	7,979,254
Total non-current provisions	-	7,620,743	8,047,418
Total provisions	-	7,915,442	8,355,736

21.1 Rehabilitation provisions

Rehabilitation provisions split between the parent and subsidiary are as follows:

	30 June 2025	30 June 2024
	\$	\$
Rehabilitation provisions		
Manuka Resources Ltd (Wonawinta project)	6,175,633	6,823,682
Mt Boppy Resources Ltd	1,338,302	1,155,572
Total rehabilitation provisions	7,513,935	7,979,254

Set out below are the movements of the rehabilitation provision during the period.

	30 June 2025	30 June 2024
	\$	\$
Carrying amount at start of year	7,979,254	7,676,132
Re-assessment of provision	(465,319)	-
Payments	-	-
Net impact of inflation and discounting	-	303,122
Carrying amount at end of year	7,513,935	7,979,254

Provisions made for rehabilitation are recognised where there is a present obligation as a result of exploration, development or ground disturbance (project development, mining) activities having been undertaken, and it is probable that an outflow of economic benefits will be required to settle the obligation. The estimated future obligations include the costs of dismantling certain plant and equipment, cessation of mining activities, capping of any tailings dams, profiling waste dumps and restoring the affected areas over a period of time. The provision for future rehabilitation costs is the best estimate of the present value of the expenditure required to settle the obligation at the reporting date, based on a schedule of rates provided by the NSW Resources Regulator in their Rehabilitation Cost Estimation tool as updated from time to time. Future rehabilitation costs are reviewed periodically, and any changes are reflected in the present value of the rehabilitation provision at the end of the reporting period. The amount of the provision for future rehabilitation costs relating to exploration and development activities is capitalised as a cost of those activities. If the effect is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money, and where appropriate the risks specific to the liability. The fair value of the rehabilitation provision for Manuka Resources has been calculated with reference to an inflation rate of 2.5% (2024: 3.8%) and a discount rate of 3.87% (2024: 3.96%) over 8 years (2024: 4 years). With the recommencement of processing at Mt Boppy forecast to continue for up to five years, the rehabilitation provision has been calculated with reference to an inflation rate of 2.5% (2024: 3.8%) and a discount rate of 3.42% (2024: 3.98%) over 4 years (2024: 4 years).

The Company is required by the relevant regulatory authorities to ensure that appropriate rehabilitation is carried out on tenements that are mined. The amount of rehabilitation cost is an estimate based upon the estimated life of each mined tenement, as well as the future timing and cost of such rehabilitation. The provision is constantly revised as information about the life of mine, depth of mining and cost estimates are updated.

22 Equity

22.1 Share capital

Manuka Resources Limited does not have authorised capital nor par value in respect of its share capital, comprising only of fully paid ordinary shares. Ordinary shares have the right to receive dividends as declared and, in the event of a winding up, to participate in the proceeds from sale of all surplus assets in proportion to the number of and amounts paid up on shares held. Ordinary shares entitle their holder to one vote, either in person or proxy, at meetings of Manuka Resources Limited.

	30 June 2025	30 June 2024	30 June 2025	30 June 2024
	# Shares	# Shares	\$	\$
Shares issued and fully paid:				_
 At beginning of period 	762,279,188	540,870,062	71,396,811	57,038,387
 share issue 21 August 2023 ^(a) 		17,250,000		862,500
 share issue 28 August 2023 (b) 		3,700,000		185,000
 share issue 28 August 2023 (c) 		700,000		37,100
 share issue 07 February 2024 ^(d) 		31,982,642		2,238,785
• share issue 14 February 2024 (e)		4,832,500		338,275
• share issue 22 February 2024 ^(f)		1,716,639		120,165
• share issue 29 February 2024 (g)		20,575,315		1,440,275
• share issue 08 March 2024 ^(h)		1,014,285		71,000
• share issue 12 March 2024 (i)		814,286		57,000
• share issue 15 May 2024 ^(j)		87,639,962		5,258,398
 share issue 17 May 2024 ^(k) 		150,000		9,000
 conversion of debt to equity (I) 		51,033,497		3,684,752
• share funds received 28 June 2024 ^(m)	-	-		480,000
 conversion to debt 28 June 2024⁽ⁿ⁾ 	-	-		316,308
 share issue 12 July 2024^(o) 	17,488,481		253,000	
• share issue 28 November 2024 (p)	31,000,000		1,000,000	
• share issue 4 June 2025 ^(q)	22,800,000		445,789	
• placement expenses			(147,148)	(740,134)
Total share capital at end of period	833,567,669	762,279,188	72,948,453	71,396,811

- a) On 21 August 2023 the Company announced a private placement of \$862,500 before costs through the issue of 17,250,000 ordinary shares at an issue price of \$0.05, to a very small number of professional and sophisticated investors, who were made up of clients of the Lead Manager or existing shareholders participating through their broker with the agreement of the Lead Manager.
- b) On 28 August 2023 the Company announced a private placement of \$185,000 before costs through the issue of 3,700,000 ordinary shares at an issue price of \$0.05, to a very small number of professional and sophisticated investors, who were made up of clients of the Lead Manager or existing shareholders participating through their broker with the agreement of the Lead Manager.
- c) As ratified at the annual general meeting of shareholders on 16 November 2023¹⁹, the Company issued the 700,000 Financier Shares for nil cash consideration, at a time when the market value of the shares was \$0.053 per share to Claymore Capital Pty Ltd (or its nominee) on 28 August 2023, as consideration for the extension of the short-term funding agreement.
- d) The Company issued 31,982,642 shares on 7 February 2024 for \$2,238,785, as part of a share issue at \$0.07.
- e) The Company issued 4,832,500 shares on 14 February 2024 with a value of \$338,275, as part of a share issue at \$0.07.
- f) On 22 February 2024 the Company issued 1,716,639 shares to the value of \$120,165, linked to a specific tranche placement at \$0.07.

¹⁹ Refer ASX announcement 16 October 2023

- g) The Company issued 20,575,315 shares on 29 February 2024, raising \$1,440,275 (before costs) in this placement at \$0.07.
- h) On 8 March 2024, 1,014,285 shares were issued, raising \$71,000 at \$0.07.
- i) The Company raised \$57,000 through the issue of 814,286 shares on 12 March 2024, as part of a new tranche at \$0.07.
- j) 87,639,962 shares were issued to various investors on 15 May 2024 in a placement raising \$5,258,398 (before costs) at \$0.06.
- k) On 17 May 2024 The company issued 150,000 shares, raising \$9,000 at \$0.06.
- 1) During the financial year 2024, 51,033,497 shares were issued for nil cash consideration at various share prices ranging from 6 cents to 8.8 cents, in payment of a short-term loan and other debt conversions totalling \$3,684,752 payment.
- m) On 28 June 2024 \$480,000 was raised in relation to the issue of 8,000,001 shares at \$0.06 as part of a significant placement (tranche 2). The issue of the shares took place in July 2024.
- n) On 28 June 2024 a short-term loan and other debt totalling \$316,309 was converted to equity. As a result 5,271,813 fully paid ordinary shares were issued in July 2024.
- o) On 12 July 2024 17,488,481 shares were issued to raise \$253,000 as well as \$480,000 and \$316,309 mentioned at items 'm' and 'n' above.
- p) On 28 November 2024, 31,000,000 shares were issued in relation to the conversion of Convertible Notes. The funds were utilised to support working capital.
- q) On 4 June 2025, 22,800,000 shares were issued as collateral and security following the receipt of \$1,250,000 in funding via the issue of Convertible Notes in November 2024 and June 2025.

22.2 Movements in options on issue or granted

	Number of Options	
	2025	2024
Beginning of the financial year	108,491,605	90,705,685
Unexercised options expired 14 July 2023		(10,000,000)
Unexercised options expired 28 July 2023		(5,000,000)
Unexercised options expired 30 September 2023		(5,000,000)
Unexercised options expired 31 December 2023		(19,034,266)
Unexercised options expired 11 January 2024		(300,000)
Unexercised options expired 11 January 2024		(300,000)
Unexercised options expired 11 January 2024		(500,000)
Issued, exercisable at \$0.10 on or before 31 December 2025		25,757,575
Issued, exercisable at \$0.05 on or before 17 November 2025		10,000,000
Issued, exercisable at \$0.06 on or before 30 June 2025		1,000,000
Issued, exercisable at \$0.08 on or before 24 January 2026		5,000,000
Issued, exercisable at \$0.08 on or before 31 March 2026		5,000,000
Issued, exercisable at \$0.11 on or before 3 April 2027		5,000,000
Issued, exercisable at \$0.06 on or before 15 May 2026		1,162,611
Granted, exercisable at \$0.04 on or before 30 June 2026		5,000,000
Issued, exercisable at \$0.06 on or before 15 May 2026	87,789,962	
Issued, exercisable at \$0.06 on or before 15 May 2026	17,488,481	
Issued, exercisable at \$0.06 on or before 29 May 2026	1,000,000	
Issued, exercisable at \$0.06 on or before 31 May 2026	22,000,000	
Issued, exercisable at \$0.06 on or before 31 May 2026	3,000,000	
Unexercised options expired 31 December 2024	(12,000,000)	
Unexercised options expired 19 April 2025	(2,000,000)	
Unexercised options expired 30 June 2025	(1,000,000)	
Unexercised options expired 30 September 2024	(5,000,000)	
Unexercised options expired 15 December 2024	(4,000,000)	
Unexercised options expired 31 March 2025	(4,000,000)	
Unexercised options expired 30 June 2025	(4,000,000)	
End of the financial year	207,770,048	108,491,605

22.3 Capital management policies and procedures

Management's objectives when managing the capital of the company are to maintain a good debt to equity ratio, provide the shareholders with adequate returns and to ensure that the company can fund its operations and continue as a going concern.

The Company's capital includes ordinary share capital, short-term borrowings, and financial liabilities, supported by financial assets.

Management effectively manages the Company's capital by assessing the Company's financial risks and adjusting its capital structure in response to changes in these risks and in the market. In making decisions to adjust its capital structure the company considers not only its short-term position but also its long-term operational and strategic objectives. In order to maintain or adjust the capital structure, the Company may return capital to shareholders, pay dividends to shareholders or issue new shares.

23 Reconciliation of cash flows from operating activities

(a) Details of the reconciliation of cash flows from operating activities are listed in the following table:

		30 June 2025	30 June 2024
		\$	\$
Cash flo	ws from operating activities		
Profit / (loss) for the period		(16,876,465)	(18,234,635)
Adjustm	nents for non-cash items:		
•	depreciation and amortisation	(272,776)	1,490,458
•	discounting of provisions and financial assets	1,583,412	(474,841)
•	sale of assets (cash and non-cash)	(12,984)	160,208
•	share/option based payments to directors	-	62,599
•	share/option based payments to suppliers and financiers	224,820	1,926,064
•	accretion of interest and finance costs	8,926,005	6,734,350
•	amortisation of borrowing costs	-	(612,452)
•	unrealised foreign exchange	218,404	(54,032)
Change	in operating assets and liabilities:		
•	change in trade and other receivables	5,636	271,106
•	change in prepayments	20,211	349,746
•	change in inventories	(11,448)	2,080,894
•	change in trade, other payables and related party advances	1,432,094	101,319
•	change in contract liabilities	-	(968,646)
•	change in provisions	(440,294)	(61,619)
Net casl	h provided by / (used in) operating activities	(5,203,385)	(7,229,481)

(b) The Company has undertaken a number of non-cash investing and financing activities. Details of the non-cash financing activities which have resulted in the issue of shares are outlined above at Note 23(a). In addition, the Company has issued or granted options in respect of non-cash financing and investing activities as outlined in the table below.

	30 June 2025		30 June 2024	
_	# options	\$	# options	\$
Options issued to finance provider in respect of financing and extension of financing Borrowings – capitalised finance expenses Finance costs	25,000,000 1,000,000	216,230 8,590	25,000,000 31,757,575	612,452 384,807
Options issued pursuant to share placement Other contributed equity	105,278,443	-	1,162,611	14,402
Total Options	131,278,443	224,820	57,920,186	1,011,661

24 Earnings / (Loss) per share

	30 June 2025	30 June 2024
	\$	\$
Profit / (loss) attributable to the owners of the Company used in calculating basic and diluted loss per share	(16,876,465)	(18,234,635)
	No of shares	No of shares
Weighted average number of ordinary shares used as the denominator in		_
calculating basic and diluted loss per share *	799,187,468	678,125,728
	Cents per share	Cents per share
Basic earnings / (loss) per share	(2.11)	(2.69)
Diluted earnings / (loss) per share (a)	(2.11)	(2.69)

(a) As the Group made a loss for the year ended 30 June 2025, none of the potentially dilutive securities were included in the calculation of diluted earnings per share for that year. These securities could potentially dilute basic earnings per share in the future.

25 Reserves

25.1 Share based payments

Options over ordinary shares have been granted to employees and Directors from time to time, on a discretionary basis. In addition, options have been issued to financiers and other parties as payment for goods and services. The cost of these share-based payments is measured by reference to the fair value at the date at which they are granted using an option pricing model. The options may be subject to service or other vesting conditions, and their fair value is recognised as an expense together with a corresponding increase in other reserve equity over the vesting period.

The weighted average fair value of the options granted during the year was 2 cents. The fair values were determined using a variation of the binomial option pricing model that takes into account factors such as the vesting period, applying the following inputs:

	30 June 2025	30 June 2024
Weighted average exercise price (cents)	8	14
Weighted average life of the option (years)	1.5	1.7
Weighted average underlying share price (cents)	4	5
Weighted average expected share price volatility	89%	81%
Weighted average risk free interest rate	4.33%	4.35%

^{*} In accordance with AASB 133 paragraph 26, the weighted average number of shares outstanding during the period and for all periods presented shall be adjusted for events (such as a share consolidation) that have changed the number of shares outstanding without a corresponding change in resources.

Set out below is a summary of the share-based payment options granted:

	30 June 2025		30 June	e 2024
	a # Options	Weighted verage exercise price cents	# Options	Weighted average exercise price cents
Beginning of the year	108,491,605	14	90,705,685	20
Granted	131,278,443	6	57,920,186	8
Forfeited	-	-	-	
Exercised	-	-	-	
Expired	(32,000,000)	(21)	(40,134,266)	(22)
Outstanding at year end	207,770,048	8	108,491,605	14
Exercisable at year end	207,770,048	8	108,491,605	14

The weighted average remaining contractual life of share options outstanding at the end of the financial year was 1 year (2024: 1.1 years), and the weighted average exercise price is 8 cents (2024: 14 cents).

During the year, share based payments of \$nil (2024: \$4,001,061) were made to suppliers and directors.

There was an addition to in the share option reserve of \$224,820 (2024: \$1,011,661) for the options issued during the year ended 30 June 2025. The Company has elected to reclassify the value of the expired options from the reserve to retained earnings to ensure the reserve balance reflects the value of unexpired options at 30 June 2025. At 30 June 2025 the total value of the share-based payment reserve is \$1,701,146 (2024: \$5,253,710).

26 Financial risk management

General objectives, policies and processes

In common with all other businesses, the Company is exposed to risks that arise from its use of financial instruments. This note describes the Company's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout these financial statements.

There have been no substantive changes in the Company's exposure to financial instrument risks, its objectives, policies and processes for managing those risks or the methods used to measure them from previous periods unless otherwise stated in this note.

Activities undertaken by the Company may expose the Company to market risk (including gold price risk, currency risk and interest rate risk), credit risk and liquidity risk. The Board has overall responsibility for the determination of the Company's risk management objectives and policies and, whilst retaining ultimate responsibility for them, it has delegated the authority to its finance team, for designing and operating processes that ensure the effective implementation of the objectives and policies of the Company. The Company's risk management policies and objectives are therefore designed to minimise the potential impacts of these risks on the results of the Company where such impacts may be material. The Board receives regular updates from Management through which it reviews the effectiveness of the processes put in place and the appropriateness of the objectives and policies it sets.

The overall objective of the Board is to set policies that seek to reduce risk as far as possible without unduly affecting the company's competitiveness and flexibility.

At 30 June 2025, the Company held the following financial instruments:

	30 June	30 June
	2025	2024
Financial assets	\$	\$
Cash and cash equivalent	968,645	2,125,350
Trade and other receivables	8,696	14,332
Other financial assets	5,496,357	6,268,669
Total financial assets	6,473,698	8,408,351
Financial liabilities		
Trade and other payables	8,467,206	7,241,171
Related party loans	273,242	238,522
Other interest-bearing loans (net of borrowing costs)	40,103,412	28,150,830
Lease liabilities	342,792	141,195
Total financial liabilities	49,186,652	35,771,718

The fair value of current and non-current financial instruments is assumed to approximate their carrying value.

Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, commodity prices, interest rates and equity prices will affect the consolidated entity income or the value of its holdings of financial instruments.

The Group is exposed to the risk of fluctuations in prevailing market commodity prices on the gold and silver produced from its silver and gold mines. The Group does not have any physical gold or silver delivery contracts in place as at 30 June 2025 (30 June 2024: Nil).

Derivative financial instruments and hedge accounting

Derivatives are only used for economic hedging purposes and not as speculative investments.

Changes in the market gold price will affect the derivative valuation at each reporting date. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return. The consolidated entity enters into derivative financial instruments to hedge such transactions.

The Company's risk management policy is to hedge between 0% to 60% of forecast gold/silver sales in local currency over a rolling 24-month period. As at 30 June 2025 the Company had no hedge positions in place (2024: Nil).

Commodity price sensitivity

The carrying amount of derivative financial instruments are valued using appropriate valuations models with inputs such as forward gold or silver prices. There were no open derivative instruments as at 30 June 2025 (2024: Nil). The accounting policy for derivative financial instruments and hedge accounting is outlined above.

Certain derivative instruments do not qualify for hedge accounting. Changes in the fair value of any derivative instruments that do not qualify for hedge accounting are recognised immediately in the income statement. The Company did not enter into any fair value hedges in 2025 (2024: Nil).

Credit risk

Credit risk is the risk that the other party to a financial instrument will fail to discharge their obligation resulting in the Company incurring a financial loss. This usually occurs when debtors fail to settle their obligations owing to the Company. The policy of the Company is that sales are only made to customers that are credit worthy. Credit limits for each customer are reviewed and approved by Management.

Receivable balances are monitored on an ongoing basis. The Company has one Key Customer which is an LBMA Accredited Refinery. To mitigate Credit Risk associated with its Key Customer, the Company has in place a contract which ensures payment is received at the time of transfer of title and physical delivery of goods. To mitigate the credit risk associated with cash and cash equivalents, contracts are taken out only with reputable financial institutions in Australia.

The maximum exposure to credit risk at balance date in relation to each class of financial asset is the carrying amount of those assets, which is net of impairment losses. Refer to the summary of financial instruments table above for the total carrying amount of financial assets.

Liquidity risk

Liquidity risk is the risk that the Company may encounter difficulties raising funds to meet commitments associated with financial instruments, e.g. borrowing repayments. Prudent liquidity risk management implies maintaining sufficient cash and ensuring the availability of funding through an adequate amount of committed credit facilities.

The Company manages liquidity risk by continuously monitoring forecasted and actual cash flows, seeking the financial support from its shareholders, finding debt providers and matching the maturity profiles of financial assets and liabilities.

Maturity Analysis

The table below summarises the maturity profile of the Company's financial liabilities based on contractual commitments.

	Carrying Amount	Contractual Cash flows	< 6 months	6- 12 months	1-3 years
	\$	\$	\$	\$	\$
2025					
Non-derivatives					
Trade and other payables	8,467,206	8,467,206	8,467,206	-	-
Related party loans	273,242	316,960	21,859	295,101	-
Other interest-bearing loans	40,103,412	44,281,579	31,696,399	1,561,581	11,023,599
Lease liabilities	342,792	431,003	66,545	73,145	291,313
	49,186,652	53,496,748	40,252,009	1,929,827	11,314,912
2024					
Non-derivatives					
Trade and other payables	7,241,171	7,241,171	7,241,171	-	-
Related party loans	238,522	286,227	19,082	19,082	248,063
Other interest-bearing loans	28,150,830	32,503,549	8,063,888	14,394,302	10,045,359
Lease liabilities	141,195	141,195	113,511	27,684	-
	35,771,718	40,172,142	15,437,652	14,441,068	10,293,422

Foreign exchange risk

Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities denominated in a currency that is not the entity's functional currency. The Group has not formalised a foreign currency risk management policy however, it monitors its foreign currency expenditure considering exchange rate movements.

The Group is exposed to foreign exchange risk through the USD denominated debt facility obtained from its senior secured lender and through the USD denominated working capital facility, refer Note 19.2. The Group's exposure to foreign currency risk at the end of the reporting period, expressed in Australian dollars, was as follows:

	30 June 2025	30 June 2024
	\$	\$
Borrowings	36,016,329	27,612,107
The aggregate net foreign exchange gains/losses recognised in pr	ofit or loss were: 30 June 2025	30 June 2024
_	\$	\$
Net foreign exchange gain / (loss) recognised in profit or loss	(244,639)	22,864

Sensitivity analysis

The following table demonstrates the sensitivity to a reasonably possible change in the USD:AUD exchange rate, with all other variables held constant, of the Company's profit/loss after tax (through the impact on USD denominated financial liabilities).

	30 June 2025	30 June 2024	
	\$	\$	
USD:AUD exchange rate – increase 10%	3,274,212	2,510,192	
USD:AUD exchange rate – decrease 10%	(4,001,814)	(3,068,012)	

Interest rate risk

Interest rate risk is the Company's exposure to market risk for changes in interest rates relates primarily to cash and interest-bearing liabilities. The Company's exposure to interest rate risk and the effective weighted average interest rate by maturity periods is set out in the tables below:

	Weighted average interest rate	Floating rates	Fixed rates	Non-interest bearing	Total
		\$	\$	\$	\$
2025					
Financial assets					
Cash and cash equivalent	-	-	-	968,645	968,645
Trade and other receivables	-	-	-	8,696	8,696
Other financial assets	-	-	5,496,357	-	5,496,357
		-	5,496,357	977,341	6,473,698
Financial liabilities	•				
Trade and other payables	0%	-	-	8,467,206	8,467,206
Related party loans	16%	-	273,242	-	273,242
Other interest-bearing loans	20%	16,675,319	19,341,010	4,087,083	40,103,412
Lease liability	14%	-	342,792	-	342,792
•	-	16,675,319	19,957,044	12,554,289	49,186,652
2024	·				
Financial assets					
Cash and cash equivalent	-	-	-	2,125,350	2,125,350
Trade and other receivables	-	-	-	14,332	14,332
Other financial assets	-	-	6,268,669	-	6,268,669
	- -	-	6,268,669	2,139,682	8,408,351
Financial liabilities	•				
Trade and other payables	0%	-	-	7,241,172	7,241,172
Related party loans	16%	-	238,522	-	238,522
Other interest-bearing loans	20%	10,770,116	16,640,542	550,683	27,961,341
Lease liability	14%	-	141,195	-	141,195
•	- -	10,770,116	17,020,259	7,791,855	35,582,230

Sensitivity analysis

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Company's profit/loss after tax (through the impact on floating rate financial liabilities).

	Carrying amount	202	5	Carrying amount	202	4
	\$	+1%	-1%	\$	+1%	-1%
Borrowings at floating interest rate	16,675,319	166,753	(166,753)	10,770,116	107,701	(107,701)
Tax charge at 30% (2024: 30%)		(50,026)	50,026		(32,310)	32,310
Net after tax increase / (decrease)		116,727	(116,727)	_ _	75,391	(75,391)

27 Commitments for expenditure

27.1 Tenement Commitments

In order to maintain current rights of tenure to exploration tenements, the Company is required to perform minimum work commitments over the terms of an exploration licence which includes exploration, environmental and community consultation in work programmes lodged with the New South Wales Government on licence renewal.

Strict minimum expenditure requirements are no longer the sole criteria for working and retaining exploration licences in NSW. Extenuating factors may be taken into account for renewal if limited exploration activities were undertaken.

These obligations are not provided for in the financial report.

	30 Julie	30 Julie
	2025	2024
	\$_	\$
Not later than one year	1,077,606	1,138,667
Between 1 year and 5 years	620,653	4,351,333
	1,698,259	5,490,000

Additionally, commitments are noted for the obligations for the environmental remediation of mine sites. The cost estimates are outlined below (Note 32).

28 Contingent assets and liabilities

28.1 Bank Guarantee to Cobar Shire Council and road rehabilitation

The Company has a term deposit with NAB to cover a bank guarantee of \$200,000 (2024: \$200,000) issued by the National Australia Bank Limited to Cobar Shire Council. The bank guarantee is required by Cobar Shire Council to cover the estimated cost of restoring the road to their pre-mining condition.

Due to the contingent nature of the asset and liability and the significant uncertainty of timing and because the cost of necessary road repairs cannot be estimated with any degree of certainty.

28.2 Rental bond and office lease guarantee and indemnity

The Company has entered into a Deed of Indemnity in relation to a Lease Bond Facility with Lombard Insurance Company Ltd. The Lease Bond Facility covers the Company's guarantee and indemnity obligations in respect of the office lease outlined at Note 18. The total facility as at 30 June 2025 was \$107,484 (2024: \$96,254).

29 Interests in Subsidiaries

Set out below are details of the subsidiaries held directly by the Group:

		interests held by	•	
Name of the subsidiary	Place of incorporation and place of business	Principal activity	30 June 2025	30 June 2024
Mt Boppy Resources Pty Ltd	Australia	Gold Mine	100%	100%
Trans-Tasman Resources Ltd	New Zealand	Owner of iron ore project	100%	100%

30 Parent Entity Information

Information relating to Manuka Resources Ltd (the Parent Entity):

	30 June 2025	30 June 2024
	\$	\$
Comment	234,624	4 755 250
Current assets	•	1,755,350
Non-current assets	51,783,948	55,530,183
Total assets	52,018,572	57,285,533
Current liabilities	43,509,330	31,568,620
Non-current liabilities	6,612,655	7,081,334
Total liabilities	50,121,985	38,649,954
Net assets / (deficit)	1,896,587	18,635,579
Share capital	72,948,450	71,396,811
Share based payment reserve	1,701,146	5,253,711
Accumulated losses	(72,753,009)	(58,014,943)
Total equity	1,896,587	18,635,579
Statement of profit or loss and other comprehensive income		
Profit / (loss) for the year	(19,855,950)	(18,016,979)
Other comprehensive income / (loss)		
Total comprehensive profit / loss	(19,855,950)	(18,016,979)

The Parent Entity has contingent liabilities at the year-end as outlined in Note 28.

31 Related party transactions

31.1 Transactions with related parties and outstanding balances

The Company's related parties include key management personnel, and others as described below. Unless otherwise stated, no transaction included special terms and conditions, and no guarantees were given or received. Outstanding balances are usually settled in cash.

	Notes	30 June 2025	30 June 2024
		\$	\$
DETAILS OF TRANSACTIONS WITH RELATED PARTIES:			
Details of related party transactions with ResCap Investments Pty Ltd, an entity controlled by a member of KMP:			
- Interest charged on loan		43,670	6,615
Details of related party transactions with Anna Karp, an individual directly related to a member of KMP:			
- Sale of motor vehicle		32,500	-
DETAILS OF BALANCES WITH RELATED PARTIES:			
Balance of loan with Manuka Resources Ltd - payable to ResCap Investments Pty Ltd	19.2(a)	273,242	238,522

31.2 Transactions with key management personnel

Key management personnel remuneration includes the following expenses:

	30 June 2025	30 June 2024
	\$	\$
Short-term employee benefits	938,793	921,550
Post-employment benefits	58,141	32,737
Long-term benefits	12,418	-
Share-based payments		111,907
Total remuneration	1,009,351	1,066,194

Detailed remuneration disclosures are provided in the remuneration report on pages 29 to 34.

32 Guarantees and Facilities

As at 30 June 2025, the Company and its subsidiaries hold the following guarantees:

Manuka Resources Limited

The Company has a guarantee amounting to \$5,515,000 (2024: \$5,515,000). This facility is primarily dedicated to supporting activities related to the Wonawinta Silver Mine, including mine closure rehabilitation and project-specific financial commitments as described in note 19.3 Other Financial Assets. The obligation required by the regulator is \$6,658,000.

Mt Boppy Resources Pty Ltd (Subsidiary)

Mt Boppy Resources, a subsidiary of Manuka Resources, has a separate guarantee amounting to \$1,365,000 (2024: \$1,365,000). This facility is primarily dedicated to supporting activities related to the Mt Boppy Gold Mine, including mine closure rehabilitation and project-specific financial commitments as described in note 19.3 Other Financial Assets.

These guarantees are currently secured against deposits held by the National Australia Bank Limited.

33 Subsequent Events

Apart from the matters mentioned below, there are no other matters or circumstances that have arisen since the end of the period that has significantly affected or may significantly affect either the entity's operations in future financial years, the results of those operations in future financial years or the entity's state of affairs in future financial years.

Secured Debt Facility Repayment

Since the end of the reporting period, the Company has been informed that the existing senior debt facility US\$12.4 million has been assigned to existing (non-related) shareholders utilising a trust structure (Trust Debt). In addition, the repayment date has been extended to 31 March 2026. The Company will reimburse the Trust Debt for market related fees & expenses in consideration for the extension.

Conversion of Convertible Note

On 5th August 2025, a Convertible Note holder converted a convertible note with a face value of \$2,400,000 plus interest to 65,652,501 fully paid ordinary shares in the Company.

34 Company Details

The registered office and principal place of business of the Company is:

Manuka Resources Ltd Level 4, Grafton Bond Building 201 Kent Street, Sydney, New South Wales 2000

Consolidated Entity Disclosure Statement

For the year ended 30 June 2025:

Entity Name	Entity Type	Country of Incorporation	Ownership Interest %	Tax residency
Manuka Resources Ltd	Body corporation	Australia	n/a	Australian
Mt Boppy Resources Pty Ltd	Body corporation	Australia	100%	Australian
Trans-Tasman Resources Ltd	Body corporation	New Zealand	100%	New Zealand

Directors' Declaration

In the opinion of the Directors of Manuka Resources Ltd:

- a The financial statements and notes of Manuka Resources Ltd are in accordance with the *Corporations Act 2001*, including:
 - i. Giving a true and fair view of the consolidated entity's financial position as at 30 June 2025 and of its performance for the financial year ended on that date; and
 - ii. Complying with Accounting Standards, the *Corporations Regulations 2001* and other mandatory professional reporting requirements;
 - iii. The attached financial statements and notes comply with International Financial Reporting Standards as issued by the International Accounting Standards Board as described in note 1 to the financial statements;
- b There are reasonable grounds to believe that Manuka Resources Ltd will be able to pay its debts as and when they become due and payable; and
- c The information disclosed in the attached consolidated entity disclosure statement is true and correct.

The directors have been given the declarations by the chief executive officer and chief financial officer required by section 295A of the *Corporations Act 2001*.

Signed in accordance with a resolution of the directors.

Dennis Karp

Executive Chairman

Dated the 30th day of September 2025



RSM Australia Partners

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INDEPENDENT AUDITOR'S REPORT To the Members of Manuka Resources Limited

REPORT ON THE AUDIT OF THE FINANCIAL REPORT

Qualified Opinion

We have audited the financial report of Manuka Resources Limited (the Company) and its controlled entities (collectively the Group), which comprises the consolidated statement of financial position as at 30 June 2025, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including material accounting policy information, the consolidated entity disclosure statement and the directors' declaration.

In our opinion, except for the matter described in the *Basis for Qualified Opinion* section of our report, the accompanying financial report of the Company is in accordance with the Corporations Act 2001, including:

- (i) giving a true and fair view of the Group's financial position as at 30 June 2025 and of its financial performance for the year then ended; and
- (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for Qualified Opinion

Included in Note 16 and Note 17 of the financial statements are exploration and development assets and property, plant and equipment of \$37,934,470 and \$13,752,823 respectively. Additionally, in Note 18 of the financial statements are Right of Use assets of \$334,568. As stated in Note 3.2, the ability of the Group to continue as a going concern and realise the value of these assets is dependent on a number of factors, the most significant of which is its ability to refinancing its existing current debt facilities and/or raising additional funds in the capital markets and managing its long-dated creditors.

We were unable to obtain sufficient appropriate evidence in relation to the carrying amount of these assets at 30 June 2025 as the Group has identified indicators of impairment but does not presently have sufficient information to determine the recoverable amount. The Group is required to assess the recoverable amount with reference to a discounted cash flow model, however the mine and production plan to be included in this model cannot be determined at this time as it is dependent on the Group's ability to raise additional funds from the capital markets while continuing to negotiate further loan extensions. Consequently, we were unable to determine whether any adjustments to these carrying amounts were necessary.

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

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We confirm that the independence declaration required by the Corporations Act 2001, which has been given to the directors of the Group, would be in the same terms if given to the directors as at the time of this auditor's report.

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

Material Uncertainty Related to Going Concern

We draw attention to Note 3.2 in the financial report, which indicates that the Company incurred a net loss of \$16,876,465 during the year ended 30 June 2025 and, as of that date, the Group's current liabilities exceeded its total assets by \$47,880,425. As stated in Note 3.2, these events or conditions, along with other matters as set forth in Note 3.2, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report of the current period. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matters described in the Material Uncertainty Related to Going Concern section and in the Basis for Qualified Opinion section, we have determined the matter described below to be the key audit matter to be communicated in our report.

Key Audit Matter

How our audit addressed this matter

Rehabilitation provisions

Refer to Note 21.1 in the financial statements

As a result of the Group's past activities, there is an obligation to rehabilitate and restore mine sites. As at 30 June 2025, the Group has brought to account rehabilitation provisions of \$7,513,935.

We considered this to be a key audit matter due to the significant management judgement and estimates involved in assessing the rehabilitation provisions including:

- Determination of costs to be incurred in future years and its timing.
- Complexity involved in the quantification of the provision based on areas disturbed; and
- The methodology used to calculate the provision amount to ensure compliance with Australian Accounting Standards.

Our audit procedures included, among others:

- Obtaining an understanding of the process involved in the determination of the provisions.
- Checking the mathematical accuracy of the model used to calculate the provisions
- Assessing the reasonableness of the inflation rate, discount rate and timing of the rehabilitation cashflows assumptions used in the model.
- Checking mining activity and evaluating estimated costs by agreeing inputs used in the provision model to advice from management's expert.
- Ensuring the movement in the provision has been accounted for in accordance with Australian Accounting Standards; and
- Assessing the appropriateness of the disclosures in the financial report



Accounting for Convertible Loan Notes

Refer to Note 19.2 in the financial statements

The Group has convertible loan notes with a carrying value of \$3,117,754 as at 30 June 2025. The convertible notes include the option to convert the principle into shares or be repaid in cash upon the note holder's request.

Accounting for convertible notes has been considered a key audit matter due to the complexity of the accounting treatment required under Australian Accounting standards.

Our audit procedures included, among others:

- Reviewing the convertible note deed, to evaluate its terms.
- Evaluating the accounting treatment proposed to determine whether it is in compliance with Australian Accounting Standards.
- Evaluating the reasonableness of assumptions and key inputs to the valuation model provided by management's by obtaining external confirmations and.
- Assessing the appropriateness of the disclosures in respect of the borrowings and the financial liability.

Other Information

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

Our opinion on the financial report does not cover the other information and accordingly we do not express any form of assurance conclusion thereon.

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

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

Responsibilities of the Directors for the Financial Report

The directors of the Company are responsible for the preparation of:

- a. the financial report (other than the consolidated entity disclosure statement) that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001; and
- b. the consolidated entity disclosure statement that is true and correct in accordance with the *Corporations Act 2001*, and

for such internal control as the directors determine is necessary to enable the preparation of:

- i. the financial report (other than the consolidated entity disclosure statement) that gives a true and fair view and is free from material misstatement, whether due to fraud or error; and
- ii. the consolidated entity disclosure statement that is true and correct and is free of misstatement, whether due to fraud or error.





In preparing the financial report, the directors are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Financial Report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website at: https://www.auasb.gov.au/media/bwvjcgre/ar1 2024.pdf

This description forms part of our auditor's report.

REPORT ON THE REMUNERATION REPORT

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 27 to 34 of the directors' report for the year ended 30 June 2025.

In our opinion, the Remuneration Report of Manuka Resources Limited for the year ended 30 June 2025, complies with section 300A of the Corporations Act 2001.

Responsibilities

The directors of the Company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

C J Hume Partner

RSM Australia Partners

Sydney, 30 September 2025

ASX Additional Information

Additional information required by Australian Securities Exchange Ltd and not shown elsewhere in this report is as follows. The information is current as at 29 September 2025.

(a) Distribution of equity securities

Analysis of numbers of equity security holders by size of holding:

			Ordinary shares		
			Number of holders	Number of shares	
1	-	1,000	128	75,724	
1,001	-	5,000	430	1,138,071	
5,001	-	10,000	340	2,887,302	
10,001	-	100,000	815	31,443,732	
100,001		and over	534	1,029,840,022	
			2,247	1,065,384,851	
The num	ber	of equity security holders holding less than a			
marketal	ole	parcel of securities are:	960	5,136,005	

(b) Twenty largest shareholders

Twenty largest quoted equity security holders

The names of the twenty largest holders of quoted ordinary shares are:

Listed ordinary shares

		Number of shares	Percentage of ordinary shares
1	ROSENBERG GROUP	139,442,729	13.09%
2	MR ANTANAS GUOGA	72,401,509	6.80%
3	CITICORP NOMINEES PTY LIMITED	58,020,391	5.45%
4	SHARESIES AUSTRALIA NOMINEE PTY LIMITED	51,392,661	4.82%
5	MINVEST SECURITIES (NEW ZEALAND) LIMITED	49,375,887	4.63%
6	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	36,990,414	3.47%
7	SOOTHGROVE PTY LTD	35,982,915	3.38%
8	TENNANT METALS SOUTH AFRICA PTY LTD	32,427,194	3.04%
9	BUTTONWOOD NOMINEES PTY LTD	30,497,538	2.86%
10	BNP PARIBAS NOMINEES PTY LTD	25,505,996	2.39%
11	S T B OFFSHORE LIMITED	23,900,000	2.24%
12	MR ANDREW LOUIS CHARLES BEREND	19,921,055	1.87%
13	BNP PARIBAS NOMINEES PTY LTD	18,606,301	1.75%
14	R-CAP RESOURCES GP SA	15,535,526	1.46%
15	UBS NOMINEES PTY LTD	13,054,464	1.23%
16	SPINITE PTY LTD	12,815,751	1.20%
17	MR MATTHEW DAVID ROSENBERG	12,414,651	1.17%
18	MR YONGLU YU	10,926,316	1.03%
19	MR GEORGE WONG KIM PAU	10,598,000	0.99%
20	ALAN JOHN EGGERS SUPER A/C	10,000,000	0.94%
	Total	679,809,298	63.81%
	Total issued capital - selected security class(es)	1,065,384,851	100.00%

(c) Substantial shareholders

The names of substantial shareholders are:

	Number of Shares	% Issued Capital
ROSENBERG GROUP	139,442,729	13.09%
MR ANTANAS GUOGA	72,401,509	6.80%
ALAN J EGGERS AND ASSOCIATES	61,375,887	5.76%
DENNIS KARP	60,212,788	5.65%
CITICORP NOMINEES PTY LIMITED	58,020,391	5.45%

(d) Voting rights

All ordinary shares (whether fully paid or not) carry one vote per share without restriction.

(e) Schedule of interests in mining tenements as at 29 September 2025

Location: **Wonawinta Silver Project** is situated approximately 90 kilometres to the south of Cobar, NSW, and comprises one (1) granted mining lease and seven (7) granted exploration licences as below, plus processing plant and associated infrastructure.

Tenement	Percentage held / earning	Change during period
ML1659	100%	-
EL6482	100%	-
EL7345	100%	-
EL6155	100%	-
EL6302	100%	-
EL7515	100%	-
EL6623	100%	-
EL8498	100%	-

Location: **Mt Boppy Gold Project** is situated approximately 45 kilometres east of Cobar, NSW, adjacent to the Barrier Highway. The Project comprises four (4) gold leases, two (2) mining leases, one (1) mining purpose lease and one (1) exploration licence which encompasses the MLs and extends the project area to the south.

Tenement	Percentage held / earning	Change during period
GL3255	100%	-
GL5836	100%	=
GL5848	100%	-
GL5898	100%	-
ML311	100%	-
ML1681	100%	-
MPL240	100%	-
EL5842	100%	-

Location: Tenement Location: **Taranaki VTM Project** is situated offshore in the South Taranaki Bight along the west coast of the North Island, New Zealand. Tenements acquired as a result of the acquisition²⁰ of TTR comprise one granted mining permit and one granted exploration permit.

Percentage held / earning	Change during period	_
100%	100%	_
100%	100%	
	100%	100% 100%

²⁰ ASX disclosure 11 November 2022

(f) Unquoted Securities

At 29 September 2025, the Company had the following unlisted securities on issue:

		_	Holders of 20% or more of the class	
	Number of	Numbe r of		Number of
Class	Securities	Holders	Holder Name	Securities
\$0.17 options, expiring 16/12/2025	19,571,419	60	Citicorp Nominees Pty Ltd	4,761,904
\$0.10 options, expiring 31/12/2025	25,757,575	1	TENNANT METALS SOUTH AFRICA	25,757,575
\$0.05 options, expiring 17/11/2025	10,000,000	1	TA Private Capital Security Agent Ltd	10,000,000
\$0.08 options, expiring 24/01/2026	5,000,000	1	TA Private Capital Security Agent Ltd	5,000,000
\$0.08 options, expiring 31/03/2026	5,000,000	1	TA Private Capital Security Agent Ltd	5,000,000
\$0.11 options, expiring 03/04/2027	5,000,000	1	BURNVOIR CORPORATE FINANCE LTD	5,000,000
\$0.06 options, expiring 15/05/2026	106,441,054	62	CLAYMORE CAPITAL PTY LTD Nominated	106,441,054
\$0.04 options, expiring 30/06/2026	5,000,000	1	TA Private Capital Security Agent Ltd	5,000,000
\$0.06 options, expiring 31/05/2026	25,000,000	1	TA Private Capital Security Agent Ltd	25,000,000
\$0.06 options, expiring 29/05/2026	1,000,000	1	CLAYMORE CAPITAL PTY LTD	1,000,000

(f) Restricted Securities

At 29 September 2025, the Company had no restricted securities on issue.

(h) Approach to Corporate Governance

Manuka Resources Ltd ACN 611 963 225 (**Company**) has established a corporate governance framework commencing from when the Company was admitted to the official list of ASX. In establishing its corporate governance framework, the Company has referred to the recommendations set out in the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations 4th edition (**Principles & Recommendations**). The Company has followed each recommendation where the Board has considered the recommendation to be an appropriate benchmark for its corporate governance practices.

The following governance-related documents can be found on the Company's website at www.manukaresources.com.au, under the section marked "Investor Hub > Corporate Governance":

Charters

- Board
- Audit, Risk and Sustainability Committee
- Nomination Committee
- Remuneration Committee
- Finance Committee

Policies and Procedures

- Corporate Code of Conduct
- Disclosure Performance Evaluation
- Continuous Disclosure
- Risk Management Policy
- Trading Policy
- Diversity Policy
- Shareholder Communication Strategy
- Sustainability Policy
- Hedging Policy
- Whistleblower Policy

For the financial year ended 30 June 2025 (**Reporting Period**) the Company has adopted the 4th edition of the Corporate Governance Principles and Recommendations released by the ASX Corporate Governance Council. The Company's 2025 Annual Corporate Governance Statement has been approved by the Board and is publicly available on the Company's website at https://manukaresources.com.au/corporate-governance. It will also be released to the ASX at the same time as this 2025 Annual Report.