FORM 5

QUARTERLY LISTING STATEMENT

Name of Listed Issuer: Pasinex Resources Limited (the "Issuer").

Trading Symbol: <u>PSE</u>

This Quarterly Listing Statement must be posted on or before the day on which the Issuer's unaudited interim financial statements are to be filed under the *Securities* Act, or, if no interim statements are required to be filed for the quarter, within 60 days of the end of the Issuer's first, second and third fiscal quarters. This statement is not intended to replace the Issuer's obligation to separately report material information forthwith upon the information becoming known to management or to post the forms required by the Exchange Policies. If material information became known and was reported during the preceding quarter to which this statement relates, management is encouraged to also make reference in this statement to the material information, the news release date and the posting date on the Exchange website.

General Instructions

- (a) Prepare this Quarterly Listing Statement using the format set out below. The sequence of questions must not be altered nor should questions be omitted or left unanswered. The answers to the following items must be in narrative form. When the answer to any item is negative or not applicable to the Issuer, state it in a sentence. The title to each item must precede the answer.
- (b) The term "Issuer" includes the Listed Issuer and any of its subsidiaries.
- (c) Terms used and not defined in this form are defined or interpreted in Policy 1 Interpretation and General Provisions.

There are three schedules which must be attached to this report as follows:

SCHEDULE A: FINANCIAL STATEMENTS

The Unaudited Interim Financial statements for the second quarter ended on June 30, 2023 are attached as "Appendix A".

SCHEDULE B: SUPPLEMENTARY INFORMATION

The supplementary information set out below must be provided when not included in Schedule A.

1. Related party transactions

Provide disclosure of all transactions with a Related Person, including those previously disclosed on Form 10. Include in the disclosure the following information about the transactions with Related Persons:

- (a) A description of the relationship between the transacting parties. Be as precise as possible in this description of the relationship. Terms such as affiliate, associate or related company without further clarifying details are not sufficient.
- (b) A description of the transaction(s), including those for which no amount has been recorded.
- (c) The recorded amount of the transactions classified by financial statement category.
- (d) The amounts due to or from Related Persons and the terms and conditions relating thereto.
- (e) Contractual obligations with Related Persons, separate from other contractual obligations.
- (f) Contingencies involving Related Persons, separate from other contingencies.

The related party transactions, if any, are included in the notes to the condensed interim consolidated financial statements which are attached hereto as "Appendix A".

2. Summary of securities issued and options granted during the period.

Provide the following information for the period beginning on the date of the last Listing Statement (Form 2A):

(a) summary of securities issued during the period,

The summary of securities issued during the reporting period is included in the notes to the condensed interim consolidated financial statements which are attached hereto as "Appendix A".

(b) summary of options granted during the period,

The summary of options granted during the reporting period is included in the notes to the condensed interim consolidated financial statements which are attached hereto as "Appendix A"

3. Summary of securities as at the end of the reporting period.

Provide the following information in tabular format as at the end of the reporting period:

- (a) description of authorized share capital including number of shares for each class, dividend rates on preferred shares and whether or not cumulative, redemption and conversion provisions,
- (b) number and recorded value for shares issued and outstanding,
- (c) description of options, warrants and convertible securities outstanding, including number or amount, exercise or conversion price and expiry date, and any recorded value, and
- (d) number of shares in each class of shares subject to escrow or pooling agreements or any other restriction on transfer.

The summary of securities as at the end of the reporting period is included in the notes to the condensed interim consolidated financial statements which are attached hereto as "Appendix A".

4. List the names of the directors and officers, with an indication of the position(s) held, as at the date this report is signed and filed.

Name	Position
Victor A. Wells	Non-Executive Chairman &
	Independent Director
Jonathan Challis	Independent Director
Dr. Larry E. Seeley	Director and Executive Chairman
Joachim Rainer	Independent Director
Andrew Gottwald	Chief Financial Officer and Corporate
	Secretary

SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

The Management's Discussion & Analysis for the second quarter ended on June 30, 2023 is attached as "Appendix B".

Certificate Of Compliance

The undersigned hereby certifies that:

- 1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Quarterly Listing Statement.
- 2. As of the date hereof there is no material information concerning the Issuer which has not been publicly disclosed.
- 3. The undersigned hereby certifies to the Exchange that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all Exchange Requirements (as defined in CNSX Policy 1).
- 4. All of the information in this Form 5 Quarterly Listing Statement is true.

Dated December 1, 2023.

Andrew Gottwald Name of Director or Senior Officer

Signature

Chief Financial Officer Official Capacity

<i>Issuer Details</i> Name of Issuer	For Quarter Ended	Date of Report YY/MM/DD
Pasinex Resources Limited	June 2023	23/12/01
Issuer Address		
82 Richmond Street East		
City/Province/Postal Code	Issuer Fax No.	Issuer Telephone No.
Toronto, ON M5C 1P1	()	() (416) 861 9659
Contact Name	Contact Position	Contact Telephone No.
Andrew Gottwald	Chief Financial Officer	647 473 0132
Contact Email Address	Web Site Address	3
Andrew.gottwald@pasinex.com	www.pasinex.com	1

APPENDIX A

FINANCIAL STATEMENTS

PASINEX RESOURCES LIMITED

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

THREE AND SIX MONTHS ENDED JUNE 30, 2023

(EXPRESSED IN CANADIAN DOLLARS) (UNAUDITED)

Notice to Reader

The accompanying unaudited condensed interim consolidated financial statements of Pasinex Resources Limited (the "Company") have been prepared by and are the responsibility of management. The unaudited condensed interim consolidated financial statements have not been reviewed by the Company's auditors.

Pasinex Resources Limited Condensed Interim Consolidated Statements of Financial Position (Expressed in Canadian Dollars)

Unaudited

Assets Current Assets	\$	June 30, 2023	December 31, 2022
	\$		
Current Assets	\$		
	\$		
Cash		819,866	\$ 855,567
Receivables		13,112	48,456
Due from related parties		641,367	-
Prepaid expenses and deposits		153,089	247,185
Total current assets		1,627,434	1,151,208
Non-current assets			
Equipment		3,808	4,608
Value added tax receivable		15,885	16,445
Exploration and evaluation assets (note 5)		1,860,795	1,893,020
Equity investment in Horzum AS (note 4)		449,738	1,016,855
Total non-current assets		2,330,226	2,930,928
Total assets	\$	3,957,660	\$ 4,082,136
Shareholders' equityand liabilities			
Current liabilities			
Accounts payable and accrued liabilities (note 6)	\$	392,884	\$ 715,580
Due to related parties (notes 3 and 13)		12,898	406,236
Shareholder loans (notes 7 and 13)		2,421,695	2,403,147
Loan payable (note 8)		40,000	40,000
Total current liabilities		2,867,477	3,564,963
Total liabilities		2,867,477	3,564,963
Shareholders' equity		2,001,111	0,001,000
Share capital (note 9)		12,888,506	12,888,506
Reserves		2,157,117	2,157,117
Deficit		(9,390,788)	(10,302,322)
Accumuated other comprehensive loss		(4,564,652)	(10,302,322) (4,226,128)
Total shareholders' equity		1,090,183	517,173
Total liabilities and shareholders' equity	\$	3,957,660	\$ 4,082,136
Basis of measurement and going concern (note 2(c))	*	2,301,000	

Basis of measurement and going concern (note 2(c))

Approved on behalf of the Board:

"Larry Seeley" Director

"Victor Wells" Director

Condensed Interim Consolidated Statements of Income (Loss) and Comprehensive Income (Loss) (Expressed in Canadian Dollars)

Unaudited

		Three Months Ended June 30,			Six	Months Ender	
				June 30, 2022	-	2023	June 30
		2023	•	2022		2023	2022
Equity gain from Horzum AS (note 4)	\$	821,044	\$	- :	\$	1,596,806 \$	
Expenses							
Exploration costs		(46,995)		(285,618)		(539,726)	(370,723)
General and administrative costs (note 12)		(379,530)		(301,381)		(695,602)	(550,294)
Share-based payments (notes 10 and 13)		-		-		-	(57,000)
Total expenses		(426,525)		(586,999)		(1,235,328)	(978,017)
Other income (loss)							
Other income		1,536		316		2,380	621
Interest expense (note 7)		(34,105)		(38,876)		(68,548)	(77,325)
Foreign exchange gain		37,186		54,537		37,206	45,723
Dividend income		779,128		-		779,128	4,072,320
Loss on net monetary position		(71,147)		(319,323)		(200,110)	(319,323)
Total other income (loss)		712,598		(303,346)		550,056	3,722,016
Net income (loss) for the period		1,107,117		(890,345)		911,534	2,743,999
Other comprehensive income (loss)							
Item that will be reclassified subsequently to profit	and	loss:					
Currency translation adjustment		(430,997)		98,883		(338,524)	(250,762)
Total comprehensive income (loss) for the period	\$	676,120	\$	(791,462)	\$	573,010 \$	2,493,237
Net income (loss) per share							
- basic and diluted (note 11)	\$	0.01	\$	(0.01)	\$	0.01 \$	0.02
· · · · · ·				· · · /		· · ·	
Weighted average number of shares outstanding - basic and diluted (note 11)		144,554,371		144,554,371		144,554,371	144,554,371
- Dasic and unuted (HOLE TT)		144,004,371		144,004,071		144,004,071	144,004,071

Pasinex Resources Limited Condensed Interim Consolidated Statements of Cash Flows (Expressed in Canadian Dollars) Unaudited

Six Months Ended June 30, 2023 2022 **Operating activities** \$ Net (loss) income for the period 911,534 \$ 2,743,999 Net equity gain from Horzum AS (1,596,806)Dividend and other receivables received (note 3) 1,539,434 3.401.084 Adjustments for items not involving cash: Interest accrual (note 7) 68,548 77.325 Share-based payments (notes 10 and 13) 57,000 Foreign exchange (94,240) (26, 814)Loss on net monetary position 200,110 319,323 917 Depreciation 888 Changes in non-cash working capital items: Prepaid expenses and deposits 83,342 (18, 675)Accounts payable and accrued liabilities (313, 822)17,559 Due to related parties (31, 338)(401,767)Due from related parties (625, 661)Dividend receivable (4.072.320)Other 29,799 (14,264) Net cash provided by operating activities 171,817 2,083,338 Investing activities Equipment acquisiton (1,823)Net cash used in investing activities (1,823)-**Financing activities** Cash paid on shareholders loans (note 7) (50,000)(129,688)Net cash used in financing activities (50,000) (129,688) Net change in cash 119,994 1,953,650 Effect of foreign currencies on cash (155, 695)(23, 810)Cash, beginning of period 855,567 100,031 Cash, end of period \$ 819,866 \$ 2,029,871

Pasinex Resources Limited Condensed Interim Consolidated Statements of Changes in Shareholders' Equity (Deficiency) (Expressed in Canadian Dollars) Unaudited

	Number of Shares (note 8)		Share Capital (note 8)		Reserves		Deficit	C	Accumulated Other omprehensive Loss	Total
Balance as at December 31, 2021	144,554,371	\$	12,888,506	\$	2,100,117	\$	(12,049,182)	\$	(4,061,553)	\$ (1,122,112)
Impact of hyperinflation adjustment	-	-	-	-	-	-	(296,313)	-	296,313	-
Balance as at January 1, 2022	144,554,371	\$	12,888,506	\$	2,100,117	\$	(12,345,495)	\$	(3,765,240)	\$ (1,122,112)
Share-based payments (note 10 and 13)	-		-		57,000		-		-	57,000
Currency translation adjustment	-		-		-		-		(547,075)	(547,075)
Net income for the period	-		-		-		2,743,999		-	2,743,999
Balance as at June 30, 2022	144,554,371	\$	12,888,506	\$	2,157,117	\$	(9,601,496)	\$	(4,312,315)	\$ 1,131,812
Balance as at December 31, 2022	144,554,371	\$	12,888,506	\$	2,157,117	\$	(10,302,322)	\$	(4,226,128)	\$ 517,173
Currency translation adjustment	-		-		-		-		(338,524)	(338,524)
Net loss for the period	-		-		-		911,534		-	911,534
Balance as at June 30, 2023	144,554,371	\$	12,888,506	\$	2,157,117	\$	(9,390,788)	\$	(4,564,652)	\$ 1,090,183

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

1. Corporate information and nature of operations

Pasinex Resources Limited ("Pasinex" or the "Company") is a publicly listed company incorporated in British Columbia. The Company's shares are listed on the Canadian Securities Exchange ("CSE") under the symbol "PSE" and on the Frankfurt Stock Exchange ("FSE") under the symbol "PNX". The head office, principal address and registered and records office of the Company are located at 82 Richmond Street East, Toronto, Ontario, Canada, M5C 1P1.

Pasinex Resources Limited owns 50% of Horzum Maden Arama ve Isletme Anonim Sirketi ("Horzum AS" or "Joint Venture"), through its 100% owned subsidiary Pasinex Arama ve Madencilik Anonim Sirketi ("Pasinex Arama"). The other 50% owner is Akmetal Madencilik Sanayi ve Ticaret A.S. ("Akmetal"), a private Turkish company. Horzum AS holds 100% of the producing Pinargozu high-grade zinc mine. Horzum AS sells directly to zinc smelters and or refiners through commodity brokers from its mine site in Türkiye. The Company also holds a 51% interest, with an option to increase to an 80% interest of a high-grade zinc exploration project, the Gunman Project, located in Nevada.

These unaudited condensed interim consolidated financial statements were approved and authorized for issuance by the Audit Committee and Board of Directors on August 29, 2023.

The Company has not been materially impacted by the ongoing conflict in the Ukraine, but uncertainty remains surrounding the conflict and the extent and duration of the impacts that it may have on the Company's ability to operate, on prices for zinc, on logistics and supply chains, on the Company's employees and on global financial markets.

2. Basis of presentation and accounting policies

(a) Statement of compliance

These unaudited condensed interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC") in effect for the fiscal period beginning January 1, 2023.

These unaudited condensed interim consolidated financial statements have been prepared on a historical basis and compliance with International Financial Reporting Standards ("IFRS") applicable to the preparation of interim financial statements, including IAS 34 Interim Financial Reporting. These unaudited condensed interim consolidated financial statements do not include all the information required for full annual financial statements and should be read in conjunction with the Company's December 31, 2022, audited annual consolidated financial statements.

(b) Principles of consolidation

The consolidated financial statements include the financial statements of Pasinex and its subsidiaries from their respective dates of control, as listed below:

			Inte	erest	
	Location	Nature of Operation	2023	2022	
Pasinex Arama	Türkiye	Mineral exploration	100%	100%	
Pasinex Nevada	United States	Mineral exploration	100%	100%	

Pasinex Resources Limited Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

2. Basis of presentation and accounting policies (continued)

Pasinex and its subsidiaries are collectively referred to as the "Company". All intercompany transactions, balances and unrealized gains and losses from intercompany transactions have been eliminated upon consolidation.

In addition, the Company, through Pasinex Arama, holds a joint venture interest which is equity accounted in the consolidated financial statements, as follows:

			Inte	rest	
	Location	Nature of Operation	2023	2022	
Horzum AS	Türkiye	Mining	50%	50%	

(c) Basis of measurement and going concern

These unaudited condensed interim consolidated financial statements have been prepared on a going concern basis, under the historical cost basis, except for financial instruments classified as financial instruments at fair value through profit or loss and fair value of stock-based compensations which, are measured at their fair value. These unaudited condensed interim consolidated financial statements are presented in Canadian dollars except where otherwise indicated. In addition, these unaudited condensed interim consolidated financial statements have been prepared using the accrual basis of accounting.

The application of the going concern concept assumes that the Company will continue in operation for at least the next twelve months and will be able to realize its assets and discharge its liabilities in the normal course of operations. As at June 30, 2023, the Company has a net equity deficit of \$9,390,788 (December 31, 2022 – \$10,302,322) and has a working capital deficiency position of \$1,240,043 (December 31, 2022 – working capital deficiency position of \$1,240,043 (December 31, 2022 – working capital deficiency position of \$2,413,755). The Company had a net income of \$1,107,117 and \$911,534 for the three and six months ended June 30, 2023, respectively, (three and six months ended June 30, 2022 – net loss of \$890,345 and net income of \$2,743,999, respectively) and positive cash flows from operations of \$171,817 for the six months ended June 30, 2023 (six months ended June 30, 2022 – positive cash flows from operations of \$2,083,338).

Horzum AS had a net income of \$1,634,085 and \$3,163,046 in the three and six months ended June 30, 2023, respectively, (\$4,109,028 and \$6,033,237 in the same periods in 2022). Pasinex Arama received TRY 22.4 million (approximately \$1.5 million using the exchange rates on the dates of the various transfers from Horzum AS) in advanced dividend and other receivable collections from Horzum AS in the six months ended June 30, 2023, compared with TRY 42 million (approximately \$3.4 million using the exchange rates on the dates of the various transfers from Horzum AS) in dividend and other receivable collections from Horzum AS in the six months ended June 30, 2023, compared with TRY 42 million (approximately \$3.4 million using the exchange rates on the dates of the various transfers from Horzum AS) in dividend and other receivable collections from Horzum AS in the six months ended June 30, 2022. Approximately TRY 15.5 million (approximately \$1.1 million using the exchange rates on the dates of the transfers) has been transferred to Pasinex Canada by Pasinex Arama in the six months ended June 30, 2023, approximately TRY 38.75 million for the same period in 2022 (approximately \$3.13 million using the exchange rates on the dates of the transfers). With the reduction of cash inflows to Canada, partially caused by the decrease in the value of the Turkish Lira against the Canadian Dollar, the Company does not have sufficient cash on hand to fund its ongoing activities for the next 12 months nor does the Company have enough cash on hand to repay all of its outstanding obligations.

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

2. Basis of presentation and accounting policies (continued)

(c) Basis of measurement and going concern (continued)

As at June 30, 2023, Horzum AS has a receivable owing from Akmetal of approximately \$45.9 million (see note 4(a)). Management continues to work with Akmetal and the Kurmel family to resolve the collectability of this debt. Until strong credit worthiness is demonstrated by Akmetal, accounting principles require Pasinex to maintain an expected credit loss equivalent to the full balance of the receivable (note 4(a)). Receipt of the Akmetal receivable would provide significant cash flow to Pasinex through additional dividends.

Horzum AS's operations have generated substantial positive cash flow in the first six months of 2023, however in the absence of the receipt of additional dividends from Horzum AS, the Company would need to secure funding from either equity financing or additional related party loans to fund its ongoing activities. There can be no assurance that the Company will be able to generate either sufficient dividends from Horzum AS or be able to generate funds from other sources.

Accordingly, until Akmetal makes significant payments, these conditions represent a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. The unaudited condensed interim consolidated financial statements do not include adjustments to the carrying values of recorded assets and liabilities that might be necessary should the Company be unable to continue as a going concern.

3. Due to Related Parties

As mentioned in *note 2(c)* - *Basis of Measurement and Going Concern*, Pasinex Arama received advanced dividend distributions in the first and second quarters of 2023. The total received in 2023 was TRY 22.4 million (approximately \$1.5 million using the exchange rates on the dates of the various transfers from Horzum AS).

At an Ordinary General Assembly Meeting held in May 2023, Horzum AS declared a dividend totalling approximately TRY 46.0 million (approximately \$3.2 million using the exchange rate on the date the dividend was declared) of which Pasinex Arama was entitled to TRY 23.0 million (approximately \$1.6 million using the exchange rate on the date the dividend was declared) as a result of its 50% ownership in Horzum AS. In addition, Akmetal has assigned to Pasinex Arama, 20% of its entitlement to the declared dividend. The value of the assignment of the dividend was declared). This amount will be deducted from the value of the Akmetal receivable. Therefore, Pasinex Arama's total entitlement from the declared dividend is approximately TRY 32.2 million (approximately \$2.2 million using the exchange rate on the date the dividend was declared).

In addition, at the same Ordinary General Assembly Meeting, Horzum AS also approved the distribution of its legal reserves totalling approximately TRY 11.2 million (approximately \$0.8 million using the exchange rate on the date the distribution was approved). Pasinex Arama was entitled to TRY 5.6 million (approximately \$0.4 million using the exchange rate on the date the distribution was approved) as a result of its 50% ownership in Horzum AS. In addition, Akmetal has assigned to Pasinex Arama, 20% of its entitlement to the distribution. The value of the assignment of the distribution was approved). This amount will be deducted from the value of the Akmetal receivable. Therefore, Pasinex Arama's total entitlement from the distribution is approximately TRY 7.8 million (approximately \$0.6 million using the exchange rate on the date the exchange rate on the date the distribution was approved).

This brings the total amount owing to Pasinex Arama to approximately TL 40.0 million (approximately \$2.8 million using the exchange rate on the date the dividend and distribution were declared and approved). As noted above Pasinex Arama has already received TRY 22.4 million in advanced dividend distributions in 2023 plus it had received TL 5.0 million in advanced dividend distributions in 2022, which leaves a remaining amount to be collected as of the date of these unaudited condensed interim consolidated financial statements of TRY 12.6 million.

Pasinex Resources Limited Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

3. Due to Related Parties (continued)

Finally, at the same Ordinary General Assembly Meeting, Horzum AS also approved further additional advanced dividend distributions of up to TRY 24 million (approximately \$1.6 million using the exchange rate on the date the advanced dividend distribution was approved). Pasinex Arama will be entitled up to TRY 12.0 million (approximately \$0.8 million using the exchange rate on the date the advanced dividend distribution was approved) as a result of its 50% ownership in Horzum AS. In addition, Akmetal will assign to Pasinex Arama, 20% of its entitlement to the advanced dividend distribution. The value of the assignment of the advanced dividend distribution was approved). This amount will be deducted from the value of the Akmetal receivable when received.

In total, Horzum AS declared a dividend, legal reserves distribution and approved advance dividend distributions totalling approximately TRY 81.0 million (approximately \$5.5 million using the exchange rate on the date the dividend, the legal reserves distribution and the advanced dividend distributions were declared and approved). Pasinex Arama will be entitled to receive up to approximately TRY 57.0 million (approximately \$3.9 million using the exchange rate on the date the dividend, the legal reserves distributions and the advanced dividend distributions and the advanced dividend distributions were declared and approved). After deducting the amount Pasinex Arama has already received, approximately TRY 29.4 million (approximately \$2.0 million using the exchange rate on the date the dividend and the advanced dividend distributions were declared in the dividend and the advanced dividend distributions were declared in the dividend distribution using the exchange rate on the date the dividend and the advanced dividend distributions were declared in the dividend distribution using the exchange rate on the date the dividend and the advanced dividend distributions were declared) remains to be collected.

4. Investment in Horzum AS

On January 17, 2013, the Company, through its wholly owned Turkish subsidiary, Pasinex Arama, entered into a joint venture agreement with Türkiye based miner, Akmetal, to explore for zinc and other associated commodities in the region between and around Horzum and Tufanbeyli, Adana Province, Türkiye. A joint venture company was formed, Horzum AS, held 50% by each joint venture partner. Horzum AS is controlled by a board consisting of equal representatives of both Pasinex and Akmetal.

In 2013, Horzum AS acquired the Pinargozu mine in Türkiye. The property is located within the Turkish Provinces of Adana and has been in operation since 2016 producing high grade zinc. The investment in Horzum AS is considered a joint venture for accounting purposes and accordingly is accounted for using the equity method. Horzum AS can distribute its profits based on terms under the joint venture agreement, which requires approval from Horzum AS's Board of Directors.

The following table shows the change in the value of the Company's 50% investment in Horzum AS.

	Six Months Ended June		
	 2023	2022	
Opening balance	\$ 1,016,855 \$	-	
Equity gain from Horzum AS	1,596,806	-	
Dividend declared by from Horzum AS (note 5)	(1,947,820)	-	
Foreign exchange loss	(216,103)	-	
Closing balance	\$ 449,738 \$	-	

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

4. Investment in Horzum AS (continued)

Summarized Financial Statements for Horzum AS

Statements of Financial Position	 As at June 30,	As at December 31,
(100% basis - Canadian dollars)	2023	2022
Current assets		
Cash and prepaid expenses	\$ 650,375	\$ 639,101
Akmetal receivable (note 4(a))	45,919,677	45,099,246
Less - discount and allowance on Akmetal receivable (note 4(a))	(45,919,677)	(45,099,246)
Trade receivables	19,348	18,378
Other receivables	3,804	273,870
Due from shareholders and related parties (note 4(b))	-	362,000
Inventories	784,072	1,166,806
Total current assets	1,457,599	2,460,155
Non-current assets		
Lease asset	1,342,066	1,673,338
Plant and equipment	1,228,463	1,489,098
Deferred tax asset	-	72,458
Other non-current assets	14,411	632,909
Total non-current assets	2,584,940	3,867,803
Total assets	\$ 4,042,539	\$ 6,327,958
Current Liabilities		
Trade payable and other current liabilities	\$ 408,189	\$ 454,709
Amounts due to shareholders and related parties (note 4)	643,577	-
Lease liabilities	597,363	920,154
Deferred revenue	425,270	1,705,967
Taxes payable	892,334	968,227
Total current liabilities	2,966,733	4,049,057
Non-current liabilities		
Employee benefits and other liabilities	172,041	245,192
Deferred tax liability	4,290	-
Total liabilities	3,143,064	4,294,249
Shareholders' equity		
Share capital	767,409	736,843
Deficit	(1,700,803)	(968,209)
Foreign exchange difference	1,832,869	2,265,075
Total shareholders' equity	 899,475	2,033,709
Total liabilities and shareholders' equity	\$ 4,042,539	\$ 6,327,958
	 50%	50%
Pasinex ownership interest		
Pasinex ownership interest Net equity above	\$ 899,475	\$ 2,033,709

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

4. Investment in Horzum AS (continued)

Statement of Operations

		Th	ree l	Months Ended			Six	Months Ended
				June 30,	_			June 30,
(100% basis - Canadian dollars)		2023		2022		2023		2022
Revenue	\$	2,952,147	\$	5,849,308	\$	6,556,664	\$	10,458,651
Cost of sales		(1,302,394)		(914,866)		(2,731,821)		(2,208,090)
Selling, marketing and other distibution	1	(88,261)		(111,964)		(177,843)		(127,968)
Operating income		1,561,492		4,822,478		3,647,000		8,122,593
Impairment of Akmetal receivable								
(note 4 (a))		(15,668,186)		(7,296,857)		(17,249,396)		(13,014,374)
General and administrative expenses		(80,696)		(138,031)		(130,587)		(306,994)
Foreign exchange gain		16,274,499		6,128,621		17,549,711		10,665,937
Finance expense		(44,408)		(36,187)		(95,403)		(78,160)
Deferred tax income (expense)		6,354		-		(78,370)		-
Gain on net monetary position		211,506		629,006		589,259		629,006
Current income tax expense		(626,476)		-		(1,069,168)		-
Other		-		(2)		-		15,229
Net income	\$	1,634,085	\$	4,109,028	\$	3,163,046	\$	6,033,237
Pasinex ownership interest		50%		50%		50%		50%
Share of net income	\$	817,042	\$	2,054,514	\$	1,581,523	\$	3,016,619
Recognition of prior year equity								
losses (note 4(d))		-		(2,054,514)		-		(3,016,619)
Hyperinflationary adjustments to		4.000				45 000		
share capital		4,002	•	-		15,283	•	-
Equity gain for Horzum AS	\$	821,044	\$	-	\$	1,596,806	\$	-

(a) Akmetal has been facing liquidity issues since 2018. This combined with nonpayment of the Akmetal receivable led management to assess the probability of credit losses to be high. As a result, as required under IFRS 9, the Company took a full impairment charge of the receivables at December 31, 2018.

The total receivable from Akmetal is approximately \$45.9 million as at the end of June 30, 2023, compared with \$45.1 million at the end of December 31, 2022. The receivable consists of a number of items including joint venture sales proceeds received and withheld by Akmetal, the value of zinc product mined at the joint venture used by Akmetal, foreign currency gains on USD denominated amounts and the value of certain loan payments made to a customer on behalf of Akmetal (note 4(c)); less the value of any operating expenses paid by Akmetal.

As a result of not having collected the Akmetal receivable, Horzum AS has not been able to pay its liabilities in the normal course of operations. Horzum AS currently has approximately \$3.0 million in current liabilities (approximately \$4.1 million at December 31, 2022) and has working capital deficiency of approximately \$1.5 million (working capital deficiency of approximately \$1.6 million at December 31, 2022). Included within the total current liabilities are approximately \$0.4 million owed in trade payables (\$0.5 million at December 31, 2022), lease liabilities of \$0.6 million, (0.9 million at December 31, 2022), deferred revenue of \$0.4 million (\$1.7 million at December 31, 2022).

Due to Akmetal's continued liquidity issues and continued nonpayment of the receivable, management has continued to assess the probability of credit losses to be high. As a result, the Akmetal receivable remains written down to zero. See note 2(c) - Basis of Measurement and Going Concern for additional discussion on the collectability of the Akmetal receivable.

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

4. Investment in Horzum AS (continued)

- (b) Amounts due from shareholders and related parties as at December 31, 2022, include the amounts advanced to Pasinex Arama in the form of advanced dividends (see note 3).
- (c) Amounts due to shareholders and related parties as at June 30, 2023, include the amounts declared dividends and distributions to Pasinex Arama (see note 3).
- (d) In the first six months of 2023 there was an equity gain of approximately \$1.6 million.

5. Exploration and evaluation assets

	Horzum Properties	Gunman Project	Total
Balance as at December 31, 2021 Additions during the year:	\$ 457,321	\$ 1,343,901	\$ 1,801,222
Foreign exchange adjustment	-	91,798	91,798
Balance as at December 31, 2022 Foreign exchange adjustment	\$ 457,321	\$ 1,435,699 (32,225)	\$ 1,893,020 (32,225)
Balance as at June 30, 2023	\$ 457,321	\$ 1,403,474	\$ 1,860,795

(a) Horzum Properties

See discussion in note 4 regarding Horzum AS.

(b) Gunman Project

Pasinex through its wholly-owned subsidiary Pasinex Nevada, entered into an option agreement with Century Lithium Corp. ("Century") (formally Cypress Development Corp) and Caliber Minerals Inc. ("Caliber") (formerly named Silcom Systems Inc.) to earn up to an 80% interest in the Gunman Project (formerly the "Spur Zinc Project") located in White Pine County, Nevada ("Option Agreement"). The Option Agreement's total consideration to acquire an 80% interest is a combination of cash and Pasinex common shares. The Company must incur minimum exploration expenditures totalling US\$2,950,000.

On September 12, 2019, the Company announced they reached an agreement with Century and Caliber to change the terms relating to the earn in option agreement by changing the date of the US\$100,000 option payment to December 11, 2019 (paid) and deferred the 2019 exploration obligations to 2020.

On November 27, 2020, the Company entered into an additional amending agreement with Century and Caliber to extend the deadline for completion of the minimum exploration expenditures to December 31, 2022. Also, the deadline to acquire the additional 29% interest, as outlined below, has been extended to December 31, 2024. As part of the amending agreement the Company changed the name of the project to Gunman Project, agreed to pay US\$15,000 to Century and was required to spend a minimum of US\$200,000 by December 31, 2021, as a condition precedent for the effectiveness of the amending agreement.

On December 14, 2021, the Company entered into an additional amending agreement with Century and Caliber to extend the deadline to complete the minimum of US \$200,000 of qualified exploration expenditures to on or before June 30, 2022.

On December 29, 2022, The Company entered into an additional amending agreement with Century and Caliber to extend the deadline for completing the First Option Conditions of Exercise to March 31, 2023.

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

5. Exploration and evaluation assets (continued)

The spending and associated ownership is as follows:

The Company has completed the following to earn its initial 51% of the Gunman Project:

- In December 2017, a cash payment was made to Caliber of US\$125,000 (\$158,897) and 2.2 million Pasinex Common Shares (value of \$484,000) were issued to Caliber and Century.
- In September 2018, a cash payment of US\$200,000 (\$258,960) and issuance of 2.2 million Pasinex Common Shares (value of \$264,000) were made to Caliber and Century.
- In December 2019, a payment of US\$100,000 cash and issuance of 200,000 Pasinex Common Shares (valued at \$6,000) to Century.
- In addition, minimum exploration expenditures as defined in the Option Agreement must be spent as follows:
 - US\$250,000 prior to December 5, 2018 (spent);
 - US\$800,000 prior to December 5, 2019 (spent);
 - US\$800,000 prior to December 5, 2020 (spent).

The Option Agreement calls for Pasinex and Century to enter into a joint venture agreement now that the Company has exercised the first option and earned the 51% interest. Pasinex is currently discussing with Century whether this is necessary and may continue with phase 2, to earn an additional 29% interest, without the joint venture agreement. Total consideration to acquire the 51% interest included US\$425,000 in cash payments, the issuance of 4.6 million Pasinex Common Shares and exploration expenditures of US\$1,850,000.

To acquire an additional 29% of the Gunman Project:

- Prior to December 5, 2021 (deferred to December 31, 2024):
 - o a payment of US\$250,000 cash and issuance of 200,000 Pasinex Common Shares to Century; and
 - spend an additional US\$1.1 million (spent approximately US\$482,000 to June 30, 2023) in exploration expenditures as defined in the Option Agreement.

The underlying licenses are in good standing until September 2023.

6. Accounts payable and accrued liabilities

	As at June 30, 2023	As at December 31, 2022
Trade payables	\$ 319,184	\$ 652,380
Accrued liabilities	73,700	63,200
Total accounts payable and accrued liabilities	\$ 392,884	\$ 715,580

Pasinex Resources Limited Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

7. Shareholder loans

On August 1, 2018, the Company entered into loans with certain shareholders and directors of the Company (the "lenders") in the form of promissory notes. The promissory notes are payable on demand by the lenders and bear interest at 6% per annum, payable quarterly in arrears commencing September 15, 2018. The promissory notes are secured by all the property and assets of the Company.

The Company recorded interest expense of \$34,105 and \$68,548 during the three and six months ended June 30, 2023, respectively, compared with \$37,448 and \$74,485 for the same periods in 2022. The Company paid \$50,000 (2022 - \$110,262) during the six months ended June 30, 2022, of the accrued interest owing on the shareholder loans. As at June 30, 2023, the outstanding shareholder loans and accrued interest thereon totalled \$2,421,695 (December 31, 2022 - \$2,403,147).

8. Loan payable

	As at June 30, 2023	As at December 31, 2022
CEBA loan	\$ 40,000	\$ 40,000
Total loan payable	\$ 40,000	\$ 40,000

On April 24, 2020, the Company applied for the Canada Emergency Business Account ("CEBA") interest-free loan. To date the Company has drawn \$40,000. The loan balance must be repaid on or before December 31, 2023. Outstanding loans at December 31, 2023 would be converted to two-year loans with interest of five percent per annum commencing on January 1, 2024. Those loans would be fully due by December 31, 2025.

9. Share capital

(a) Authorized: Unlimited common shares with no par value.

(b) Issued and outstanding common shares:

	Number of Shares	Amount		
Balance as at December 31, 2021 and June 30, 2022	144,554,371	\$ 12,888,506		
Balance as at December 31, 2022 and June 30, 2023	144,554,371	\$ 12,888,506		

Pasinex Resources Limited Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

10. Stock options

The Company has a stock option plan (the "Plan") in place under which it is authorized to grant options of up to 10% of its outstanding shares to officers, directors, employees and consultants. The exercise price of each option is to be determined by the Board of Directors but shall not be less than the discounted market price as defined by the CSE. The expiry date for each option should be for a maximum term of five years. The Plan was most recently approved at the Company's 2015 Annual General Meeting.

The following table reflects the continuity of stock options for the periods presented:

	Number of Options	Weighted Average Exercise Price		
Balance as at December 31, 2021	10,750,000	\$	0.05	
Expired	(1,500,000)	\$	0.04	
Granted	1,500,000	\$	0.04	
Balance as at June 30, 2022	10,750,000	\$	0.05	
Balance as at December 31, 2022	10,550,000	\$	0.04	
Expired	(50,000)	\$	0.20	
Balance as at June 30, 2023	10,500,000	\$	0.04	

On March 24, 2022, 1,500,000 stock options were granted to the CFO of the Company at an exercise price of \$0.04 per stock option, expiring March 24, 2027. The stock options vested immediately. The fair value of the stock options at the date of grant of \$57,000 was estimated using the Black-Scholes valuation model with the following assumptions: a five-year expected term; a 183% expected volatility based on historical trends; risk-free interest rate of 2.27%; share price at the date of grant of \$0.04; and an expected dividend yield of 0%. The Company expensed the full amount of \$57,000 in the first quarter of 2022.

The Company had the following stock options outstanding as of June 30, 2023:

	Number of	Options	E	W xercise	eighted Average Remaining Contractual
Expiry Date	Outstanding	Exercisable		Price	Life (Years)
July 25, 2024	500,000	500,000	\$	0.09	1.07
April 30, 2026	8,500,000	8,500,000	\$	0.04	2.84
March 24, 2027	1,500,000	1,500,000	\$	0.04	3.73
Total	10,500,000	10,500,000	\$	0.04	2.88

Pasinex Resources Limited Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated)

Unaudited

11. Net income (loss) per common share

Basic and diluted net loss per share are as follows for the periods presented:

	Th	ree	Months Ended June 30,		Six		
	 2023		2022	2023		2022	
Numerator Net (loss) income	\$ 1,107,117	\$	(890,345) \$	911,534	\$	2,743,999	
Denominator Weighted average number of common shares - basic and diluted	144,554,371		144,554,371	144,554,371		144,554,371	
Net (loss) income per share - basic and diluted	\$ 0.01	\$	(0.01) \$	0.01	\$	0.02	

12. General and administrative costs

General and administration costs are as follows:

	Three Months Ended June 30,				Six Months Ended June 30,				
	 2023		2022		2023		2022		
Consulting fees (note 13)	\$ 160,629	\$	91,333	\$	231,619	\$	184,605		
Investor relations	5,809		3,015		11,382		9,719		
Management fees and salaries (note 13)	53,850		53,859		119,550		107,869		
Director fees	24,000		24,000		48,000		48,000		
Office and general	26,138		9,765		26,801		20,847		
Professional fees	71,820		86,985		136,517		124,832		
Transfer agent and regulatory fees	7,813		5,960		11,679		13,446		
Travel and meals	29,016		26,713		109,096		40,780		
Other	455		(249)		958		196		
Total general and adminstrative costs	\$ 379,530	\$	301,381	\$	695,602	\$	550,294		

13. Related party balances and transactions

Related parties and related party transactions impacting the accompanying consolidated financial statements are summarized below and include transactions with key management personnel, which includes those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company has determined that key management personnel consist of non-executive members of the Company's Board of Directors and corporate officers. A number of key management personnel, or their related parties, hold positions in other entities that result in them having control or significant influence over the financial or operating policies of these entities. A number of these entities had transactions with the Company during the year. The terms and conditions of these transactions with key management personnel and their related parties were no more favourable than those available, or which might reasonably be expected to be available, or similar transactions to non-key management personnel related entities on an arm's length basis.

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

13. Related party balances and transactions (continued)

A summary of the related party transactions and balances is as follows:

	Thre	e Mo	nths Ended		Six Months Ended					
			June 30,		June 30,					
	 2023	2023 2022			2023		2022			
Management fees and salaries	\$ 53,850	\$	53,850	\$	119,550	\$	107,850			
Consulting fees	48,678		47,992		92,561		93,096			
Director fees	24,000		24,000		48,000		48,000			
Share-based payments	-		-		-		57,000			
Interest expense on shareholder loans	34,105		37,448		68,548		74,485			
	\$ 160,633	\$	163,290	\$	328,659	\$	380,431			

Amounts payable to related parties were as follows:

		Due to	o Re	lated Parties	Shareholder Loar			
		As at June 30,		As at December	As at June 30,		As at December	
		2023		2022	 2023		2022	
Larry Seeley ⁽¹⁾	\$	-	\$	-	\$ -	\$	-	
1514341 Ontario Inc. (2)	-	-		-	1,973,947		1,968,357	
Seeley Holdings Ltd. ⁽³⁾		-		-	361,547		351,093	
Rainer Beteiligungsgesellschaft ⁽⁴⁾		-		-	86,201		83,697	
2192640 Ontario Inc. ⁽⁵⁾		12,898		44,236	-		-	
Horzum AS		-		362,000	-		-	
	\$	12,898	\$	406,236	\$ 2,421,695	\$	2,403,147	

⁽¹⁾ Larry Seeley was a director of the Company at June 30, 2023 and December 31, 2022.

⁽²⁾ 1514341 Ontario Inc. is a company controlled by Larry Seeley, a director of the Company.

⁽³⁾ Seeley Holdings Ltd. is a company controlled by a family member of Larry Seeley, a director of the Company.

⁽⁴⁾ Rainer Beteiligungsgesellschaft is owned by Joachim Rainer a director of the Company at June 30, 2023 and December 31, 2022.

⁽⁵⁾ 2192640 Ontario Inc. is a company controlled by Andrew Gottwald, the CFO of the Company.

These transactions are in the normal course of operations and have been valued in these consolidated financial statements at the amount of consideration established and agreed to by the related parties. Amounts due to related parties are unsecured, non-interest bearing and due on demand.

Notes to Condensed Interim Consolidated Financial Statements Three and Six Months Ended June 30, 2023 (Expressed in Canadian Dollars, unless otherwise indicated) Unaudited

13. Related party balances and transactions (continued)

To the knowledge of the directors and officers of the Company, as at June 30, 2023, no person or corporation beneficially owns or exercises control or direction over common shares of the Company carrying more than 10% of the common shares of the Company other than set out below:

Larry Seeley	Number of Common Shares	Percentage of Outstanding Common Shares
Larry Seeley	30,000,591	20.75%

14. Segmented information

The Company has one operating segment, acquisition, exploration and development of mineral properties. The table below shows consolidated data by geographic segment based on the location:

	As at	As at
	June 30, 2023	December 31, 2022
Non-current assets by geographic segment		
Türkiye	\$ 926,752	\$ 1,495,229
United States	1,403,474	1,435,699
	\$ 2,330,226	\$ 2,930,928
Total assets by geographic segment		
Canada	\$ 382,801	\$ 724,551
Türkiye	2,072,018	1,735,578
United States	1,502,841	1,622,007
	\$ 3,957,660	\$ 4,082,136

	Th	nree N	Ionths Ended June 30,		Months Ended June 30,		
	 2023		2022		2023		2022
Equity gain from joint venture							
Canada	\$ -	\$	-	\$	-	\$	-
Türkiye	821,044		-		1,596,806		-
United States	-		-		-		-
Total equity gain from joint venture	\$ 821,044	\$	-	\$	1,596,806	\$	-
Net income (loss)							
Canada	\$ (416,790)	\$	(256,190)	\$	(729,136)	\$	(630,459)
Türkiye	1,570,902		(348,537)		2,180,396		3,745,181
United States	(46,995)		(285,618)		(539,726)		(370,723)
Total net income (loss)	\$ 1,107,117	\$	(890,345)	\$	911,534	\$	2,743,999

APPENDIX B

MANAGEMENT'S DISCUSSION & ANALYSIS

Introduction

The following interim Management's Discussion & Analysis ("Interim MD&A") of Pasinex Resources Limited (the "Company" or "Pasinex") for the three and six months ended June 30, 2023, has been prepared to provide material updates to the business operations, liquidity, and capital resources of the Company since its last annual management discussion & analysis, being the Management's Discussion & Analysis ("Annual MD&A") for the fiscal year ended December 31, 2022. This Interim MD&A does not provide a general update to the Annual MD&A, or reflect any non-material events since the date of the Annual MD&A.

This Interim MD&A has been prepared in compliance with section 2.2.1 of Form 51-102F1, in accordance with National Instrument 51-102 – Continuous Disclosure Obligations. This discussion should be read in conjunction with the Company's Annual MD&A, audited annual consolidated financial statements for the years ended December 31, 2022 and 2021, together with the notes thereto, and the unaudited condensed interim consolidated financial statements for the three and six months ended June 30, 2023, together with the notes thereto. Results are reported in Canadian dollars, unless otherwise noted. Where the Turkish Lira is reported it is referenced as TRY.

The Company's unaudited condensed interim financial statements and the financial information contained in this Interim MD&A have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC") in effect for the fiscal period beginning January 1, 2023. The unaudited condensed interim financial statements have been prepared on a historical basis and compliance with IFRS applicable to the preparation of interim financial statements, including IAS 34 Interim Financial Reporting. Accordingly, the information contained herein is presented as of August 29, 2023, unless otherwise indicated.

For the purposes of preparing this MD&A, management, in conjunction with the Board of Directors (the "Board"), considers the materiality of information. Information is considered material if: (i) such information results in or would reasonably be expected to result in a significant change in the market price or value of the Company's common shares; (ii) there is a substantial likelihood that a reasonable investor would consider it important in making an investment decision; or (iii) it would significantly alter the total mix of information available to investors. Management, in conjunction with the Board, evaluates materiality with reference to all relevant circumstances, including potential market sensitivity.

Further information about the Company and its operations can be obtained from the Secretary of the Company or on SEDAR at <u>www.sedar.com</u>.

Cautionary Note Regarding Forward-Looking Statements

Certain statements contained in this Interim MD&A constitute forward-looking statements; as such term is defined under applicable securities laws. These statements relate to future events or future performance and reflect management's expectations and assumptions regarding the growth, results of operations, performances and business prospects and opportunities of the Company. All statements other than statements of historical fact are forward-looking statements. The use of any of the words "anticipate", "plan", "continue", "estimate", "expect", "may", "intend", "will", "project", "could", "believe", "predict", "potential", "should" or the negative of these terms or other similar expressions are intended to identify forward-looking statements. These statements or events to differ materially from those anticipated, discussed or implied in such forward-looking statements. The Company believes the expectations reflected in such forward-looking statements included in this Interim MD&A should be considered carefully and investors should not place undue reliance on them as the Company cannot assure investors that actual results will be consistent with these forward-looking statements.

These statements speak only as of the date of this Interim MD&A. Such statements are based on a number of assumptions which may prove to be incorrect, including, but not limited to, assumptions about: (i) general business and

economic conditions; (ii) timing and amount of estimated future production (iii) the supply and demand for, deliveries of, and the level and volatility of prices of zinc and other precious metals; (iv) the timing of the receipt of any outstanding regulatory and governmental approvals for the Company's projects; (v) the ability to meet social and environmental standards and expectations; (vi) the availability of financing for the Company's development of its properties on reasonable terms; (vii) the ability to procure equipment and operating supplies in sufficient quantities and on a timely basis; (viii) the ability to attract and retain skilled staff; (ix) exploration and development timetables; and (x) capital expenditure and operating cost estimates.

The Company has not been materially impacted by the ongoing conflict in the Ukraine, but uncertainty remains surrounding the conflict and the extent and duration of the impacts that it may have on the Company's ability to operate, on prices for zinc, on logistics and supply chains, on the Company's employees and on global financial markets.

The Pinargozu zinc mine was placed into production without a feasibility study of mineral reserves demonstrating economic and technical viability, and as such, any forward-looking statements related to the performance of the Pinargozu mine may differ materially from actual results. The decision to operate a mine without a technical report or feasibility study creates increased uncertainty. Economic or technical results of the Pinargozu zinc mine may differ materially from forward-looking statements due to reduced zinc grade, variation in estimated mineral resources, increased difficulty in mining and other risks associated with the reliability of internal analytical results, geological interpretation and statistical inferences drawn from drilling and sampling.

These forward-looking statements involve risks and uncertainties relating to, among other things, exploration and development risks, changes in commodity prices, particularly the zinc price, expectations regarding currency fluctuations, possible variation in mineral resources or grade, counter party risk associated with sales of zinc material, access to skilled mining personnel, results of exploration and development activities, uninsured risks, regulatory changes, defects in title, availability of materials and equipment, timeliness of government approvals, changes to government regulation and unanticipated environmental impacts on operations. Actual results may differ materially from those expressed or implied by such forward-looking statements. Factors that could cause actual results to differ materially include, but are not limited to, the risk factors contained in this Interim MD&A. Investors should not place undue reliance on forward-looking statements as the plans, intentions or expectations upon which they are based might not occur. The Company cautions that the foregoing list of important factors is not exhaustive. The forward-looking statements contained in this Interim MD&A are expressly qualified by this cautionary statement. The Company does not undertake any obligation to publicly update or revise any forward-looking statements except as expressly required by applicable securities law.

Description of Business

Pasinex Resources Limited ("Pasinex" or the "Company") is a publicly listed company incorporated in British Columbia. The Company's shares are listed on the Canadian Securities Exchange ("CSE") under the symbol "PSE" and on the Frankfurt Stock Exchange ("FSE") under the symbol "PNX". The head office, principal address and registered and records office of the Company are located at 82 Richmond Street East, Toronto, Ontario, Canada, M5C 1P1.

Pasinex Resources Limited owns 50% of Horzum Maden Arama ve Isletme Anonim Sirketi ("Horzum AS" or "Joint Venture"), through its 100% owned subsidiary Pasinex Arama ve Madencilik Anonim Sirketi ("Pasinex Arama"). The other 50% owner is Akmetal Madencilik Sanayi ve Ticaret A.S. ("Akmetal"), a private Turkish company. Horzum AS holds 100% of the producing Pinargozu high-grade zinc mine. Horzum AS sells directly to zinc smelters and or refiners through commodity brokers from its mine site in Türkiye. The Company also holds a 51% interest, with an option to increase to an 80% interest of a high-grade zinc exploration project, the Gunman Project, located in Nevada.

Management's Discussion & Analysis For the Three and Six Months Ended June 30, 2023 and 2022 Discussion dated: August 29, 2023

Selected Quarterly Information

		Thre	e M	lonths Ended	Ś	Six	Months Ended
				June 30,			June 30,
		2023		2022	 2023		2022
Financial:							
Equity gain from Horzum AS	\$	821,044 \$	5	-	\$ 1,596,806	\$	-
Dividend income from Horzum AS	\$	779,128 \$	5	-	\$ 779,128	\$	4,072,320
Consolidated net income (loss)	\$	1,107,117 \$	5	(890,345)	\$ 911,534	\$	2,743,999
Basic and diluted net income (loss) per share	\$	0.01 \$	5	(0.01)	\$ 0.01	\$	0.02
Net cash (used in) provided by operating activities	\$	(48,669) \$	5	1,313,517	\$ 171,817	\$	2,083,338
Weighted average shares outstanding		144,554,371		144,554,371	144,554,371		144,554,371
As at:					June 30,		December 31,
					 2023		2022
Total assets					\$ 3,957,660	\$	4,082,136
Total liabilities					\$ 2,867,477	\$	3,564,963
Total shareholders' equity					\$ 1,090,183	\$	5 517,173
		Thre	e M	lonths Ended	Ś	Six	Months Ended
				June 30,			June 30,
		2023		2022	 2023		2022
Horzum AS operational data (100% basis):							
Zinc product mined (wet) tonnes		1,954		3,264	4,765		7,804
Zinc product sold (wet) tonnes		2,993		3,155	5,990		6,119
Zinc oxide product average grade sold		NA		41.6%	NA		37.8%
Zinc sulphide product average grade sold		48.4%		49.5%	47.8%		50.9%
Gross margin ⁽¹⁾		53%		82%	56%		78%
CAD cost per tonne mined ⁽¹⁾	\$	496	\$	413	\$ 493	\$	358
USD cash cost per pound of zinc mined $^{(1)}$	\$	0.36	\$	0.29	\$ 0.36	\$	0.27

(1) see non-GAAP measures

The Company has a 50% joint venture interest in Horzum AS, which is equity accounted. This means in the Pasinex consolidated financial statements:

• Horzum AS net income is shown on one line in the Statement of Income – Equity gain from Horzum AS.

• The investment in Horzum AS is shown on one line on the Statement of Financial Position - Equity investment in Horzum AS.

Highlights

- For the three and six months ended June 30, 2023, Pasinex recorded net income of approximately \$1.1 million and \$0.9 million, respectively, compared with a net loss of approximately \$0.9 million for the three months ended June 30, 2022, and a net income of approximately \$2.7 million for the six months ended June 30, 2022. The primary reason for the decrease in the net income in 2023 versus 2022 was that dividend income was considerably higher in 2022 than in 2023. Also, higher general and administration costs and higher exploration costs contributed to the decrease in 2023.
- The operating income in Horzum AS decreased to \$1.6 million and \$3.6 million, in the three and six months ended June 30, 2023, respectively, from \$4.8 million and \$8.1 million for the same periods in 2022. The decreases were due to lower revenue as sales prices and the number of tonnes sold declined in 2023 compared with 2022 and costs were higher due to inflationary pressures. Gross margin (see *non-GAAP measures*) for the three and six months ended June 30, 2023, were 53% and 56%, respectively, compared with 82% and 78% for the same periods in 2022.
- Horzum AS mined 1,954 tonnes and 4,765 tonnes of zinc product during the three and six months ended June 30, 2023, respectively, at the Pinargozu mine, compared with 3,264 tonnes and 7,804 tonnes of zinc product for the same periods in 2022. Mine production was negatively impacted by a temporary halt in activity at the Pinargozu mine to ensure the safety and well-being of the Joint Venture's employees, after the tragic earthquakes in Türkiye in the first quarter of 2023. Second quarter production in 2023 was negatively impacted by the ingress of rainwater that rendered some of the deeper areas below the 541-metre level inaccessible.
- Sales volumes were 2,993 tonnes and 5,990 tonnes of high-grade zinc sulphide product in the three and six months ended June 30, 2023, respectively, compared with 3,041 tonnes and 5,571 tonnes of high-grade zinc sulphide product for the same periods in 2022. Sales in 2022 also included 493 tonnes of oxide product and 55 tonnes of lead product.
- Sales prices per tonne on a USD basis decreased by 47.9% for zinc sulphide product for the six months ended June 30, 2023, when compared to prices in the same period in 2022. The average USD sales prices for the six months ended June 30, 2023, were US\$704 per tonne for zinc sulphide product versus US\$1,353 per tonne for zinc sulphide product in the same period in 2022. Sales prices were lower due to lower worldwide sales prices and a lower average grade of product sold.
- The average grade of the high-grade zinc sulphide product sold was 47.8% zinc per tonne for the six months ended June 30, 2023, compared with 50.9% zinc per tonne for the same period in 2022.
- The CAD cost per tonne mined (*see non-GAAP measures*) increased to \$493 per tonne mined for the six months ended June 30, 2023, compared with \$358 per tonne mined in the same period in 2022. The USD cash cost per pound of zinc product mined (*see non-GAAP measures*) increased to US\$0.36 per pound in the six months ended June 30, 2023, from US\$0.27 per pound for the same period in 2022.
- During the quarter ended June 30, 2023, at an Ordinary General Assembly Meeting, Horzum AS declared and approved a dividend, a legal reserve distribution and approved advance dividend distributions totalling approximately TRY 81.0 million (approximately \$5.5 million using the exchange rate on the date the dividend, the legal reserves distribution and the advanced dividend distributions were declared and approved). Pasinex Arama will be entitled to receive up to approximately TRY 57.0 million (approximately \$3.9 million using the exchange rate on the date the dividend, the legal reserves distribution and the advanced dividend the advanced dividend distributions were declared).

Going Concern

The application of the going concern concept assumes that the Company will continue in operation for at least the next twelve months and will be able to realize its assets and discharge its liabilities in the normal course of operations. As at June 30, 2023, the Company has a net equity deficit of \$9,390,788 (December 31, 2022 – \$10,302,322) and has a working capital deficiency position of \$1,240,043 (December 31, 2022 – working capital deficiency position of \$2,413,755). The Company had a net income of \$1,107,117 and \$911,534 for the three and six months ended June 30, 2023, respectively, (three and six months ended June 30, 2022 – net loss of \$890,345 and net income of \$2,743,999, respectively) and positive cash flows from operations of \$171,817 for the six months ended June 30, 2023 (six months ended June 30, 2022 – positive cash flows from operations of \$2,083,338).

Horzum AS had a net income of \$1,634,085 and \$3,163,046 in the three and six months ended June 30, 2023, respectively, (\$4,109,028 and \$6,033,237 in the same periods in 2022). Pasinex Arama received TRY 22.4 million (approximately \$1.5 million using the exchange rates on the dates of the various transfers from Horzum AS) in advanced dividend and other receivable collections from Horzum AS in the six months ended June 30, 2023, compared with TRY 42 million (approximately \$3.4 million using the exchange rates on the dates of the various transfers from Horzum AS) in dividend and other receivable collections from Horzum AS in the six months ended June 30, 2023, compared with TRY 42 million (approximately \$3.4 million using the exchange rates on the dates of the various transfers from Horzum AS) in dividend and other receivable collections from Horzum AS in the six months ended June 30, 2022. Approximately TRY 15.5 million (approximately \$1.1 million using the exchange rates on the dates of the transfers) has been transferred to Pasinex Canada by Pasinex Arama in the six months ended June 30, 2023, (approximately TRY 38.75 million for the same period in 2022 (approximately \$3.13 million using the exchange rates on the dates of the transfers). With the reduction of cash inflows to Canada, partially caused by the decrease in the value of the Turkish Lira against the Canadian Dollar, the Company does not have sufficient cash on hand to fund its ongoing activities for the next 12 months nor does the Company have enough cash on hand to repay all of its outstanding obligations.

At an Ordinary General Assembly Meeting held in May 2023, Horzum AS declared a dividend totalling approximately TRY 46.0 million (approximately \$3.2 million using the exchange rate on the date the dividend was declared) of which Pasinex Arama was entitled to TRY 23.0 million (approximately \$1.6 million using the exchange rate on the date the dividend was declared) as a result of its 50% ownership in Horzum AS. In addition, Akmetal has assigned to Pasinex Arama, 20% of its entitlement to the declared dividend. The value of the assignment of the dividend was declared). This amount will be deducted from the value of the Akmetal receivable. Therefore, Pasinex Arama's total entitlement from the declared dividend is approximately TRY 32.2 million (approximately \$2.2 million using the exchange rate on the date the dividend was declared).

In addition, at the same Ordinary General Assembly Meeting, Horzum AS also approved the distribution of its legal reserves totalling approximately TRY 11.2 million (approximately \$0.8 million using the exchange rate on the date the distribution was approved). Pasinex Arama was entitled to TRY 5.6 million (approximately \$0.4 million using the exchange rate on the date the distribution was approved) as a result of its 50% ownership in Horzum AS. In addition, Akmetal has assigned to Pasinex Arama, 20% of its entitlement to the distribution. The value of the assignment of the distribution was approved). This amount will be deducted from the value of the Akmetal receivable. Therefore, Pasinex Arama's total entitlement from the distribution is approximately TRY 7.8 million (approximately \$0.6 million using the exchange rate on the date the distribution was approved).

This brings the total amount owing to Pasinex Arama to approximately TL 40.0 million (approximately \$2.8 million using the exchange rate on the date the dividend and distribution were declared and approved). As noted above Pasinex Arama has already received TRY 22.4 million in advanced dividend distributions in 2023 plus it had received TL 5.0 million in advanced dividend distributions in 2022, which leaves a remaining amount to be collected as of the date of these unaudited condensed interim consolidated financial statements of TRY 12.6 million.

Finally, at the same Ordinary General Assembly Meeting, Horzum AS also approved further additional advanced dividend distributions of up to TRY 24 million (approximately \$1.6 million using the exchange rate on the date the

advanced dividend distribution was approved). Pasinex Arama will be entitled up to TRY 12.0 million (approximately \$0.8 million using the exchange rate on the date the advanced dividend distribution was approved) as a result of its 50% ownership in Horzum AS. In addition, Akmetal will assign to Pasinex Arama, 20% of its entitlement to the advanced dividend distribution. The value of the assignment of the advanced dividend distribution will be approximately TRY 4.8 million (approximately \$0.3 million using the exchange rate on the date the advanced dividend distribution was approved). This amount will be deducted from the value of the Akmetal receivable when received.

In total, Horzum AS declared a dividend, legal reserves distribution and approved advance dividend distributions totalling approximately TRY 81.0 million (approximately \$5.5 million using the exchange rate on the date the dividend, the legal reserves distribution and the advanced dividend distributions were declared and approved). Pasinex Arama will be entitled to receive up to approximately TRY 57.0 million (approximately \$3.9 million using the exchange rate on the date the dividend, the legal reserves distribution and the advanced dividend distributions were declared and approved). After deducting the amount Pasinex Arama has already received, approximately TRY 29.4 million (approximately \$2.0 million using the exchange rate on the date the dividend distributions were declared) remains to be collected.

As at June 30, 2023, Horzum AS has a receivable owing from Akmetal of approximately \$45.9 million. Management continues to work with Akmetal and the Kurmel family to resolve the collectability of this debt. Until strong credit worthiness is demonstrated by Akmetal, accounting principles require Pasinex to maintain an expected credit loss equivalent to the full balance of the receivable. Receipt of the Akmetal receivable would provide significant cash flow to Pasinex through additional dividends.

Horzum AS's operations have generated substantial positive cash flow in the first six months of 2023, however in the absence of the receipt of additional dividends from Horzum AS, the Company would need to secure funding from either equity financing or additional related party loans to fund its ongoing activities. There can be no assurance that the Company will be able to generate either sufficient dividends from Horzum AS or be able to generate funds from other sources. Accordingly, until Akmetal makes significant payments, these conditions represent a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.

Review of Quarterly Consolidated Financial Statements

Three and Six Months Ended June 30, 2023 and 2022

The following is a summary income statement for Pasinex:

	Three Months Ended				Six Months Ended			
		2023		<u>June 30,</u> 2022		2023		<u>June 30,</u> 2022
			•					
Equity gain from Horzum AS	\$	821,044	\$	-	\$	1,596,806	\$	-
Exploration costs		(46,995)		(285,618)		(539,726)		(370,723)
General and administration costs		(379,530)		(301,381)		(695,602)		(550,294)
Share-based payments		-		-		-		(57,000)
Dividend income		779,128		-		779,128		4,072,320
Other income		1,536		316		2,380		621
Interest expense		(34,105)		(38,876)		(68,548)		(77,325)
Foreign exchange gain (loss)		37,186		54,537		37,206		45,723
Loss on net monetary position		(71,147)		(319,323)		(200,110)		(319,323)
Net (loss) income	\$	1,107,117	\$	(890,345)	\$	911,534	\$	2,743,999

Equity gain

Horzum AS is considered a joint venture for accounting purposes and as such the Company records its share of net income on one line in the income statement. In the fourth quarter of 2018 an impairment of the Akmetal receivable was recorded. Since the joint venture is equity accounted and because the impairment was so large, the equity loss was capped in the fourth quarter of 2018 so that the investment would not be below zero. The unrecognized loss was applied against equity gains beginning in 2019, and in the fourth quarter of 2022, Horzum AS had recognized all of the equity losses recorded in prior years. Further details on the results of Horzum AS follow below – *Review of Horzum AS*.

Exploration Costs

Exploration costs represent expenditures incurred at the Gunman Project. For further details on the exploration program at the Gunman Project see – *Liquidity and Financial Position* – *Commitments* – *Gunman Project.*

General and administration costs

	Three Months Ended June 30,				Six Months Ended June 30,			
	 2023		2022	-	2023		2022	
Consulting fees	\$ 160,629	\$	91,333	\$	231,619	\$	184,605	
Investor relations	5,809		3,015		11,382		9,719	
Management fees and salaries	53,850		53,859		119,550		107,869	
Director fees	24,000		24,000		48,000		48,000	
Office and general	26,138		9,765		26,801		20,847	
Professional fees	71,820		86,985		136,517		124,832	
Transfer agent and regulatory fees	7,813		5,960		11,679		13,446	
Travel and meals	29,016		26,713		109,096		40,780	
Other	455		(249)		958		196	
Total general and adminstrative costs	\$ 379,530	\$	301,381	\$	695,602	\$	550,294	

The largest increases year over year were registered in consulting fees and travel. One of the Company's consultants that began work for the Company in the third quarter of 2022 did not have comparable fees in the first half of 2022 and in addition a number of Turkish consultant fees increased due to inflationary pressures. The large increase in travel was due to increased activity by the Company's country manager and inflationary pressures on those costs. Management fees, professional fees and office and general all increased marginally in 2023, compared with 2022. Other costs remained mainly consistent year over year.

Share-based payments

	Three Months Ended June 30,			Six Months Ended June 30,			
	 2023	2022		2023	2022		
Share-based payments	\$ - \$	-	\$	- \$	57,000		

On March 24, 2022, 1,500,000 stock options were granted to the CFO of the Company at an exercise price of \$0.04 per stock option, expiring March 24, 2027. The stock options vested immediately. The fair value of the stock options at the date of grant of \$57,000 was estimated using the Black-Scholes valuation model with the following assumptions: a five-year expected term; a 183% expected volatility based on historical trends; risk-free interest rate of 2.27%; share price at the date of grant of \$0.04; and an expected dividend yield of 0%. The Company expensed the full amount of \$57,000 in the first quarter of 2022.

Dividend income

Horzum AS declared a dividend to be paid to its shareholders, both in the second quarter of 2023 and in the first quarter of 2022.

Interest Expense

Interest expense decreased slightly year over year as the Company made principal repayments during 2022, which resulted in lower outstanding balances in 2023.

Loss on net monetary position

Due to various qualitative factors and developments with respect to the economic environment in Türkiye during 2022, including, but not limited to, the acceleration of multiple local inflation indices, the three-year cumulative inflation rate of the Turkish Statistical Institute exceeded 100% in March 2022 and the significant devaluation of the Turkish Lira, Türkiye was designated a hyper-inflationary economy in the second quarter of 2022 for accounting purposes.

Accordingly, IAS 29, Financial Reporting in Hyper-Inflationary Economies, was applied to the Company's unaudited condensed interim consolidated financial statements as the Company's Turkish wholly owned subsidiary, Pasinex Arama, uses the Turkish Lira as its functional currency. As a result, the Company recorded a loss on net monetary position of \$71,147 and \$200,110 for the three and six months ended June 30, 2023, compared to nil and \$319,323 for the same periods in 2022, which relates to the revaluation of Pasinex Arama's share capital.

Management's Discussion & Analysis For the Three and Six Months Ended June 30, 2023 and 2022 Discussion dated: August 29, 2023

Review of Horzum AS

Key Performance Indicators

(shown on a 100% basis)

	Three Mor	nths Ended	Six Mo	nths Ended	
		June 30,		June 30,	
	 2023	2022	 2023	2022	
Tonnes mined (wet)	 1,954	3,264	 4,765	7,804	
Tonnes sold (wet): Zinc oxide product	-	59	-	493	
Zinc sulphide product	2,993	3,041	5,990	5,571	
Lead product	-	55	-	55	
	 2,993	3,155	 5,990	6,119	
Average grades for tonnes sold:					
Zinc oxide product	NA	41.6%	NA	37.8%	
Zinc sulphide product	48.4%	49.5%	47.8%	50.9%	
CAD cost per tonne mined ⁽¹⁾	\$ 496 \$	413	\$ 493 \$	358	
USD cash cost per pound of zinc product mined $^{(1)}$	\$ 0.36 \$	0.29	\$ 0.36 \$	0.27	

⁽¹⁾ See non-GAAP measures

Operating results

Horzum AS mined 40% fewer tonnes in the first and second quarters of 2023 than in 2022. In 2023, mine production at Pinargozu was temporarily halted due to the tragic earthquakes that occurred in Türkiye in February 2023. Lower production in the second quarter of 2023 was primarily due to water ingress issues, (see *Review of Horzum AS – Exploration and Mining Review and Expectations for 2023*). The lower number of tonnes mined was the primary reason for the 38% increase in the cost per tonne mined for the six months ended June 30, 2023, compared with the same period in 2022. The USD cash cost per pound of zinc product mined increased by 33% year over year. This increase was not as severe as the increase in cost per tonne as the USD:TRY rate increased from a six month average of 15.8 in the first six months of 2022 versus 20.9 for the same period in 2023. Sales volumes increased marginally in the six months ended June 30, 2023, when compared with the same period in 2022 due to a higher inventory on hand to begin the year in 2023 offset by having fewer new tonnes available due to the lower production in 2023. The average grade of the zinc sulphide product sold was 48% zinc per tonne for the six months ended June 30, 2023, compared with 51% zinc per tonne in the same period in 2022.

Financial results

Below are the statements of operation for Horzum AS for the three and six months ended June 30, 2023 and 2022.

Statement of Operations					
	Three M	Ionths Ended	Six	Months Ended	
		June 30,		June 30,	
(100% basis - Canadian dollars)	2023	2022	2023	2022	
Revenue \$	2,952,147 \$	5,849,308 \$	6,556,664 \$	10,458,651	
Cost of sales	(1,302,394)	(914,866)	(2,731,821)	(2,208,090)	
Selling, marketing and other distibution	(88,261)	(111,964)	(177,843)	(127,968)	
Operating income	1,561,492	4,822,478	3,647,000	8,122,593	
Impairment of Akmetal receivable					
(note 4 (a))	(15,668,186)	(7,296,857)	(17,249,396)	(13,014,374)	
General and administrative expenses	(80,696)	(138,031)	(130,587)	(306,994)	
Foreign exchange gain	16,274,499	6,128,621	17,549,711	10,665,937	
Finance expense	(44,408)	(36,187)	(95,403)	(78,160)	
Deferred tax income (expense)	6,354	-	(78,370)	-	
Gain on net monetary position	211,506	629,006	589,259	629,006	
Current income tax expense	(626,476)	-	(1,069,168)	-	
Other	-	(2)	-	15,229	
Net income \$	1,634,085 \$	4,109,028 \$	3,163,046 \$	6,033,237	

Management's Discussion & Analysis For the Three and Six Months Ended June 30, 2023 and 2022 Discussion dated: August 29, 2023

Revenue

(100% basis Canadian dollars)		onths Ended une 30, 2023	Three		onths Ended une 30, 2022
	Wet Tonnes	CAD	Wet Tonnes		CAD
Zinc oxide product sales	- \$		59	\$	86,113
Zinc sulphide product sales	2,993	2,812,556	3,041		5,679,184
Lead product sales	-	-	55		80,963
Other sales	-	139,591	-		3,048
Total revenue	2,993 \$	2,952,147	3,155	\$	5,849,308
(100% basis Canadian dollars)		onths Ended	Six		onths Ended
		une 30, 2023		Jı	une 30, 2022
	Wet Tonnes	CAD	Wet Tonnes		CAD
Zinc oxide product sales	- \$		493	\$	528,494
Zinc sulphide product sales	5,990	, 6,413,314	5,571	Ψ	9,842,737
Lead product sales	-	-	55		80,963
Other sales	-	143,350	-		6,457
Total revenue	5,990 \$	6,556,664	6,119	\$	10,458,651

Sales prices per tonne on a USD basis decreased by 47.9% for zinc sulphide product for the six months ended June 30, 2023, when compared to prices in the same period in 2022. Overall sales prices per tonne on a USD basis decreased by 47.8% for zinc product for the six months ended June 30, 2023, when compared to prices in the same period in 2022. The overall price decrease was slightly lower than the decrease for sulphide product alone, as the 2022 sales included a portion of sales of lower priced oxide product versus only zinc sulphide product sales in 2023. The average USD sales prices for the six months ended June 30, 2023, were US\$704 per tonne for zinc sulphide product versus US\$1,353 per tonne for zinc sulphide product in the same period in 2022. Sales prices were lower not only because of lower worldwide sales prices but also because the average grade of product sold decreased by approximately 6.1% for zinc sulphide product for the six months ended June 30, 2023, when compared to prices in the same period in 2022.

Costs of Sales

The cost of sales in the six months ended June 30, 2023, increased in dollar terms when compared to the same period in 2022 due to higher prices for goods and services.

Operating Income

The operating income in Horzum AS decreased 68 percent in the three months ended June 30, 2023, and 55% for the six months ended June 30, 2023, compared with the same periods in 2022, as a result of the lower sales prices having been realized and higher costs being incurred. The gross margin, (see *non-GAAP measures*), for the three and six

months ended June 30, 2023, decreased to 53% and 56%, respectively, compared with 82% and 78%, in the same periods in 2022.

Impairment of Akmetal Receivable

In 2018, the Company performed an assessment resulting in the recording of an impairment of the loan receivable from Akmetal as required by IFRS 9. For further discussion see *Review of Horzum AS – Akmetal Receivable*. The recording of the impairment does not represent the elimination of the loan receivable and as such the Company continues to expect full repayment of the loan receivable in due course.

Foreign Exchange Gain

The functional currency of Horzum AS is the TRY. The foreign exchange gain in both 2023 and 2022 is a result of the revaluation of a portion of the Akmetal receivable, which is denominated in US dollars. The gains are the result of the significant decline in the value of the TRY relative to the US dollar during both 2023 and 2022.

Gain on net monetary position

Türkiye was designated as a hyperinflationary economy in the second quarter of 2022 and as a result, IAS 29 - Financial Reporting in Hyper-Inflationary Economies, has been applied to the summarized financial information for Horzum AS. The effect of inflation on Horzum AS's net monetary position for the current period is included in the statement of operations as a net monetary gain, relating to adjustments on share capital, lease assets and plant and equipment.

Income Tax Expense

The statutory rate for income taxes in six months ended June 30, 2023, was 20% compared with 23% in the same period in 2022. The following is a reconciliation of the expected income tax expense using the statutory rate compared to the actual income tax expense. As a result of tax changes enacted subsequent to the end of 2022, the Joint Venture revised its annual income tax return, which resulted in higher income taxes being owed. The increase of \$309,815 was recorded in the second guarter of 2023.

(100% basis Canadian dollars)		Three Months Ended June 30.				Six Months Ended June 30,				
			2023			2022		2023		2022
Income before income tax expense	\$	2,260,561	\$	4,109,028	\$	4,232,214		6,033,237		
Statutory tax rate Expected income tax expense		20% (452,112)		23% (945,076)		20% (846,443)		23% (1,387,645)		
Non-deductible expenses		(648)		(32,976)		(971)		(52,266)		
Income tax underaccrual in prior year		(309,815)		-		(309,815)		-		
Tax expense not recognized		136,099		978,052		88,061		1,439,911		
Income tax expense	\$	(626,476)	\$	_	\$	(1,069,168)	\$	_		

Financial condition

The following are summary balance sheets for Horzum AS:

Statements of Financial Position	As at June 30,	As at December 31,
(100% basis - Canadian dollars)	2023	2022
Current assets		
Cash and prepaid expenses	\$ 650,375 \$	639,101
Akmetal receivable	45,919,677	45,099,246
Less - discount and allowance on Akmetal receivable	(45,919,677)	(45,099,246)
Trade receivables	19,348	18,378
Other receivables	3,804	273,870
Due from shareholders and related parties	-	362,000
Inventories	784,072	1,166,806
Non current assets	2,584,940	3,867,803
Total assets	4,042,539	6,327,958
Current Liabilities		
Current liabilities	\$ 2,966,733 \$	4,049,057
Non-current liabilities	176,331	245,192
Total liabilities	3,143,064	4,294,249
Shareholders' equity	899,475	2,033,709
Total liabilities and shareholders' equity	\$ 4,042,539 \$	6,327,958

Akmetal Receivable

The total receivable from Akmetal is approximately \$45.9 million as at June 30, 2023, compared with \$45.1 million at the end of December 31, 2022. The receivable consists of a number of items including joint venture sales proceeds received and withheld by Akmetal, the value of zinc product mined at the joint venture used by Akmetal, foreign currency gains on USD denominated amounts and the value of certain loan payments made to a customer on behalf of Akmetal; less the value of any operating expenses paid by Akmetal.

As a result of not having collected the Akmetal receivable, Horzum AS has not been able to pay its liabilities in the normal course of operations. Horzum AS currently has approximately \$3.0 million in current liabilities (approximately \$4.1 million at December 31, 2022) and has working capital deficiency of approximately \$1.5 million (working capital deficiency of approximately \$1.6 million at December 31, 2022). Included within the total current liabilities are approximately \$0.4 million owed in trade payables (\$0.5 million at December 31, 2022), lease liabilities of \$0.6 million, (0.9 million at December 31, 2022), deferred revenue of \$0.4 million (\$1.7 million at December 31, 2022) and \$0.9 million in various taxes payable (\$1.0 million at December 31, 2022).

Due to Akmetal's continued liquidity issues and continued nonpayment of the receivable, management has continued to assess the probability of credit losses to be high. As a result, the Akmetal receivable remains written down to zero.

Due from shareholders and related parties

Amounts due from shareholders and related parties as at December 31, 2022, are for the amounts advanced to Pasinex Arama in the form of advanced dividend distributions. These amounts were extinguished upon the declaration of a dividend during the second quarter of 2023. See *Going Concern*.

Inventories

The following is a reconciliation of the Horzum AS inventory tonnage movements for the three and six months ended June 30, 2023:

Tonnes - Three Months			Low-Grade		
Ended June 30, 2023	Oxide	Sulphide	Sulphide	Lead	Total
Opening Inventory	-	2,870	-	-	2,870
Production Net of Waste	-	1,954	-	-	1,954
Purchased Ore Product	-	-	-	-	-
Sales	-	(2,993)	-	-	(2,993)
Ending Inventory	-	1,831	-		1,831

Tonnes - Six Months			Low-Grade		
Ended June 30, 2023	Oxide	Sulphide	Sulphide	Lead	Total
Opening Inventory	-	3,056	_	_	3,056
Production Net of Waste	-	4,765	-	-	4,765
Purchased Ore Product	-	-	-	-	-
Sales	-	(5,990)	-	-	(5,990)
Ending Inventory	-	1,831	-		1,831

Non-current assets

The non-current assets held in Horzum AS are primarily plant and equipment including leased assets.

Current Liabilities

Current liabilities include trade payables, amounts due to shareholders and related parties, lease liabilities, deferred revenue and taxes payable. Amounts due to shareholders and related parties as at June 30, 2023, are for the unpaid dividend and other distributions declared during the second quarter of 2023. See *Going Concern*. The decrease in current liabilities at June 30, 2023, compared with December 31, 2022 is primarily due to a reduction in deferred revenue of approximately \$1.3 million, offset by the increase in amounts due to shareholders and related parties.

Shareholders' Equity

The decrease in the shareholders' equity at June 30, 2023, to \$899,475 from \$2,033,709 at December 31, 2022, is due to the issuance of the dividends in the second quarter of 2023 offset by a combination of factors including, net income from operations and the recognition of inflationary gains recorded as a result of applying IAS 29.

Exploration and Mining Review and Expectations for 2023

Exploration at Pinargozu has continued underground during the second quarter of 2023 using three drill rigs, including two diamond core drills and one percussion drill. A total of 20 diamond core holes were completed during the quarter with a total length of 1,432 metres, testing the structure both above and below the 541 adit. The percussion rig drilled nine holes totalling 873 metres from the face of the 541 adit with the holes orientated in a fan pattern to better delineate the shape of the target marble anomaly in the Akkaya property. It is planned that the percussion rig will continue to drill ahead of the face in the 541 adit for a further two to three months, prior to the restart of development towards the Akkaya property boundary. A third diamond drill rig has been obtained and that drill will be used to drill from surface into the Akkaya property once the necessary drill permits and Forestry approvals have been obtained.

During the second quarter of 2023, a total of 292 metres of both horizontal and inclined development were completed, considerably below the level planned as a result of a reduced number of shifts being worked as crews that had been involved in the recovery efforts from the February earthquake that struck the area gradually returned to work. An additional complication for the development and mining teams has been the rapid percolation of rainwater into the underground workings. Although not in dangerous quantities, the percolation of rainwater was at a level that rendered some of the deeper areas below the 541-metre level inaccessible. It appears that the earthquake had disturbed some of the fissures through which water percolates into the workings in such a way that rainfall arrives underground very quickly. Once the rain had stopped, the inflow of water declined dramatically. Ground stability does not appear to have been impacted materially, but all mining activities are subject to increased safety awareness training emphasizing the need to constantly monitor ground conditions and to ensure roof bolting and meshing standards are maintained. In addition, a grouting contractor has inspected the areas that were subject to inflows of rainwater and has designed a remediation plan to be implemented prior to the next wet period that should begin about November. Recent weather conditions at the mine have been dry and hot with average daily temperatures around 40 degrees Celsius, with a maximum temperature recorded of 47 degrees Celsius. All employees are very conscious of the fire risk, and the Joint Venture has been working closely with the forest service to ensure that access and vigilance is maintained.

A total of 1,954 tonnes (net of waste) of zinc sulphide product were mined during the second quarter of 2023, bringing the total number of zinc sulphide product tonnes mined during the year to 4,765. This is approximately 20% less than what the Company had forecast at the beginning of the year and is primarily due to the slowdowns caused by the earthquakes and rainwater percolation. As a result of the lower production the Company has lowered its guidance for the year as follows:

(100% basis)	Revised Guidance	e for the Year Ended December 31, 2023
	Wet Tonnes	Average Grade
Zinc oxide product mined	<u>-</u>	NA
Zinc sulphide product mined	9,000 to 11,000	47.5%
Zinc low-grade sulphide product mined	-	NA
	9,000 to 11,000	
CAD cost per tonne mined		\$475 - \$525

The Company has not completed a current technical report that includes a mineral resource estimate as defined by the Mineral Resources and Reserves, Definitions and Guidelines prepared by the CIM Standing Committee on Reserve Definitions and adopted by CIM Council, and procedures for classifying the reported Mineral Resources were undertaken within the context of the Canadian Securities Administrators National Instrument 43-101 ("NI 43-101"). The Company has no intention of completing a NI 43-101 compliant technical report. The Joint Venture has not followed

accepted quality assurance and quality control procedures with respect to its current drilling program and has not used an independent third-party laboratory for its assay analysis. The Joint Venture uses field handheld X-ray fluorescence analyzers ("XRF") for zinc assays and grade control in exploration and mining. In addition, assays are completed by an independent third-party laboratory for all of the Joint Venture's sales.

The decision to enter production at the Pinargozu zinc mine was made without reference to a technical report or feasibility study prepared under NI 43-101. Accordingly, the Company's production estimates, and the economic viability of the mine may differ materially from the estimates contained herein.

Trends

Management regularly monitors economic conditions and estimates their impact on the Company's operations and incorporates these estimates in both short-term operating and longer-term strategic decisions. Apart from these and the discussion below on zinc prices and foreign currency, and the risk factors noted under the heading "Risks and Uncertainties", management is not aware of any other trends, commitments, events or uncertainties that would have a material effect on the Company's business, financial condition or results of operations. See "Risks and Uncertainties" below.

Türkiye continued to experience very high inflation in 2022 and into 2023. The three-year cumulative inflation rate to the end of June 2023 was 190%. As a result, Horzum AS has been and will continue to experience price pressure on its goods and services incurred, including wages of its labour force. The price of zinc has been declining during 2023, with the monthly average declining from a high of US\$1.49 per pound in January to a low of US\$1.07 per pound in June. Comparatively, the price of zinc increased during the first quarter of 2022 and then declined to where it started the year, with a low of US\$1.64 per pound in January to a high of US\$1.80 per pound in March and then returning to an average of US\$1.65 per pound in June of 2022. The year-to-date average in 2023 of US\$1.29 per pound was 26% lower than the year-to-date average of US\$1.74 per pound in 2022. Notwithstanding the lower zinc prices and higher costs, the Joint Venture continued to report a high gross margin in the first and second quarters of 2023 with a year-to-date average of 56% (see *Non-GAAP measures – Gross Margin*)

Horzum AS sells their product in US dollars and to a lesser extent in Euros, which are then converted to the Turkish Lira. As such, Horzum AS's financial performance also depends on the TRY to US dollar. The USD / TRY exchange rate has had a substantial increase in the past few years. The increase was further accelerated in 2022 and continued into 2023. The average USD / TRY rate increased to 26:1 at the end of June 2023, which represents a 40% increase when compared to the end of 2022 and a 26% monthly increase. Since the Joint Ventures sales are priced in USD, the increase in the USD / TRY exchange rate helps to offset the higher TRY costs when the sales proceeds are converted to pay for the local costs.

Management's Discussion & Analysis For the Three and Six Months Ended June 30, 2023 and 2022 Discussion dated: August 29, 2023

Liquidity and Financial Position

Cash Flows

A summary of the Company's cash flows is as follows:

	Three Months Ended				Six Months Ended			
			June 30,			June 30,		
		2023	2022		2023	2022		
Cash (used in) provided by operating activities								
Before changes in working capital	\$	1,814,688 \$	1,653,666	\$	1,029,497 \$	6,572,805		
Changes in working capital		(1,863,357)	(340,149)		(857,680)	(4,489,467)		
		(48,669)	1,313,517		171,817	2,083,338		
Cash used in investing activities		(141)	-		(1,823)	-		
Cash used in financing activities		(50,000)	(129,688)		(50,000)	(129,688)		
Effect of foreign currencies		(145,261)	(14,150)		(155,695)	(23,810)		
Net change in cash		(244,071)	1,169,679		(35,701)	1,929,840		
Opening cash balance		1,063,937	860,192		855,567	100,031		
Closing cash balance	\$	819,866 \$	2,029,871	\$	819,866 \$	2,029,871		

Cash provided by operating activities

The Company had modest inflows of cash from its operating activities in the six months ended June 30, 2023, as Pasinex Arama received TRY 22.4 million (approximately \$1.5 million using the exchange rates on the dates of the various transfers from Horzum AS) in advanced dividend and other receivable collections from Horzum AS. See *Going Concern* and *Review of Horzum AS - Financial Condition – Current Liabilities*. In 2022, the primary reason for the positive cash inflow from operating activities was the collection of all of the amounts that were due from related parties at the end of 2021 and the collection of the dividend that was declared in 2022.

Cash used in investing activities

Cash used in investing activities in 2023 relate to miscellaneous costs incurred by Pasinex Arama.

Cash used in financing activities

Cash used in financing activities for both 2023 and 2022 related to the payment of interest and principal on the Company's shareholder loans.

Commitments

Gunman Project

Pasinex through its wholly-owned subsidiary Pasinex Nevada, entered into an option agreement with Century Lithium Corp. ("Century") (formerly Cypress Development Corp.") and Caliber Minerals Inc. ("Caliber") (formerly named Silcom Systems Inc.) to earn up to an 80% interest in the Gunman Project (formerly the "Spur Zinc Project") located in White Pine County, Nevada ("Option Agreement"). The Option Agreement's total consideration to acquire an 80% interest is a combination of cash and Pasinex common shares. The Company must incur minimum exploration expenditures totalling US\$2,950,000.

On September 12, 2019, the Company announced they reached an agreement with Century and Caliber to change the terms relating to the earn in option agreement by changing the date of the US\$100,000 option payment to December 11, 2019 (paid) and deferred the 2019 exploration obligations to 2020.

On November 27, 2020, the Company entered into an additional amending agreement with Century and Caliber to extend the deadline for completion of the minimum exploration expenditures to December 31, 2022. Also, the deadline to acquire the additional 29% interest, as outlined below, has been extended to December 31, 2024. As part of the amending agreement the Company changed the name of the project to Gunman Project, agreed to pay US\$15,000 to Century and was required to spend a minimum of US\$200,000 by December 31, 2021, as a condition precedent for the effectiveness of the amending agreement.

On December 14, 2021, the Company entered into an additional amending agreement with Century and Caliber to extend the deadline to complete the minimum of US \$200,000 of qualified exploration expenditures to on or before June 30, 2022.

On December 29, 2022, The Company entered into an additional amending agreement with Century and Caliber to extend the deadline for completing the First Option Conditions of Exercise to March 31, 2023.

The spending and associated ownership is as follows:

The Company has completed the following to earn its initial 51% of the Gunman Project:

- In December 2017, a cash payment was made to Caliber of US\$125,000 (\$158,897) and 2.2 million Pasinex Common Shares (value of \$484,000) were issued to Caliber and Century.
- In September 2018, a cash payment of US\$200,000 (\$258,960) and issuance of 2.2 million Pasinex Common Shares (value of \$264,000) were made to Caliber and Century.
- In December 2019, a payment of US\$100,000 cash and issuance of 200,000 Pasinex Common Shares (valued at \$6,000) to Century.
- In addition, minimum exploration expenditures as defined in the Option Agreement must be spent as follows:
 - US\$250,000 prior to December 5, 2018 (spent);
 - o US\$800,000 prior to December 5, 2019 (spent);
 - US\$800,000 prior to December 5, 2020 (spent).

The Option Agreement calls for Pasinex and Century to enter into a joint venture agreement now that the Company has exercised the first option and earned the 51% interest. Pasinex is currently discussing with Century whether this is necessary and may continue with phase 2, to earn an additional 29% interest, without the joint venture agreement. Total consideration to acquire the 51% interest included US\$425,000 in cash payments, the issuance of 4.6 million Pasinex Common Shares and exploration expenditures of US\$1,850,000.

To acquire an additional 29% of the Gunman Project:

- Prior to December 5, 2021 (deferred to December 31, 2024):
- o a payment of US\$250,000 cash and issuance of 200,000 Pasinex Common Shares to Century; and
- spend an additional US\$1.1 million (spent approximately US\$482,000 to June 30, 2023) in exploration expenditures as defined in the Option Agreement.

The underlying licenses are in good standing until September 2023.

Off-Balance Sheet Arrangements

As of the date of this Interim MD&A, the Company does not have any off-balance sheet arrangements that have, or are reasonably likely to have, a current or future effect on the results of operations or financial condition of the Company, including, and without limitation, such considerations as liquidity, capital expenditures and capital resources that would be material to investors.

Pasinex Resources Limited Management's Discussion & Analysis

For the Three and Six Months Ended June 30, 2023 and 2022 Discussion dated: August 29, 2023

Commitments and Contingencies

As of the date of this Interim MD&A, the Company has no commitments and contingencies other than those owed in accordance with the Gunman Option Agreement (*see Liquidity and Financial Position – Commitments – Gunman Project*). The Company's mining and exploration activities are subject to various government laws and regulations relating to the protection of the environment. These environmental regulations are constantly changing and generally are becoming more restrictive. The Company does not believe that there are currently any material decommissioning liabilities at its sites, nor subject to known additional environmental liabilities or mitigation measures.

Share Capital

As of the date of this Interim MD&A, the Company has 144,554,371 issued and outstanding common shares and an aggregate of 10,500,000 stock options outstanding.

Transactions with Related Parties

Related Party Balances and Transactions

Related parties and related party transactions impacting the accompanying unaudited condensed interim consolidated financial statements are summarized below and include transactions with key management personnel, which include those persons having authority and responsibility for planning, directing, and controlling the activities of the Company, as a whole. The Company has determined that key management personnel consist of non-executive members of the Company's Board of Directors and corporate officers. A number of key management personnel, or their related parties, hold positions in other entities that result in them having control or significant influence over the financial or operating policies of these entities. A number of these entities transacted with the Company during the period. The terms and conditions of these transactions with key management personnel and their related parties were no more favorable than those available, or which might reasonably be expected to be available, for similar transactions to non-key management personnel related entities on an arm's length basis.

A summary of the related party transactions are as follows:

	Thre	e Mo	nths Ended	Six Months Ende						
			June 30,			June 30,				
	 2023		2022	 2023		2022				
Management fees and salaries	\$ 53,850	\$	53,850	\$ 119,550	\$	107,850				
Consulting fees	48,678		47,992	92,561		93,096				
Director fees	24,000		24,000	48,000		48,000				
Share-based payments	-		-	-		57,000				
Interest expense on shareholder loans	34,105		37,448	68,548		74,485				
	\$ 160,633	\$	163,290	\$ 328,659	\$	380,431				

Management's Discussion & Analysis For the Three and Six Months Ended June 30, 2023 and 2022 Discussion dated: August 29, 2023

Amounts payable to related parties were as follows:

		Due to	o Re	lated Parties	Sha	areh	reholder Loans		
		As at June 30,		As at December	 As at June 30,		As at December		
		2023		2022	 2023		2022		
Larry Seeley ⁽¹⁾	\$	-	\$	-	\$ -	\$	-		
1514341 Ontario Inc. (2)	-	-		-	1,973,947		1,968,357		
Seeley Holdings Ltd. ⁽³⁾		-		-	361,547		351,093		
Rainer Beteiligungsgesellschaft ⁽⁴⁾		-		-	86,201		83,697		
2192640 Ontario Inc. ⁽⁵⁾		12,898		44,236	-		-		
Horzum AS		-		362,000	-		-		
	\$	12,898	\$	406,236	\$ 2,421,695	\$	2,403,147		

⁽¹⁾ Larry Seeley was a director of the Company at June 30, 2023 and December 31, 2022.

⁽²⁾ 1514341 Ontario Inc. is a company controlled by Larry Seeley, a director of the Company.

⁽³⁾ Seeley Holdings Ltd. is a company controlled by a family member of Larry Seeley, a director of the Company.

⁽⁴⁾ Rainer Beteiligungsgesellschaft is owned by Joachim Rainer a director of the Company.

⁽⁵⁾ 2192640 Ontario Inc. is a company controlled by Andrew Gottwald, the CFO of the Company.

These transactions are in the normal course of operations and have been valued at the amount of consideration established and agreed to by the related parties in the accompanying unaudited condensed interim consolidated financial statements. Amounts due to related parties are unsecured, non-interest bearing and due on demand.

To the knowledge of the directors and officers of the Company, as at June 30, 2023, no person or corporation beneficially owns or exercises control or direction over common shares of the Company carrying more than 10% of the common shares of the Company other than set out below:

	Number of Common Shares	Percentage of Outstanding Common Shares
Larry Seeley	30,000,591	20.75%

Selected Consolidated Quarterly Financial Data

The following table provides a summary of unaudited financial data for the last eight quarters:

	Three Months Ended													
		June 2023	Mar 2023	Dec	: 2022	Sept 2022	June 2022	Mar 2022	Dec 2021	Sept 2021				
Financial:						-				-				
Equity gain from Horzum AS	\$	821,044 \$	775,762	\$ 3,928	3,724 \$	- \$	- \$	- \$	167,830 \$	-				
Consolidated net income (loss)	\$	1,107,117 \$	(195,583)	\$ (62	2,870) \$	(637,956) \$	(890,345) \$	3,634,344 \$	879,402 \$	(203,818)				
Basic and diluted net income										,				
(loss) per share	\$	0.01 \$	0.00	\$	0.00 \$	(0.01) \$	(0.01) \$	0.03 \$	0.01 \$	0.00				

The investment in the joint venture is accounted for using the equity method. In 2018, the net loss of the joint venture was so large after the impairment of the Akmetal receivable was recorded that the equity loss was capped so the investment would not be below zero. In 2021, the equity gains represent dividends received from Horzum AS. Equity gains reduce the remaining equity loss that was recorded in 2018 and net losses increase the unrecorded equity loss. In 2022 and 2023, the equity gains include dividends received and the equity pickup from Horzum AS.

Quarterly consolidated net income or loss has varied primarily due to the variability of the equity gain or loss recorded from the joint venture. The consolidated net income in the second quarter of 2023 was due to equity gain and dividend income received whereas the loss in the first quarter of 2023 was driven by the increased exploration costs at the Gunman Project, general and administration costs and the loss on the net monetary position. The consolidated net income recorded in the first quarter of 2022 was higher as a result of the declaration of dividends from Horzum AS. The consolidated net income recorded in the fourth quarter of 2021 was primarily due to the recovery of the dividend and other receivables that was recorded in that period.

Non-GAAP measures

The Company has included certain non-GAAP performance measures throughout this document. These performance measures are employed by management to assess the Company's operating and financial performance and to assist in business decision-making. The Company believes that, in addition to conventional measures prepared in accordance with GAAP, certain investors and other stakeholders use this information to evaluate the Company's operating and financial performance; however, these non-GAAP performance measures do not have any standardized meaning. Accordingly, these performance measures are intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP.

Cost per tonne mined

The following table provides a reconciliation of cost per tonne mined to cost of sales (the nearest GAAP measure) per the Horzum AS Statements of Operations.

	 Three	e Mo	Six Months Ended June 30,				
Reconciliation of cost per tonne mined	 2023		2022		2023		2022
Cost of sales per Horzum income statement Inventory change (including FX difference)	\$ 1,302,394 (332,652)	\$	914,866 432,331	\$	2,731,821 (382,734)	\$	2,208,090 586,766
	\$ 969,742	\$	1,347,197	\$	2,349,087	\$	2,794,856
Tonnes mined	 1,954		3,264		4,765		7,804
CAD Cost per tonne mined	\$ 496	\$	413	\$	493	\$	358

US\$ cash cost per pound of zinc product mined

The following table provides a reconciliation of US\$ cash cost per pound of zinc mined to cost of sales (the nearest GAAP measure) per the Horzum AS Statements of Operations.

			Three) Mo	onths Ended	Six Months Ended						
Reconciliation of US\$ cash cost per pound of zinc		June 30,					June 30,					
product mined	_		2023		2022		2023		2022			
Cost of sales per Horzum income statement adjusted												
for cost of sales adjustments and inventory change		\$	969,742	\$	1,347,197	\$	2,349,087	\$	2,794,856			
Less - sales of lead product			-		(80,963)		-		(80,963)			
			969,742		1,266,234		2,349,087		2,713,893			
Translate to US\$	Α	\$	722,017	\$	1,031,135	\$	1,742,394	\$	2,174,355			
Zinc product tonnes mined (wet)			1,954		3,264		4,765		7,804			
Zinc product grade mined			48.4%		50.6%		47.8%		48.6%			
Moisture loss			3.0%		2.3%		2.6%		2.2%			
Pounds of zinc product mined	В		2,022,006		3,554,516		4,890,705		8,021,945			
US\$ cash cost per pound of zinc product mined	A/B	\$	0.36	\$	0.29	\$	0.36	\$	0.27			

Treatment and refining costs are not included in the US\$ cash cost per pound.

Gross margin

The following table provides a reconciliation of gross margin to net income (the nearest GAAP measure) per the Horzum AS Statements of Operations.

	Three Months Ended June 30,					•				
		2023		2022		2023		2022		
Operating income per Horzum AS income statement Adjust for final price adjustments for revenue and cost of	\$	1,561,492	\$	4,819,430	\$	3,647,000	\$	8,116,136		
goods sold related to other periods		-		-		-		-		
Gross margin	\$	1,561,492	\$	4,819,430	\$	3,647,000	\$	8,116,136		
Revenue (excluding price adjustments related to other periods)	\$	2,952,147	\$	5,846,260	\$	6,556,664	\$	10,452,194		
Gross margin		53%		82%		56%		78%		

Qualified Person

Jonathan Challis, a Fellow of the Institute of Materials, Minerals and Mining and a Chartered Engineer, is the qualified person ("QP") as defined by NI 43-101 for all information in this MD&A. He has inspected the original paid sales invoices issued by the Joint Venture for the shipment of zinc sulphide product specified in this Interim MD&A and has approved the scientific and technical disclosure herein. Mr. Challis is a director of the Company and Chair of the Joint Venture.

Risks and Uncertainties

The Company's business contains significant risk due to the nature of mining, exploration, and development activities. The Company is a junior resource company focused primarily on the acquisition, exploration and development of mineral properties located in the United States of America and Türkiye. The Company's properties have no established mineral reserves and there is no assurance that any of the Company's projects can be mined profitably. The Company is also exploring and developing other opportunities and is subject to risks and challenges similar to companies in a comparable stage. These risks include, but are not limited to, the challenges of securing adequate capital in view of exploration, development, and operational risks inherent in the mining industry as well as global economic and base mineral price volatility.

An investment in the securities of the Company is highly speculative and involves numerous and significant risks. Such investment should be undertaken only by investors whose financial resources are sufficient to enable them to assume these risks and who have no need for immediate liquidity in their investment. Prospective investors should carefully consider the risk factors that have affected, and which in the future are reasonably expected to affect, the Company and its financial position. Please refer to the section entitled "Risks and Uncertainties" in the Company's Annual MD&A for the fiscal year ended December 31, 2022, available on SEDAR at www.sedar.com

Disclosure of Internal Controls

Management has established processes to provide them with sufficient knowledge to support representations that they have exercised reasonable diligence to ensure that (i) the unaudited condensed interim consolidated financial statements do not contain any untrue statement of material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it is made, as of the date of and for the periods presented by the unaudited condensed interim consolidated financial statements; and (ii) the unaudited condensed interim consolidated financial statements fairly present in all material respects the financial condition, financial performance and cash flows of the Company, as of the date of and for the periods presented.

In contrast to the certificate required for non-venture issuers under National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings ("NI 52-109"), the Venture Issuer Basic Certificate filed by the Company does not include representations relating to the establishment and maintenance of disclosure controls and procedures ("DC&P") and internal control over financial reporting ("ICFR"), as defined in NI 52-109. In particular, the certifying officers filing such certificate are not making any representations relating to the establishment and maintenance of:

- controls and other procedures designed to provide reasonable assurance that information required to be disclosed by the issuer in its annual filings, interim filings or other reports filed or submitted under securities legislation is recorded, processed, summarized and reported within the time periods specified in securities legislation; and
- ii) a process to provide reasonable assurance regarding the reliability of financial reporting and the preparation of unaudited condensed interim consolidated financial statements for external purposes in accordance with the issuer's generally accepted accounting principles (IFRS).

The Company's certifying officers are responsible for ensuring that processes are in place to provide them with sufficient knowledge to support the representations they are making in such certificate. Investors should be aware that inherent limitations on the ability of certifying officers of a venture issuer to design and implement on a cost-effective basis DC&P and ICFR as defined in NI 52-109 may result in additional risks to the quality, reliability, transparency and timeliness of interim and annual filings and other reports provided under securities legislation.

Additional Information

Additional information about the Company can be found at the Company's website at <u>www.pasinex.com</u>, or on <u>www.sedar.com</u>.