



Second Quarter 2025 Financial Statements and Management's Discussion & Analysis

Kincora Copper Limited

ARBN: 645 457 763

Please find attached for release to the market, Kincora Copper Limited's Second Quarter 2025 Financial Statements and Management's Discussion & Analysis, prepared in accordance with National Instrument 51-102 Continuous Disclosure Obligations and NI 51-102F1 Management's Discussion and Analysis, issued by the Canadian Securities Administrators, for lodgement on the Canadian System for Electronic Document Analysis and Retrieval (SEDAR+).

August 14, 2025

This announcement has been authorized for release by the Board of Kincora Copper Limited (ARBN 645 457 763)

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Quarterly Activities Report

For the period ended 30 June 2025

The quarter saw Kincora Copper Limited's ("Kincora" or the "Company") continued execution on its strategy with partner funded drilling and management fee income ramping up coupled with discussions with new potential asset level partners. Subsequent to period end, this strategy was endorsed and financing supported by several leading North American natural resource sector investors which the Company feels is a very significant milestone and supports more drilling, more asset level deals, more management fees and ultimately more (big) discoveries.

These investors, led by Rick Rule and Jeff Phillips, recognized recent major asset level and corporate milestones to date that support a hybrid project generator exploration and funding model where Kincora leverages strategic partnerships with mining majors and cashed up new tech explorers. The corporate restructuring and terms of the financing (including a 12-month resale restriction) supports a clear medium-term strategy, not just a near-term share price rally from depressed levels, impacted by a major shareholder overhang between 3Q'2024-2Q'2025 and the period between drilling campaigns as the Company pivoted its funding model.

The financing supports Kincora undertaking a diversified and portfolio approach to confirm the next series of globally significant copper-gold discoveries.

Key Highlights during the period:

Partner Funded Exploration Strategy and Progress

- **Second earn-in agreement with AngloGold Ashanti executed** (up to A\$50m in expenditure on three licences) **and sixth asset level partnership: in total unlocking over A\$110 million in potential multi-year partner funding.**
- **Existing AngloGold Ashanti earn-in for the Northern Junee-Narromine Belt project portfolio:** Following further positive results the maiden drilling program at the Nyngan license was extended for a second time. Post the second earn-in agreement with AngloGold Ashanti, drilling is scheduled to transition from Nyngan to the Nevertire and Nevertire South projects, with a Stage 2 follow up phase of step out drilling proposed at Nyngan post results and analysis of the initial scout program.
- **Potential new asset level partners:** Site visits, technical reviews and commercial discussions have advanced with multiple diversified, gold and/or copper majors for Kincora's 100% owned and more advanced copper porphyry Trundle, Fairholme and Jemalong projects. All the latter projects are located within existing mineral camps that host at least 20 million gold equivalent resource inventory.

Other Projects

- **Orbminco Limited earn-in for the Bronze Fox project:** 2025 field season sampling and mapping activities have further confirmed and expanded a higher-grade extension to the current Mineral Resource Estimate envelope at West Kasulu, which remains open. Geophysical programs comprised of Induced Polarisation (IP) and gravity surveys have been completed to further refine target zones for drilling.

Field sampling and geophysical programs have also been undertaken at the Shuteen North target, which hosts extensive sub-cropping copper mineralisation and multiple intrusive systems. The Shuteen North target is potentially associated with the regionally significant Shuteen lithocap and has never been drilled.

Later in the period, Orbminco undertook a placement with use of proceeds in part to fund drilling at Bronze Fox. 2025 field season results are being interpreted at both the West Kasulu and Shuteen North prospects ahead of planned drilling activities.

- **New opportunities:** The Company continues to review various new project opportunities where it feels it has a competitive advantage to add shareholder value.

Corporate

- **Cash balance:** C\$0.96 million at period end, ahead of a subsequent cash call for the Nyngan earn-in agreement, with management fees ramping up.
- **Shareholder overhang removed:** A former largest shareholder of the Company exited the register during the period.
- **Transfer of shares between markets:** Following the amended earn-in deal with AngloGold Ashanti it is estimated over that over 5% of the Company's total shares on issue or approximately 9.5% of Kincora's free float were transferred from the ASX to the TSX Venture reflecting the generally materially higher share price on the TSXV, increasing liquidity on the TSXV, acknowledgement of the project/pro prospector generator model in the North American markets and the direct peer valuation discount to Inflection Resources (AUCU.CSE) (noting AngloGold Ashanti is a common earn-in partner for respective exploration stages in the Northern Junee-Narromine Belt, but excluding Kincora's other six major asset group portfolios).
- **Strategic North American back a non-brokered private placement:** On July 7th, Kincora announced a Unit raising for up to C\$4-million and associated with a ten (10) for one (1) consolidation of securities. The placement secured cornerstone investments from leading North American natural resource sector investors including Rick Rule and Jeff Phillips, with strong support from existing and new investors. Proceeds will be used to support ongoing project generation strategy, drilling at 100% owned high-grade gold-base metals Condobolin project and working capital. Concurrently, new incentive stock options are proposed to be awarded.

- **Notice of Annual General & Special Meeting:** to take place on August 27th with a webcast.

President and Chief Executive Officer Sam Spring, and Chairman Cameron McRae commented:

"In the last two-years, Kincora has made significant progress moving to a project generation and partner funding model and resuming drilling.

We are very pleased that this progress, the inherent value that has been already created and further very material milestones anticipated upon continuing to deliver on the existing strategy has been recognized by the strategic investors who have cornerstoned the recent non-brokered private placement and been actively acquiring stock subsequently on-market.

The roll back and placement terms provides the structure to leverage the deals, partner funding and project results already in place and to unlock significant existing value. This is starting to be realized.

The new capital provides the ability to accelerate more drilling, do more asset level deals, earn more management fees, and, ultimately, supporting the ambition of more (big) new discoveries. These multiple avenues all provide further material value catalysts for shareholders.

It is also very pleasing to see the new discovery made in the district by Waratah Resources at its Spur project, and the recognition of this in the public markets. We look forward to concluding ongoing discussions and bringing in new partners for our Trundle and Fairholme porphyry projects where we see similar new discovery potential with extensive geological and geophysical data also supporting new large scale exploration concepts and targets."



Kincora Copper Limited
(An Exploration Stage Company)

**MANAGEMENT'S DISCUSSION AND
ANALYSIS**

Expressed in Canadian Dollars

**FOR THE SIX-MONTH PERIOD ENDED
June 30, 2025**

As at August 14, 2025

Introduction

The following Management’s Discussion and Analysis (“MD&A”) of the Company has been prepared as of August 14, 2025, and reported in Canadian dollars unless otherwise stated (noting “A\$” stands for Australian dollars). This MD&A should be read in conjunction with the interim condensed consolidated financial statements of Kincora Copper Limited and the notes thereto for the six-month ended June 30, 2025, which have been prepared using accounting policies consistent with International Financial Reporting Standards (“IFRS”). In addition, the consolidated financial statements have been prepared using the accrual basis of accounting except for cash flow information.

Management is responsible for the preparation and integrity of the consolidated financial statements, including the maintenance of appropriate information systems, procedures and internal controls. Management is also responsible for ensuring that information disclosed externally, including the consolidated financial statements and MD&A, is complete and reliable.

Additional information relating to the Company, including most recent financial reports, are available on the Canadian System for Electronic Document Analysis and Retrieval (“SEDAR”) at www.sedar.com, on the Australian Securities Exchange (“ASX”) announcements platform under the Company’s code ‘KCC’ and on the Company’s website at www.kincoracopper.com.

Business Overview

Kincora Copper Limited (the “Company” or “Kincora”) is an active explorer and hybrid project generator focused on world-class copper-gold discoveries. Kincora’s portfolio includes district scale landholdings and scale-able drill ready targets in both Australia and Mongolia’s leading porphyry belts, the Macquarie Arc and Southern Gobi, respectively, and the historical Condobolin mining field in the southern section of the Cobar superbasin NSW.

The Company has twelve licenses in Australia and two in Mongolia (the latter including one mining license and one pending mining license application), in total covering >3,000km². In the last 18-24 months, Kincora has shifted its funding model towards a prospector/project generator exploration and funding model seeking asset level technical and funding partners for its large-scale earlier stage and/or non-core porphyry copper projects.

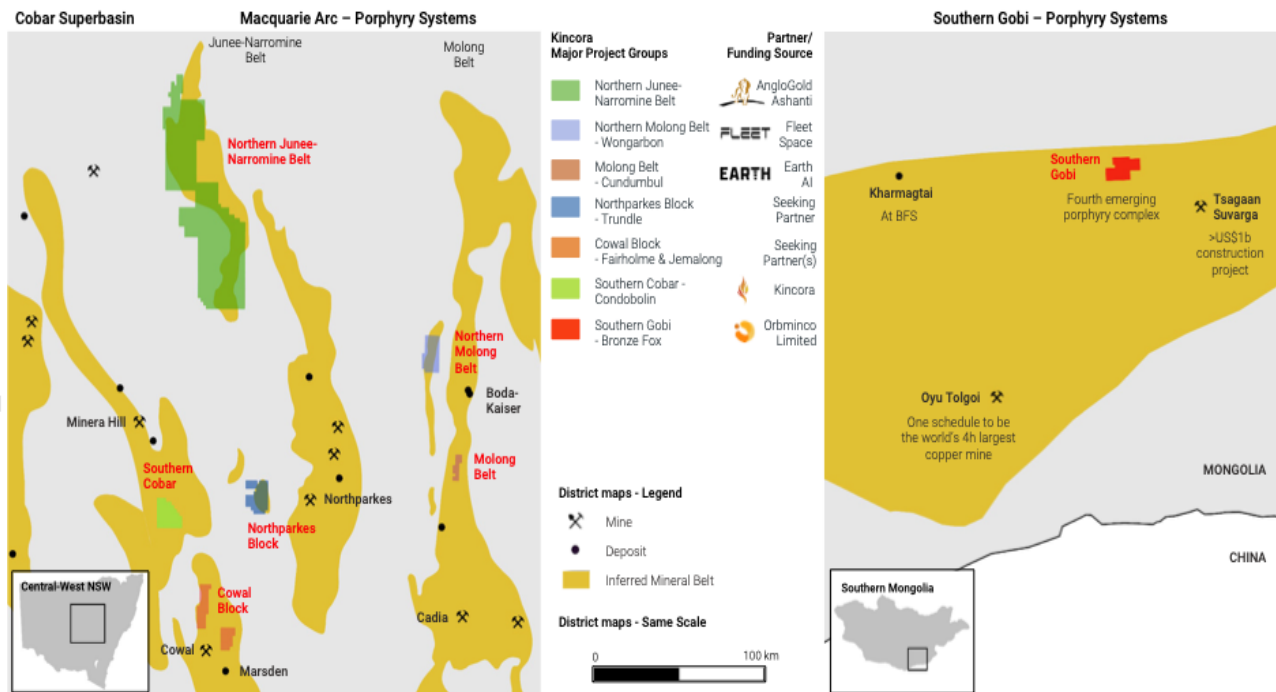


Figure 1: Kincora has seven major project groups, six porphyry and one Cobar style mineral systems, all located in world-class geological terrains which host Tier-1 mines. The Company is seeking to find the next generation of globally significant discoveries.



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This pivot in strategy has resulted in six asset level partnerships across four major project groups to date unlocking over A\$110 million in potential multi-year partner funding for nine of our fourteen licenses whilst retaining ownership of the Company’s more advanced projects. Kincora currently receives a management fee (ie income stream) from operating two of the earn-in and joint venture agreements that in place.

The remaining 100% owned porphyry projects comprise the Northparkes and Cowal block portfolios and are strategically located near existing mining operations situated within camps hosting greater than 20 million ounce gold equivalent resource inventory. Discussions and negotiations for further partnerships continue for these more advanced remaining 100% owned projects on a management fee and earn-in basis.

Following this pivot in funding model, field activities resumed in late 2024, resulting in over 13,500 metres of drilling and over A\$6.5-million of partner funded exploration activities to date, including approximately A\$4-million of expenditure which Kincora receives a 10% management fee on from operating the earn-in and joint venture agreement with AngloGold Ashanti for the Northern Junee-Narromine Belt project.

Kincora’s ambition is to be the operator for exploration budgets of over \$10 million per annum for the porphyry portfolio providing sufficient project management fees for the Company to be self-funding (covering corporate costs and maintenance of remaining wholly owned projects) and have partnerships with a diversified portfolio of industry leading producers/explorers. This is in addition to the various other existing partnerships where Kincora is not the operator or receiving a management fee income stream.

The Company has assembled an industry leading technical team who have made multiple world-class copper and gold discoveries, who have “*skin in the game*” equity ownership, and, backed by a consolidated and sophisticated shareholder register (insiders currently owning over 40% of the Company and represented on the Board).

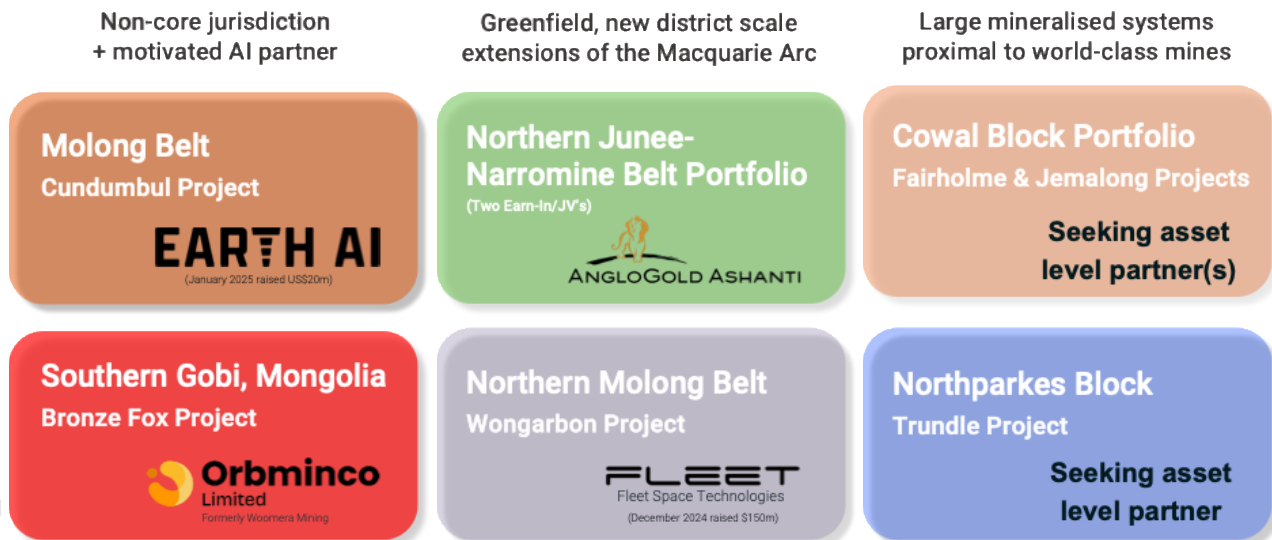


Figure 2: 6 Deals, >\$110m Partner Funding - More Targeted

The corporate appeal of the copper-gold mines and prospective exploration projects in the Macquarie Arc has been recently evident with over \$16-billion of M&A for the producing assets and early-stage porphyry ground having been the focus of six large earn-in and joint venture agreements supporting over \$385-million of potential exploration expenditure ¹.

The region is well positioned to benefit from the industry majors increasingly returning to growth and investing in rebuilding a pipeline of earlier stage exploration and new significant scale discovery opportunities. There is a

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clear global trend of the majors achieving this via earn-in and joint venture agreements with exploration juniors and effectively looking to put their foot on new potential discoveries via win-win deal structures with juniors but also achieving outsourcing of the exploration function. Despite NSW’s global attractiveness, see Figure 7, regional consolidation, deals with juniors and the size of the listed junior exploration sector in the Macquarie Arc is currently significantly lagging the Golden Triangle in BC, Canada (as illustrated by Figure 3).

Majors Expanding in World-Class Belts *Macquarie Arc v Golden Triangle (same scale)*

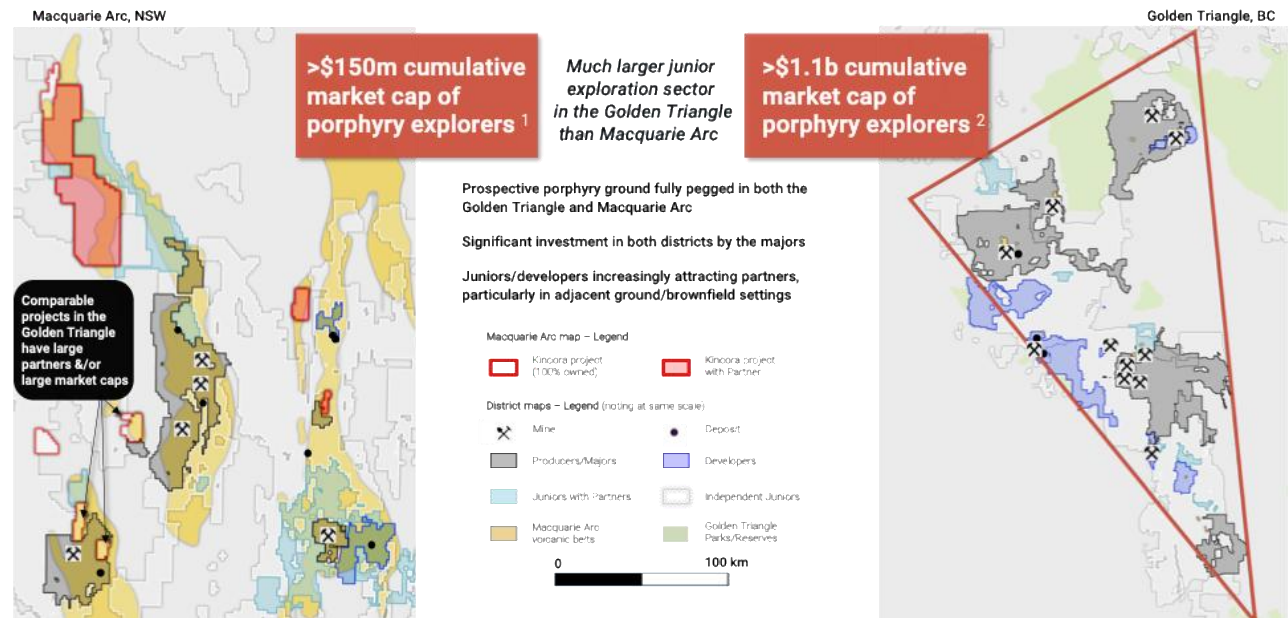


Figure 3: Comparing the level of exploration majority, junior exploration sector market capitalisation and district ownership between the Macquarie Arc and the Golden Triangle – Left hand side and right hand side images are the same scale
 Despite lower exploration costs, better infrastructure, a greater mineral endowment and unrestricted field season there is a materially smaller junior exploration sector in the Macquarie Arc relative to the Golden Triangle

¹ “>\$150m cumulative market cap of porphyry explorers” includes Magmatic Resources, Inflection Resources, Legacy Minerals, Kincora & Waratah Minerals (market capitalisations as at May 23, 2025)

² “>\$1.1b cumulative market cap of porphyry explorers” includes Enduro Metals, Scottie Resources, Goliath Resources, Kingfisher Metals, Ascot Resources, Aurwest Resources, Garibaldai Resources, Coast Copper, Decade Resources, Dolly Varden Silver, Strikepoint Gold, Tudor Gold, Teuton Resources, Goldrea Mining, Goldstorm Metals, Etruscus Resources, Metallis Resources (market capitalisations as at May 23, 2025)

³ Macquarie Arc, NSW and Golden Triangle, BC maps and license holder summaries from Exploration Sites for Kincora

Furthermore, notable exploration successes in NSW by listed exploration juniors include Australian Gold and Copper (AGC.ASX – recent >5x) with its Achilles Project (a new Cobar style discovery, comparable to Kincora’s Condobolin Project) and also Waratah Resources (WTM.ASX – recent >10x) with new discoveries at the Cargo/Spur Project (an underlying porphyry system with a number of similarities to Kincora’s Trundle and Fairholme Projects). Within the Macquarie Arc there have also been two recent greater than 10-million-ounce gold equivalent discoveries and resource growth at Alkane Resource’s Boda-Kaiser deposits and Evolution Mining’s flagship Cowal mine.

The pivot to a project generator model has supported Kincora pursuing countercyclical growth. In 2024, the Company in NSW opportunistically expanded its tenement holdings from 8 to 12, and the area under license from 2,367km² to 3,443km². Three of the four new licenses have already secure asset level partners, with one currently being drilled.

On July 7th, 2025, Kincora announced an oversubscribed C\$4 million non-brokered private placement of units led

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by leading North American investors, including Rick Rule and Jeff Phillips, and their investor networks.

The share units have a 12-month hold period and there is an accelerator on the warrants – both at the lead investors requests. This raising is concurrent with a corporate restructuring and share capital roll back.

The roll back and placement terms provides Kincora the corporate structure to leverage the deals, partner funding and project results already in place and to unlock significant existing value. This is starting to be realized.

The new capital provides the ability to accelerate more drilling, do more asset level deals, earn more management fees, and, ultimately, supporting the ambition of more (big) new discoveries. These multiple avenues all provide further material value catalysts for shareholders.

Closing of the non-brokered private placement is anticipated shortly after the scheduled August 27th, Annual General and Special Shareholders meeting.

The financing also supports Kincora pursuing a hybrid project generator model and undertaking drilling at our 100% owned Condobolin project. The Condobolin project hosts a historical mining field located within the Cobar superbasin and within trucking distance to an existing mill seeking third party ore. The Cobar superbasin has recently seen a number of significant new discoveries (eg Federation, Achilles, Mallee Bull, Southern Nights and Wagga Tank) and significant corporate activity (eg Harmony's A\$1.6 billion offer for MAC, Kingston Resources recently receiving A\$50 million cash for the first tranche of its divestment of its Misima project etc). The project and regional profiles' support the Condobolin project being an asset that a junior explorer such as Kincora can add significant value too.

By having a significant portfolio of partner funded large porphyry projects, and a very focused program on a 100% owned project, the Company is seeking to position Kincora as a leading institutional grade explorer in the public Australian and Canadian markets, and the leading project generator on the ASX.

Kincora's corporate office is in Vancouver, and operating offices in Ulaanbaatar (Mongolia) and field camps in Trundle (NSW) and the Southern Gobi (Mongolia). Kincora is a reporting issuer in Ontario, British Columbia and Alberta, Canada, with its common shares trading on the TSX Venture Exchange and Chess Depositary Interests ("CDIs"), trading on the ASX under the symbol **KCC**.

As at July 31st, and pre-closing the non-brokered private placement, the Company has 60.9 million shares listed on the TSX Venture Exchange ("Venture") and 235.2 million CDIs on the ASX with a transfer of approximately 16.5 million shares to the Venture post the second earn-in and joint venture agreement with AngloGold Ashanti being announced in April.

For further information please refer to our website: www.kincoracopper.com, and highlighting the [July 31st corporate strategy overview \(direct link here: https://kincoracopper.com/corporate-strategy/\)](https://kincoracopper.com/corporate-strategy/).

[In all aspects of our business, the Company retains our focus on the safety and wellbeing of our staff, engaging with stakeholders and creating shareholder value.](#)

References:

¹ Sourced from Ocean Blue Equities October 8, 2024 initiation research report on Waratah Minerals, with the addition of Kincora's Apr 7, 2025 earn-in with AngloGold Ashanti and Newmont's earn-in and joint venture agreements with Koonenberry Gold (KNB.ASX) for the:

(a) Junee porphyry project (\$23.9m of expenditure to date, ex the ongoing 2025 drilling with Koonenberry Gold carried until commercial production); and,

(b) Fairholme porphyry project (Koonenberry carried until \$15m of exploration expenditure, with \$1.14m spent to date, ex the ongoing 2025 drilling program).

Operational and Corporate Highlights

Highlights for to the six-month period ended June 30, 2025 include:

- **Results and expanded agreement increase Kincora and AngloGold Ashanti's drilling programs:** *On February 13th, the Company announced the first drilling program with earn-in partner AngloGold Ashanti at the Nyngan project had been expanded and was ongoing following favorable initial results that support district-scale deposit potential and the northern extension of the Macquarie Arc. As a result, a ground gravity survey commenced across an greater than 40km strike.*

On April 14th, Kincora and AngloGold Ashanti signed a major amendment to the existing earn-in and joint venture agreement for a second joint venture in the Northern Junee-Narromine Belt supporting total expenditures of up to \$100 million and including five contiguous projects (Nyngan South, Nevertire South and Mulla added to the Nyngan and Nevertire projects including in the original May 2024 agreement).

On June 6th, the Company announced that ongoing drilling at the Nyngan project had been expanded a second time supported by further positive drilling results and to test new targets identified by the recent ground gravity survey. Kincora also announced that drilling was scheduled to transition from Nyngan to the Nevertire and Nevertire South projects, with a Stage 2 follow up phase of step out drilling proposed at Nyngan post results and analysis of the initial scout program.

- **Significant copper and gold intersected in Orbminco's maiden drilling project at Bronze Fox, follow up exploration and second mining license application:** *On January 14th, Kincora's earn-in partner for the Mongolian asset portfolio, Orbminco Limited ("OB1".ASX), announced results of the late 2024 drilling program that confirm expansion and higher-grade potential of the West Kasulu Mineral Resource Estimate (MRE, JORC 2012) at the Bronze Fox project.*

All but one of the 16 first phase holes have returned significant copper intervals with highlights including:

- *Hole F111: 26m @ 0.91% CuEq from 14m (with up to 8.29% Cu)*
- *Hole F109: 486m @ 0.21% CuEq from 352m*

The program was designed to infill and extend the existing MRE, particularly within a shallow oxide target area, and, convert the remaining exploration licence (XV-17977), which encompasses the western part of the resource, to a mining lease, thus providing mining license coverage (minimum 30-year term) across the full Bronze Fox project. Subsequent to period end the mining license application was in the final stages of submission.

2025 field season sampling and mapping activities have further confirmed and expanded a higher-grade extension to the current MRE envelope, which remains open. Geophysical programs comprised of Induced Polarisation (IP) and gravity surveys have been completed to further refine target zones for drilling.

Field sampling and geophysical programs have also been undertaken at the Shuteen North target, which hosts extensive sub-cropping copper mineralisation and multiple intrusive systems. The Shuteen North target is potentially associated with the regionally significant Shuteen lithocap and has never been drilled.

Later in the period, Orbminco undertook a placement with use of proceeds in part to fund drilling at Bronze Fox. 2025 field season results are being interpreted at both the West Kasulu and Shuteen North prospects ahead of planned drilling activities.

- **Shareholder overhang resolved:** *A former largest shareholder of the Company exited the register during the period, with over 12 million CDI's sold in 2025, which followed two "Change in substantial holding" notices and a "Ceasing to be a substantial holder" notice lodged on the ASX in 4Q'2024.*

Following the April 14th, amended earn-in deal with AngloGold Ashanti, it is estimated over 16.5 million shares (or >5% of the total shares on issue or approximately 9.5% of Kincora's free float) were transferred from the ASX to the TSX Venture reflecting the generally materially higher share price on the TSXV,

increasing liquidity on the TSXV, acknowledgement of the project/pro prospector generator model in the North American markets and the direct peer valuation discount to Inflection Resources (AUCU.CSE) (noting AngloGold Ashanti is a common earn-in partner for respective exploration stages in the Northern Junee-Narromine Belt, but excluding Kincora's other six major asset group portfolios).

Highlights subsequent to the six-month period ended June 30, 2025 include:

- **Strategic North American back a non-brokered private placement:** On July 7th, Kincora announced a Unit raising for up to C\$4-million ("Offering") and associated with a ten (10) for one (1) consolidation of securities ("Consolidation"). All prices referred to in relation to the Offering assumes completion of the Consolidation prior to or concurrent with the Offering.

The non-brokered private placement was supported by cornerstone investments from leading North American natural resource sector investors including Rick Rule and Jeff Phillips, with strong support from their investor networks and existing investors.

Proceeds will be used to support ongoing project generation strategy, drilling and regional exploration at 100% owned high-grade gold-base metals Condobolin project and working capital.

The Units will comprise one common share (a "Share") and one common share purchase warrant (a "Warrant"), each Warrant entitling the holder to acquire a further common share at a price of C\$0.50 for a term of three (3) years. The Shares will be subject to a one (1) year hold period from the closing date and such other restrictions as may be required by applicable securities laws and stock exchange rules. Fifteen (15) months after the closing date, the Company will have the right to accelerate the expiry date of the Warrants (the "Acceleration") if the weighted average closing price of the Company's common shares on the Exchange equals or exceeds C\$0.75 (the "Acceleration Price") for 20 consecutive trading days (the "Acceleration Event"). Upon the occurrence of the Acceleration Event, the expiry date of the Warrants will then be 30 days from the date of issue of a news release announcing the Acceleration.

The Company also announced that, effective July 7, 2025, (the "Grant Date"), its Board of Directors has granted an aggregate of 3,266,927 stock options (on a post-Consolidation basis) of the Company to certain directors, officers, and consultants of the Company, with all of such stock options (the "Conditional Options") being subject to the receipt of the applicable approval of the disinterested shareholders of the Company, acceptance of the Exchange and approvals required under the ASX Listing Rules. All such stock options shall be exercisable to purchase one common share in the capital of the Company at \$0.50 per Share (on a post-Consolidation basis) for a period of three (3) years from the Grant Date and such other terms as may be acceptable to the Exchange.

The Conditional Options, together with an amended equity incentive plan that will sufficiently increase the reserve of stock options available to the Company, will be presented to the disinterested shareholders of the Company for review and consideration and, if satisfactory, approval at an upcoming Annual General and Special Meeting of Shareholders of the Company.

- **Notice of Annual General and Special Meeting:** On July 31st, Kincora announced the Annual General and Special Meeting of shareholders would take place on August 27th at 4pm PST with a webcast.

Further details are available on Kincora's website: <https://kincoracopper.com/agm-materials/>

Macquarie Arc, NSW - Australia portfolio

Kincora holds district scale positions within highly prospective settings on the key belts of the Macquarie Arc. The Macquarie Arc is Australia's foremost, and a world-class, porphyry district.

The corporate appeal of the district is evident from the recent multiple billion dollars of M&A; from one of the world's most profitable hard rock projects (Cadia), Australia's second largest porphyry mine (Northparkes) to multiple significant exploration focused transactions and recent discoveries.

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Kincora's projects:

- Sit in highly prospective locations of the key belts of the Lachlan Fold Belt
- Are at advanced stages of exploration and/or host large scale or new district scale footprints
- Demonstrate characteristics of neighbouring world-class deposits
- Benefit from existing infrastructure and favourable ESG considerations

Kincora in December 2023 consolidated a 100% interest in all its NSW projects and in August 2024 concluded the strategic review for the Mongolian project portfolio with a definitive earn-out and joint venture agreement signed at the end of September 2024 (initial drilling commencing in October).

Having pursued a project / prospector generator funding model this supported Kincora pursuing countercyclical growth and opportunistically pegging four new projects during 2024, significantly expanding the Company's land position by over a third in NSW. Three of these four new projects have already secured asset level funding partners, and one is currently being drilled.

The project generator funding strategy supports attracting further potential asset partners for our remaining 100% owned Tier-1 scale copper-gold porphyry projects all located within porphyry system camps that already host at least 20-million-ounce gold equivalent endowment. These porphyry projects include Trundle (within the Northparkes Block), Fairholme and Jemalong (latter two within the Cowal Block).

Kincora's asset level partner model for our wholly owned large scale exploration stage porphyry projects has unlocked over \$110 million of potential partner funding for five earlier stage and/or non-core porphyry projects. Existing partners include:

- AngloGold Ashanti (NYSE: AU) is the world's fourth largest gold miner by production and is partner for the NJNB project portfolio, including the Nyngan, Nyngan South, Nevertire, Nevertire South and Mulla projects via two separate earn-in and joint venture agreements;
- Fleet Space Technologies Pty Ltd ("Fleet Space", private) is one of Australia's fastest growing companies, widely recognised as Australia's leading space exploration company, raised \$150m in a Series D financing in December 2024, is Kincora's partner for the Wongarbon project and recently completed its maiden integrated Ambient Noise Tomography and gravity geophysical survey at the Nyngan project;
- Earth AI Pty Ltd ("Earth AI", private) is Artificial Intelligence and Machine Learning explorer, raised \$20m in a Series B financing in January 2025 and is partner for the Cundumbul project; and,
- Orbminco Limited (ASX: OB1, formerly Woomera Mining) is a Mongolian focused explorer and is partner for the Bronze Fox project.

Kincora is the current operator of the NJNB project portfolio with AngloGold Ashanti and currently receives a 10% management fee of expenditure.

The Company's flagship and advanced porphyry projects with extensive confirmed mineral systems are the Fairholme, Jemalong and Trundle projects, which are proximal to and have common mineral system to existing world-class mines (the two former Cowal and latter Northparkes respectively). Discussions with multiple potential asset levels are continuing on a Kincora operator, management fee, earn-in and joint venture model basis.

Kincora has recently consolidated the historical Condobolin mining district, situated within trucking distance to the Mineral Hill mine (which has capacity for and is seeking third party ore) and within the southern section of the emerging Cobar Superbasin, with encouraging first phase Kincora drilling results in 2023.

The Cobar superbasin has recently seen several significant new discoveries (eg Federation, Achilles, Mallee Bull, Southern Nights and Wagga Tank) and significant corporate activity (eg Harmony's A\$1.6 billion offer for MAC Copper (MAC.ASX), Kingston Resources (KSN.ASX) recently receiving A\$50 million cash for the first tranche of its

divestment of its Misima project etc). The project and regional profiles’ support the Condobolin project being an asset that a junior explorer such as Kincora can add significant value too.

High priority follow-up drilling and regional scale exploration by Kincora at the Condobolin project is proposed and now funded following the July 2025 non-brokered private placement.

All NSW projects have designed drilling programs offering company making upside supported by strong technical merits in highly prospective locations and within established mineral belts.

Kincora’s ambition is to be the operator for exploration budgets of over \$10 million per annum for the porphyry portfolio providing sufficient project management fees for the Company to be self-funding (covering corporate costs and maintenance of remaining wholly owned projects) and have partnerships with a diversified portfolio of industry leading producers/explorers. This is in addition to non-Kincora operated exploration at other partner projects such at Cundumbul in partnership with Earth AI, Wongarbron in partnership with Fleet Space and Bronze Fox in partnership with Orbminco.

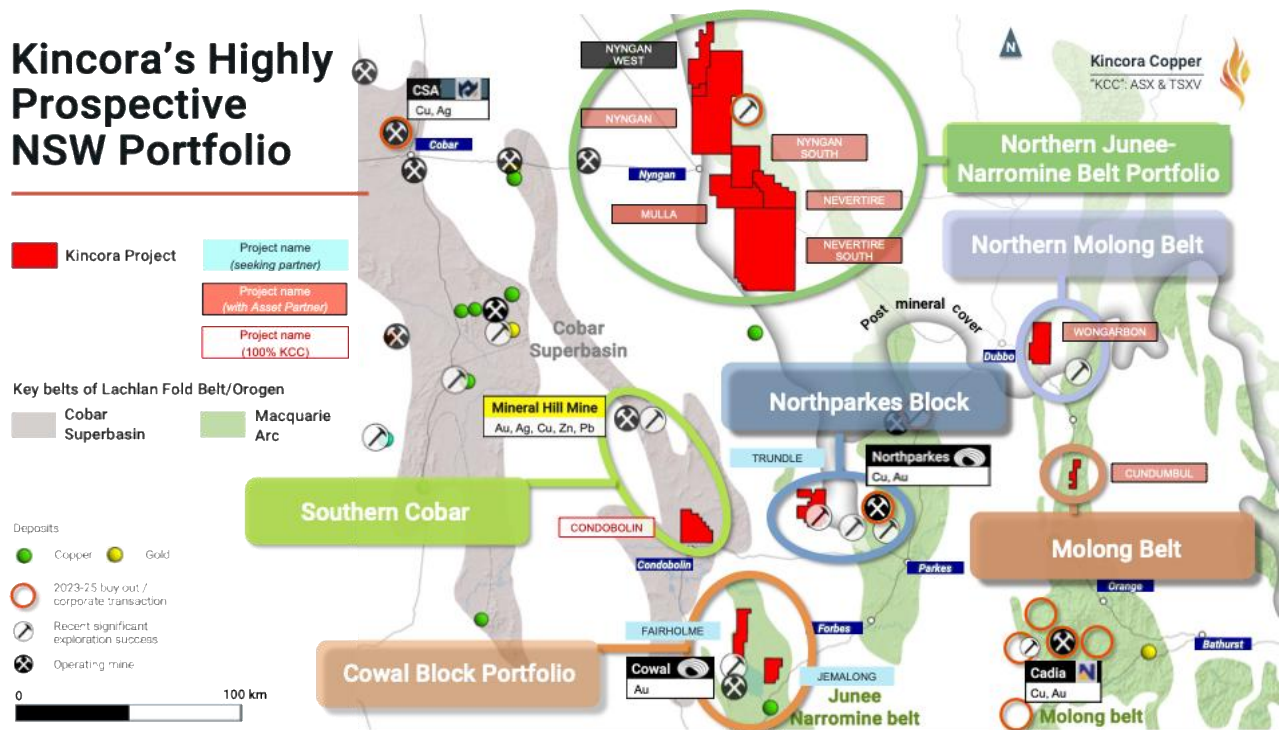


Figure 4: Kincora’s highly prospective portfolio of twelve projects (including one Cobar Superbasin project, Condobolin) Three of five major porphyry project groups in NSW have found asset level partners, discussions and negotiations are ongoing for the Northparkes and Cowal Block project portfolios.

By pursuing a scalable hybrid project generator model, having a significant portfolio of partner funded large porphyry projects, and a very focused program on a 100% owned project, Kincora is seeking to position the Company as a leading institutional grade explorer in the public Australian and Canadian markets, and the leading project generator on the ASX.

What do we mean by institutional grade explorer?

The public markets cost of capital for exploration is currently high, with many institutional and family office investors seeking to avoid exposure to the exploration sector due to:

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(a) Risk of negative drill results on flagship project(s): Most junior explorers are generally valued on their flagship one or two projects with news flow and value catalysts usually providing a relatively binary return profile to investors; and,

(b) Listed equity level dilution: without an income stream most juniors need to regularly come back to market (generally on terms which are a discount to the market) to raise further equity capital.

Kincora's business model is looking to address these key risks and providing investors the asymmetric return profile to the exploration sector by:

(a) Portfolio approach to exploration: Our model seeks to test multiple targets at multiple projects, supporting a diversified approach to exploration risk where any new discovery within the portfolio provides shareholders material upside exposure but the number of targets being advanced means limited downside from anyone project. This approach supports multiple shots on goal and is being predominately funded by our asset level partners that also provide a unique level of due diligence to the merits of these targets.

(b) Self-funding model: currently management fee income from operating two earn-in and joint venture agreements is significantly offsetting Kincora's corporate costs. The Company is pursuing discussions and negotiations with further asset level partners for our flagship porphyry projects on a further management fee model basis. A further transaction (or multiple transactions) on this basis is expected to support a self-funding model with an income stream more than covering corporate and project holding costs.

This income stream approach coupled with the July 7th announced C\$4m non-brokered private placement and associated in-the-money warrants (supporting potentially a further C\$6.65m of capital to Kincora), provides a robust balance sheet position and limits medium term listed equity level dilution risk.

(c) Further deals: to date Kincora has realized six deals unlocking potentially over A\$110m in partner funding and include our earlier stage or non-core projects. Discussions with new partners for our flagship remaining 100% owned Northparkes and Cowal block projects are ongoing and have the potential to be major value catalysts.

Delivering on this strategy is expected to further support Kincora's valuation and liquidity, and appeal to a significantly larger investor base.

Further details on the NSW project are also available at:

<https://kincoracopper.com/lachlan-fold/> including an accompanying detailed summary presentations.

Northern Junee-Narromine Belt Project Portfolio (Macquarie Arc porphyry with two earn-in agreements)

Kincora's Northern Junee-Narromine Belt (the "NJNB") portfolio and strategy has significantly advanced in 2024 and 2025 with new partnerships, new projects and drilling ramping up. The NJNB portfolio now includes the Nyngan, Nyngan South, Nyngan West, Nevertire, Nevertire South and Mulla projects.

Kincora's portfolio and the wider NJNB offers new district-scale discovery potential with spatial and temporal settings, coupled with magnetics, gravity and new Ambient Noise Tomography ("ANT") surveys, supportive of large-scale targets analogous to porphyry deposits located in the southern section of the Macquarie Arc which host an existing >160Moz gold equivalent endowment (see Figure 5).

To help emphasize the true new district scale potential of the Company's NJNB portfolio, the total AngloGold Ashanti earn-in and Kincora wholly owned project portfolio now covers a strike length that is twice that of the rapidly emerging Vicuña porphyry district (see Figure 6).

Within the Vicuña district, NGEx Resources Inc in 2009 held three early-stage exploration projects that, at the time, supported a market capitalisation of approximately C\$40 million. These same projects are all still at a pre-development phase but have yielded four large-scale discoveries currently valued at over A\$10 billion after the corporate transactions involving BHP and Lundin Mining in 2024. The undercover extension of the Macquarie Arc compare very favourably relative to a number of other emerging global porphyry districts – see Figure 7.

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In May 2024, Kincora announced an initial multiple-phase earn-in and joint venture agreement with AngloGold Ashanti for the Nyngan and Nevertire licenses. Under this agreement, AngloGold has the right to spend up to A\$50 million to earn an 80% interest through:

- A\$25 million of exploration expenditure to earn a 70% joint venture interest (Phase I) including a minimum A\$2 million expenditure obligation, with Kincora the initial operator for a 10% management fee.
- Completion of a Pre-Feasibility Study (PFS) or funding of a further \$25 million of expenditure to earn a 80% joint venture interest (Phase II).

AngloGold Ashanti is the world’s fourth largest gold miner by production with a successful track record for new greenfield discovery success. Within the Macquarie Arc, AngloGold Ashanti has secured earn-in and joint venture agreements with both Kincora and Inflection Resources (Inflection, ticker “AUCU.CSE”) covering greater than 8,000km² in the NJNB with total estimated investments of approximately A\$14 million at the end of 2024.

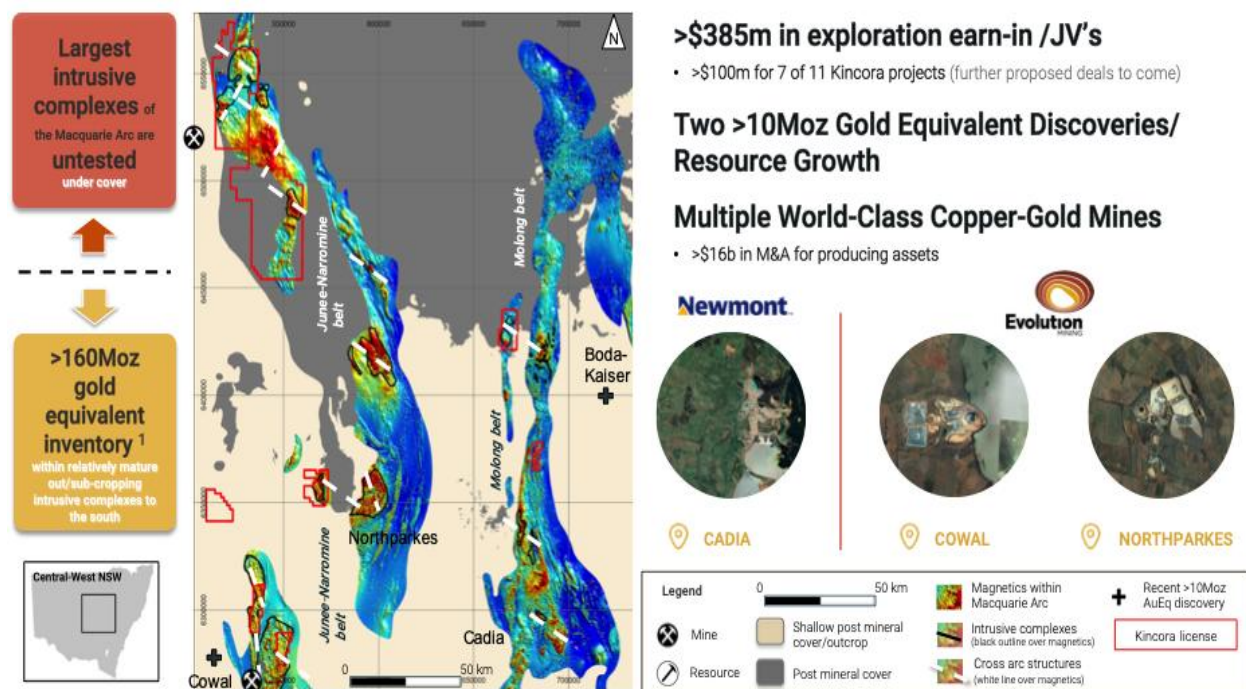


Figure 5: Magnetics maps Macquarie Arc volcanic belts, intrusive complexes and mineralised systems

Over 160Moz AuEq has been defined in the southern section of the Macquarie Arc with two recent >10Moz AuEq discoveries/resource growth projects (MinEx Consulting). Magnetics and gravity highlights the largest volcano-intrusive complex of the Macquarie Arc sits under post mineral cover to the north, a region that is relatively untested.

Post securing AngloGold Ashanti as a partner for the Nyngan and Nevertire projects, Kincora opportunistically secured (on a 100% ownership basis) the Nyngan West, Nyngan South and Nevertire South projects (covering 1,377 km²) which are viewed as hosting shallow to moderate covered sections of the targeted Macquarie Arc and the extensions of intrusive complex targets included in the existing earn-in partnership with AngloGold Ashanti.

In April 2025, Kincora announced a major amendment to the original May 2024 earn-in and joint venture agreement to now include the Nyngan South, Nevertire South and Mulla projects, which are adjacent to the Nyngan and Nevertire projects.

The amended agreement supports a second joint venture in the NJNB and total expenditures of up to \$100 million. Key terms relating to the further three tenements included in the second earn-in agreement:

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- AngloGold may earn a 70% initial interest in the new tenements by incurring A\$25 million in total expenditure on exploration in the initial earn-in period of up to seven years upon which a joint venture would be formed (Phase I). This includes a minimum expenditure of A\$2 million within the first two years. AngloGold is permitted to withdraw from the agreement after satisfying the minimum obligation or payment of any shortfall.
- AngloGold can then earn an additional 10% interest in the new tenements (for a total interest of 80%) by completing a Pre-Feasibility Study (PFS) or by funding a further A\$25m of expenditure over an additional three years (Phase II).
- Kincora will initially operate and conduct all exploration activities as directed by an Exploration Management Committee that will comprise two members from each party and be entitled to a 10% management fee.
- The amended agreement is otherwise on terms that are customary for similar agreements and includes the agreed principal terms of the proposed joint venture agreement that will apply if AngloGold earns an interest in the NJNB tenements.
- All expenditure timelines under the Agreement can be accelerated.

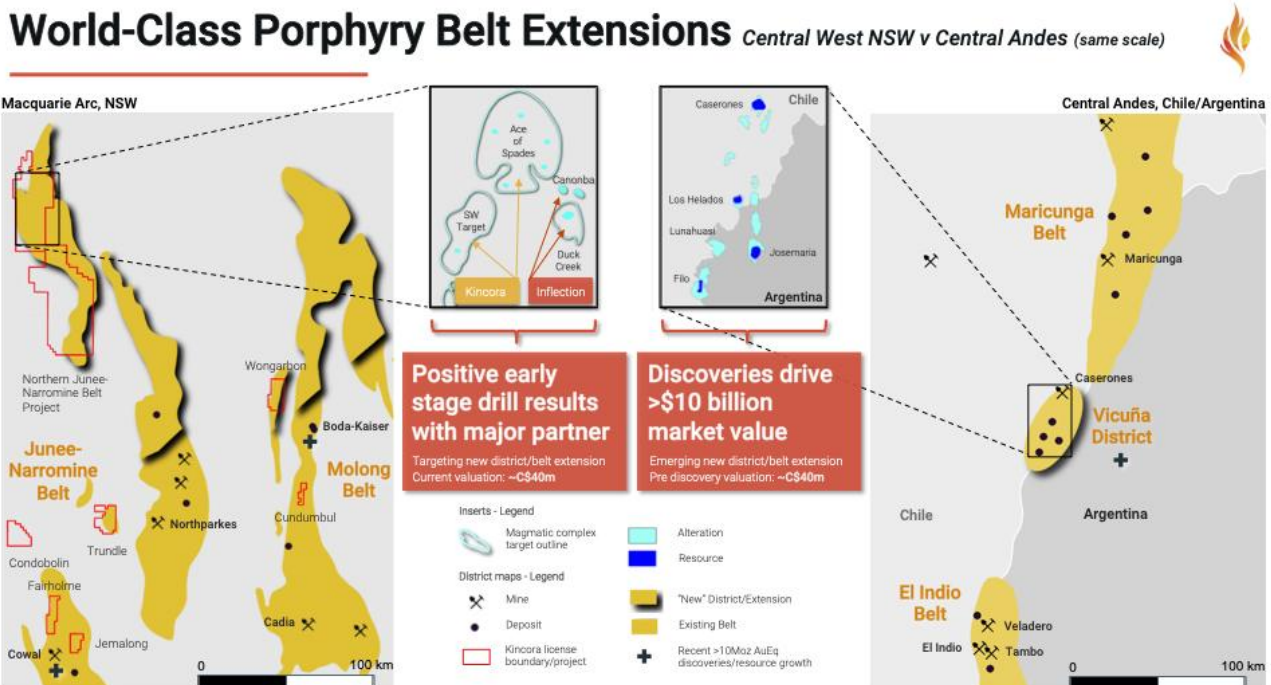


Figure 6: Macquarie Arc v Central Andes (same scale). Kincora’s NJNB portfolio (including the total AngloGold Ashanti earn-in and Kincora wholly owned licenses) now covers a strike length that is twice that of the rapidly emerging Vicuña porphyry district

Initial scout drilling activities at the Nyngan project commenced late 2024. Following encouraging results for the six holes completed before the end of year break, which supported proof of concept of the northern extension of the Macquarie Arc under post mineral cover, a ground gravity survey was commissioned.

This >400km² survey was completed in 1Q’2025, identified several new targets with drilling activities expanded to test these targets in 2Q-3Q’2025. A Stage 2 follow up phase of step out drilling is proposed post completion of the scout drilling program.

Following the amended agreement, planned exploration activities have been again further expanded to support a first phase drilling program at both the Nevertire and Nevertire South projects with unimpeded access across the consolidated ~8 x 12km Nevertire Magmatic Complex (“NMC”). The rig and team are scheduled to transition from the Nyngan to Nevertire South project.

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Prior explorer drilling at the southern section of the NMC has returned anomalous copper-gold mineralisation, favourable fertility defined by green rock analysis, geochemical zonation and alteration suggestive of an outer porphyry system setting with age dates confirming a highly prospective Phase 4 Macquarie Arc intrusive complex (at approximately 220m depth down hole).

Having secured three prior explorer drill holes at the NMC from the Cadia mine site, a review by Kincora’s technical director John Holliday supports Newcrest prior interpretation that *“drilling has identified lithologies, alteration and veining consistent with a setting similar to the Cadia-Ridgeway and Goonumbla porphyry Cu-Au deposits”*.

Mr Holliday is a foremost figure on Macquarie Arc porphyry systems having been a principal originator, discoverer and site manager for the Tier-1 Cadia gold-copper porphyry and the Marsden copper gold porphyry deposits.

A priority for the upcoming drilling program is an initial follow up program to prior Newcrest hole ACDNY006 which returned a very encouraging intersection of anomalous copper mineralisation (from basement to end of hole), veining and magnetite alteration situated in a high volcanic-hosted level.

Prior Newcrest drilling supports Kincora’s view of the planned walk-up drill targets within the Nevertire South project underpinning the most advanced and geologically prospective porphyry project within the NJNB district.

Why NSW as a Jurisdiction? v Globally Emerging Porphyry Districts



	Macquarie Arc Undercover Extensions (NSW, Australia)	Vicuña District (Central Andes, Argentina/ Chile)	Golden Triangle (BC, Canada)	Northern Andean Belt (Ecuador)
Noteworthy deposits	Cadia (>50Moz Au, >9.5Mt Cu)	Filo Del Sol (>6.7Moz Au, >2Mt Cu)	Red Chris (>13Moz Au, >4Mt Cu)	Alpala (>30Moz Au, >12Mt Cu)
Noted hurdles for prior exploration	<ul style="list-style-type: none"> - Inability to secure district scale positions - Predominate focus on open pit potential - Exploration & development through cover (100-500m) 	<ul style="list-style-type: none"> - Altitude (4000-5000m) - Seasonal access - Infrastructure - Cost - Cross border access 	<ul style="list-style-type: none"> - Altitude - Seasonal access - Infrastructure - Cost - Predominate focus on open pit potential 	<ul style="list-style-type: none"> - Ability to secure tenure - Sovereign risk - Local ESG considerations
Noted catalyst(s) for new exploration	<ul style="list-style-type: none"> - District scale land positions - >10Moz AuEq discoveries: Boda/Kaiser + Cowal - Profitability & scale of Cadia U’Grd - Entry of Newmont, AngloGold, FMG, Gold Fields + significant growth by Evolution - New greenfield / brownfield development projects/mines 	<ul style="list-style-type: none"> - Filo Del Sol discovery, BHP investment & Filo Mining re-rating - Lunahuasi discovery & NGEx re-rating - Lundin Mining & BHP acquisitions/ partnerships - Cross-border project treaty precedent - Change in government 	<ul style="list-style-type: none"> - M&A in the district - Large scale exploration & new discoveries - Snow retreat - New infrastructure projects - Potential U’grd / caving operations 	<ul style="list-style-type: none"> - Opening up of exploration licenses - Construction of / production from the Mirador & Fruta del Norte mines - Large scale new FDI resulting in exploration & new discoveries
Altitude	Near Sea-level	Severe	Moderately Severe	Moderate
Infrastructure hurdles	Low	Extreme	High	Moderate
ESG risk	Moderate	High	High	High
Sovereign Risk	Low	Moderate	Low	High

Figure 7: The Macquarie Arc is very attractive to other globally emerging porphyry districts.

Porphyry deposits supply over 60% of the world’s primary copper production

A planned drilling program seeks to step out from hole ACDNY006 to discover or create a vectoring pattern to a possible deposit and test open extensions to the NMC.

The drilling programs at the Nyngan, Nevertire and Nevertire South projects are expected to run into the third quarter of 2025, with potential follow up step out drilling at Nyngan planned until the end of the year, providing a steady stream of news flow and management fees to the Company.

The copper-gold potential of the NJNB and northern extension of the Molong belt is increasingly being recognised as they compare extremely favourably to other global porphyry hot spots for exploration and development. The district is now fully pegged. Across the wider district, under cover drilling is taking place at Boda-Kaiser (Alkane Resources), Myall (FMG and Magmatic Resources), Wellington North (Magmatic), Spur/Cargo (Waratah), Duck



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Creek and Trangie projects (Inflection and AngloGold Ashanti), Glenlogan (S2 Resource with Legacy), Yarindury (Talisman), Newmont earning-in at Koonenberry Gold’s Junee and Fairholme projects, amongst others.

Separate to the agreement with AngloGold Ashanti, Ambient Noise Tomography (“ANT”) and gravity geophysical surveys (“Multiphysic Surveys”) have confirmed and refined a regionally significant priority porphyry target located within the “Ace of Spades” region at the Company’s Nyngan project. The Multiphysic Surveys also cover the location of a second designed hole and identified a number of new potential areas of interest also within the “Ace of Spades” region that will be reviewed in light of the results of the ongoing drilling program.

The Multiphysic Surveys apply cutting-edge technology utilising the first ever integrated real-time ANT and ground gravity undertaken by Fleet Space and complement Kincora and AngloGold Ashanti’s planned drilling.

In 3Q’2024, Kincora expanded its partnership with Fleet Space to include: (i) a listed equity investment, (ii) multiphysics surveys at the Wongarbron Project to identify and refine targets, and, (iii) Fleet Space having the right to drill test targets to earn an asset level interest in the Wongarbron project.

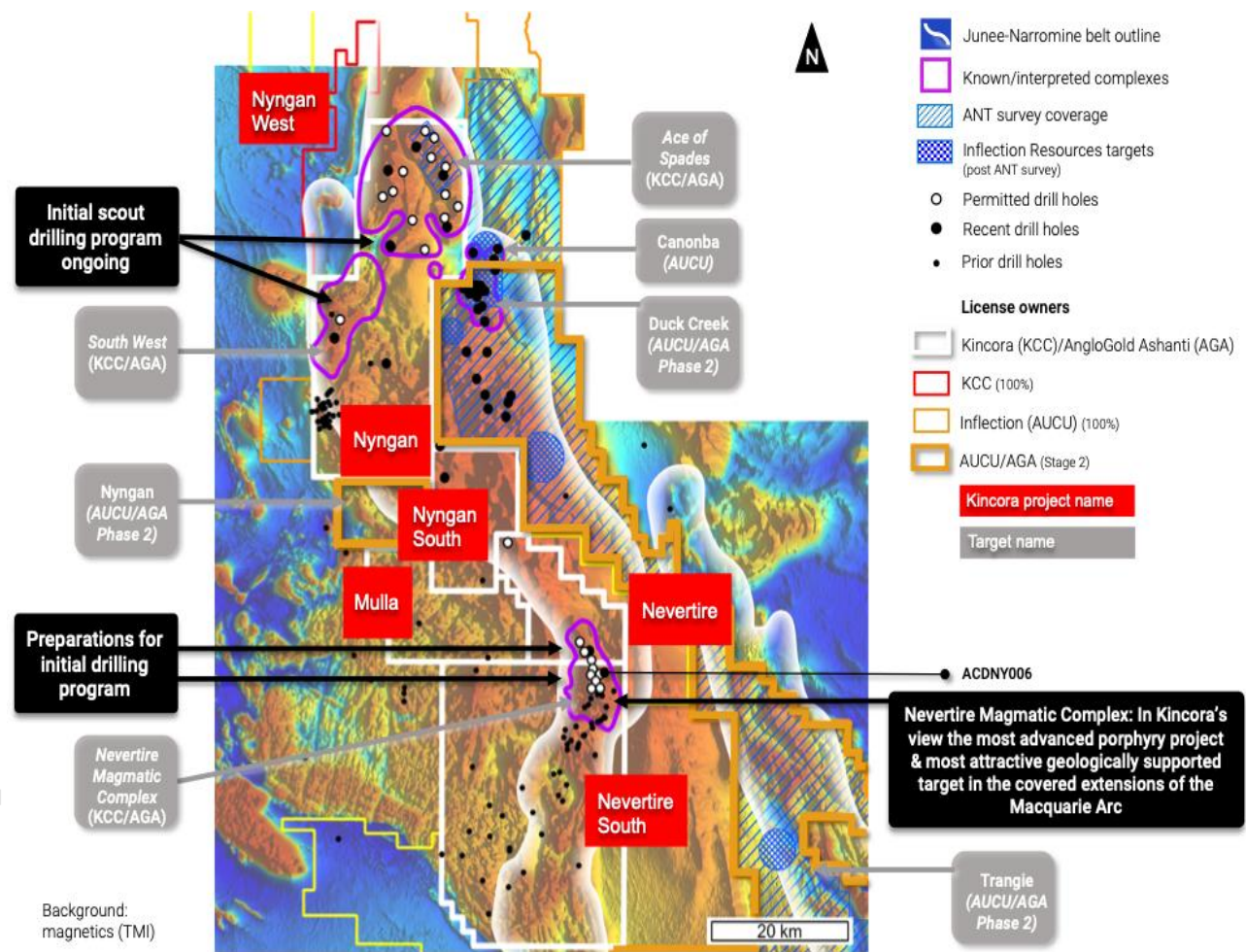


Figure 8: First phase drilling activities at Kincora’s Nyngan project are ongoing with activities initiated for initial drilling at the highly prospective Nevertire and Nevertire South projects

Kincora also notes neighboring explorer drilling by Inflection has been positive at both the Duck Creek and Trangie targets (also in partnership with AngloGold Ashanti). Further follow up drilling is proposed at both, with the latest drilling activities being as close as approximately 1.4km from the Nyngan license boundary at Duck Creek – see Figure 8.

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Further details and technical disclosures are available on Kincora’s website and market releases, Inflection’s website and market releases.

Condobolin project (Cobar Superbasin, Kincora funded to drill on 100% ownership basis)

The Condobolin Base Metal District (“CBMD”) has a substantial mining history as a high grade gold and base metals field (lead, zinc and copper, as well as silver) within the southern and lesser explored sections of the Cobar Superbasin.

The CBMD was historically the focus of 25 informal open pit operations (peak late 1800’s-early 1900’s), with mining impacted by the water table (generally 70-90 metre depth) and exploration by the weathering profile (generally 30 metre depth).

Limited modern exploration has taken place despite significant new discoveries in the Cobar Superbasin within similar settings and utilising modern, quick and cost-effective district scale airborne geophysics. Within the immediate district, Kingston Resources (ASX: KSN) has significantly expanded the resources and restarted hard rock mining at the Mineral Hill mine, Talisman Mining (ASX: TLM) has recent new exploration success at its Rip N Tear and Durnings targets (to both the immediate north and south of Mineral Hill), while Australian Gold and Copper (ASX: AGC) has excited the market with its new potential district scale discovery at its Achilles target located within the south western extension of the Cobar Superbasin.

The Condobolin project is located approximately 40km south from the mill at Mineral Hill and north of the Condobolin town (which is the primary source of employees to Mineral Hill operation).

Kincora has recently consolidated a 100% ownership and the interpreted near surface potential associated within the CBMD, total project size 207.4km² across two adjacent licenses, and in 2023 completed a maiden drilling program, testing new geological concepts and targets at the Meritilga, Phoenix and Tilga prospects.

Three single scout drill holes completed at each prospect has identified the presence of shallow level (near surface) gold and gold-silver-base metals in basement rocks. The program sought to confirm new geological concepts and has indicated the along strike potential across an open 2.7km northeast-trending strike with demonstrated potential for higher grade precious metals tenor, including most recent assay results of up to 9.1 g/t gold and 530 g/t silver. Following the successful first phase Kincora drill program, exploration plans and drilling permits are in place to test the Meritilga and Piebald prospects, with consideration to also undertake airborne geophysics across the full project and the expectation of further targets being generated below shallow post mineral cover.

The first and northeastern diamond hole CDDH001 at the Meritilga prospect returned promising results. CDDH001 intersected broad near surface gold and silver, with ore grade intervals, observed to be with multiple laminated and colloform banded quartz-sulphide veins and also in breccia zones with quartz-sulphides, with the mineralising system open further to the north, northeast, along strike towards the southwest and down dip.

To the southwest, gold, silver and base metals (copper, lead and zinc) were intersected in chips from reverse circulation hole CDRC002 at the Phoenix prospect, with the prospect area open towards the southwest, north and the northeast. This is a very significant mineralising precious-base metal system, with further potential to test and expand the scale of this system along strike and down dip.

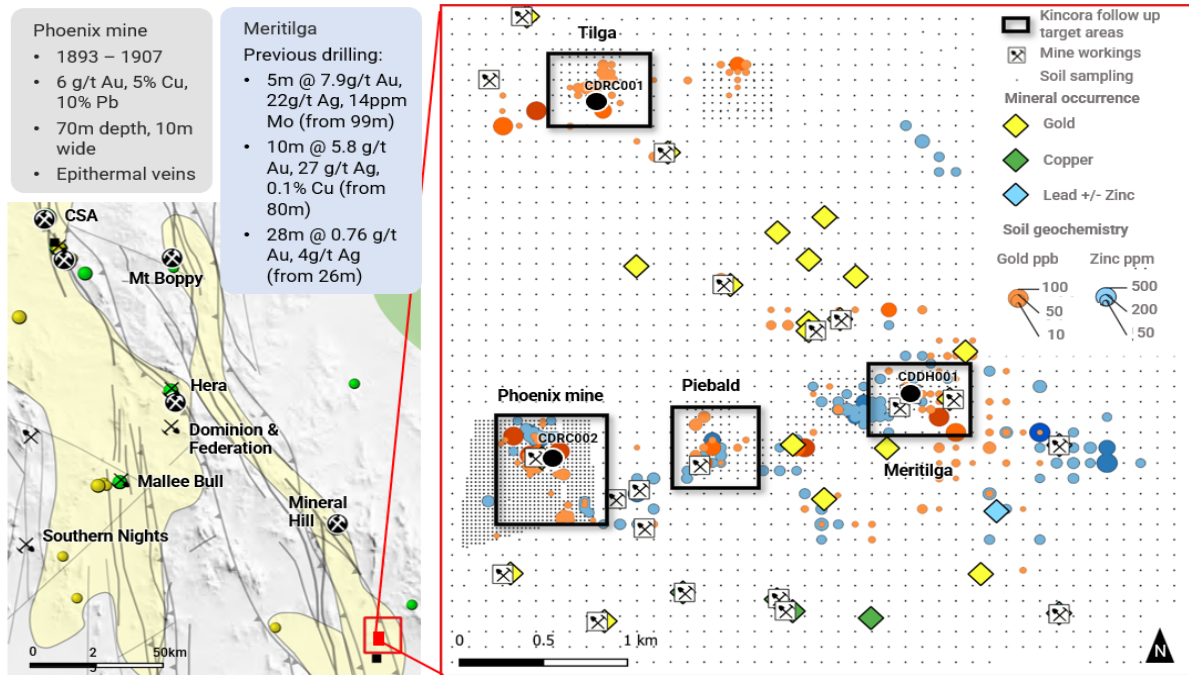


Figure 9: Shallow level gold-silver-base metal targets confirmed
Maiden Kincora scout drilling program completed at the Condobolin project

Condobolin offers a very attractive high-grade gold and base metal targets at shallow depths

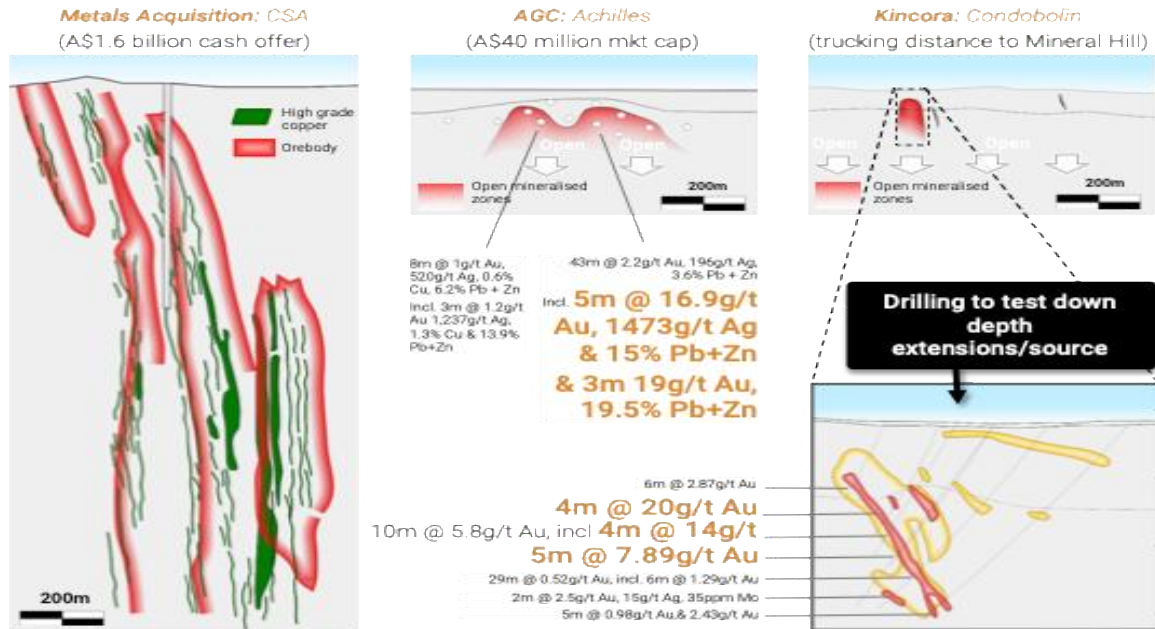


Figure 10: Recent exploration successes in the district illustrates favourable grade and vertically extensive systems - noting the same scale bars and that MAC Copper is currently the focus of a A\$1.6b acquisition for the CSA mine by Harmony
New geochemistry-geophysical programs have yield new targets and high-grade discoveries in southern Cobar districts

Mineralisation within the CMBD is hosted in colloform banded quartz veins and shear zones within meta-sedimentary units, inferred to be the Ordovician Girilambone Group. The quartz veins are associated with pyrite, arsenopyrite, chalcopyrite, sphalerite, galena, silver and gold.

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The mineralisation is inferred to have been emplaced syn- to post-thrusting and is also associated with multiple pulses of mineralisation. The source of the mineralisation is interpreted to be magmatic and potentially related to vertically extensive and reduced intrusive systems, typical of other Cobar Superbasin mineral systems.

Kincora's maiden drilling program sought to test new geological concepts for the controls of mineralisation at three existing high-grade gold-base metal targets; the Meritilga; Phoenix; and, Tilga prospects – see Figure 9 - testing several NW-SE trending mineralised intervals that appear to be structurally controlled and also similar to the regional NW trending lineaments defined by magnetics. These NW trends are also evident in soil and rock chip sampling geochemistry and had not been adequately drill tested previously (Figure 10).

The three prospects are located within a 2km radius of each other, and the 2023 programs results, combined with further targets across the project, support the concept of a potential hub and spoke development scenario.

High grade, near surface gold drill targets have been identified for follow up in addition to a district scale geophysical program across the full Condobolin Base Metal District and are now funded following the July 2025 non-brokered private placement. The project and regional profiles' support the Condobolin project being an asset that a junior explorer such as Kincora can add significant value too.

Further details and technical disclosures are available on Kincora's website.

Wongarbron Project (Macquarie Arc porphyry, partnership with Fleet Space)

In 2024, Kincora successfully secured the Wongarbron project (100% ownership) and has brought in a technical and funding partner.

Pegged as open ground and secured only in June 2024, Wongarbron (EL9652) covers 173km² and is interpreted to host one of the last remaining untested and large intrusive complexes of the Macquarie Arc:

- Regionally significant magmatic complex situated on the interpreted under cover extension of the northern Molong Belt coincident with an intrusive level cross arc structure supporting a series of large and untested porphyry targets.
- Clear analogues of the nearby complexes and existing Tier-1 deposits in the Arc and aeromagnetic signatures of other globally significant porphyry deposits, including the Boda-Kaiser deposits which are interpreted to be situated on a potentially common transverse structure.
- Previously identified as a large-scale new intrusive complex target by Newcrest but not drill tested at the time due to focus on the Cadia Far East and Ridgeway discoveries.
- Recent interpretations support immediate high priority targets for drilling.
- The Wongarbron project has never been drilled.

Alkane and Magmatic Resources' have recently undertaken drilling at a total of seven porphyry targets along a common transverse structure that is interpreted to extend into the Wongarbron project and be a key control to the 14.7Moz gold equivalent inventory at the Boda and Kaiser porphyry deposits. These programs have been encouraging with follow up exploration either planned and/or ongoing at these and other regional targets.

Wongarbron: New Ground + New Partnership

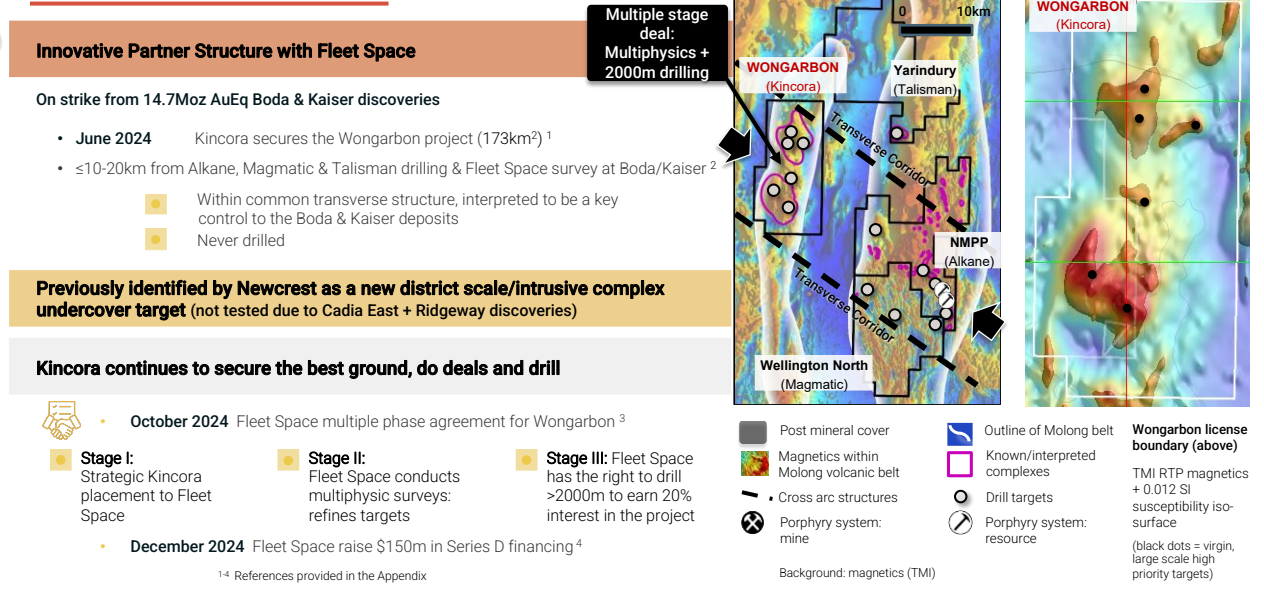


Figure 11: The Wongarbron project is located in a very favourable interpreted arc transverse structure with analogous signatures to other Macquarie Arc porphyry complexes
Giant Porphyry Copper Deposits occur in clusters within highly mineralised magmatic arcs located in favourable structural settings and the Wongarbron project is a compelling new, untested gold-copper porphyry complex opportunity

Fleet Space has undertaken regional and infill ANT surveys at Alkane’s Northern Molong Porphyry Project (NMPP), including the Boda and Kaiser deposits. The surveys mapped the deposits and the key structures well, and, on a regional scale confirmed existing targets and basement geology within a NW trending transverse corridor (the Cadia, Boda-Kaiser, Copper Hill, Myall, Cowal, Marsden, Duck Creek, Nyngan, Nevertire South magmatic complexes all host similar transverse corridors).

Alkane has stated its intension to undertake further ANT, ground gravity, IP and air-core drilling with bottom of hole lithochem over the large area surrounding the Comobella Intrusive Complex within the NMPP. Such an exploration approach is a very similar exploration strategy to that Kincora and Inflection are deploying in the NJNB and is proposed at the Wongarbron project.

The ANT survey by Alkane supports Kincora’s concept that the secondary transverse structures appear to be key controls in the Boda-Kaiser deposits and are interpreted to continue into the Wongarbron project.

In October 2024, Kincora expanded its partnership with Fleet Space to include: (i) a listed equity investment, (ii) Multiphysics Surveys at the Wongarbron project to identify and refine targets, and, (iii) the right to drill test targets to earn an asset level interest in the Wongarbron project, key details include:

1. Fleet Space will have a right to fund a minimum of 2,000m drill program, with targets:
 - identified and refined from the Multiphysics Surveys using Fleet Space’s ExoSphere Discovery technology; and,
 - mutually agreed by Kincora and Fleet Space.
2. An exercise of the right in 1) will entitle Fleet Space to a 20% equity interest in the Wongarbron project.
3. The right in 1) may be exercised within 6 months of the completion of the Multiphysics Surveys.

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4. Should Fleet Space exercise the right, the parties will enter into a Joint Venture Agreement (JV Agreement). Key principles governing the JV Agreement will be customary for such stage exploration project including both parties having the right to provide additional funding maintain their respective ownership interests and dilution provisions should either party not participate in additional project funding, noting that any holder of a project interest less than 10% will have its interest converted to a 1% NSR royalty.

Fleet Space is to be the operator of the multiphysics surveys, with support from Kincora, and Kincora the operator of the drilling program. Discussions with landowners and planning for maiden field activities are ongoing.

The Multiphysics Surveys will comprise real-time 3D ANT and ground gravity surveys applying cutting-edge technology to generate and interpret new homogeneous and primary datasets via Fleet Space's proprietary and vertically integrated technology stack, ExoSphere, and be integrated with existing regional geophysical surveys and geological data.

Further details and technical disclosures are available on Kincora's website and press releases (including: "New Major, Completely Unexplored Porphyry Complex and Drill Targets Secured" – Kincora release June 3, 2024 and "Kincora announces Strategic Investment & Expanded Partnership with Fleet Space" – Kincora release October 15, 2024).

Cundumbul Project (Macquarie Arc porphyry partnership with Earth AI)

The Cundumbul Project is located in the central Molong volcanic belt of the Macquarie Arc, approximately 30km south of Alkane's Boda-Kaiser porphyry deposits (Boda resource ~10.9Moz AuEq and Kaiser resource ~4.7Moz AuEq), 25km north of Copper Hill (>3Moz AuEq resource), 70km north of Cadia (>90Moz AuEq endowment) and adjacent to Inflection Resources Bell River project (bought from Newmont in June 2025).

The last exploration efforts at the Cundumbul license were led by Mitsubishi Materials Corporation during an earn-in period, which included limited surface geological, geophysics and drilling (concluded 2015). Mineralised monzonitic intrusions have been identified at both the Andrews and Bells prospects, in the north and south respectively of the Cundumbul Project, located over 10km apart.

More recent exploration by Sultan Resources (SLZ.ASX) at multiple common prospect mineral systems adjacent to the projects license boundary have returned extensive hydrothermal alteration, anomalous copper and gold, and further confirmed porphyry potential. Field exploration is proposed at three target areas in 3Q'2025.

On October 6th, 2022, Kincora announced a success-based Exploration Alliance agreement with Earth AI Pty Ltd ("Earth AI") to generate and drill test targets at the Cundumbul Project.

Earth AI is a private Artificial Intelligence (AI) and Machine Learning explorer that has a vertically integrated approach to targeting, testing and verifying new critical mineral discoveries.

In January 2025, Earth AI completed an oversubscribed US\$20m Series B funding. The fundraising was led by Tamarack Global and Cantos Ventures with participating investors including Overmatch, Alpaca, Sparkwave Capital, and significant support from existing investors including Y Combinator and Scrum Ventures. The new funding will drive further AI and drilling technology development, accelerate project value discovery and increase drilling capacity to 100,000 meters.

Cundumbul: *Drilling New Success Based AI Targets*



New 2.2km x 800m copper target at Cundumbul ¹



- Ongoing maiden Earth AI drilling program tests new min zone ($\leq 5.2\%$ Cu) associated with a zoned hydrothermal quartz breccia system (a key geological marker at the Boda-Kaiser deposits to the north)
- 5 drill holes for up to 3000m testing 3 targets, further hole planned

Targets have been identified, refined and drilling program funded by Exploration Alliance partner Earth AI (EAI) ²

- EAI is a private, Artificial Intelligence and Machine Learning group, supported by a boots on the ground field assessment approach, and an in-house drilling department and geological team

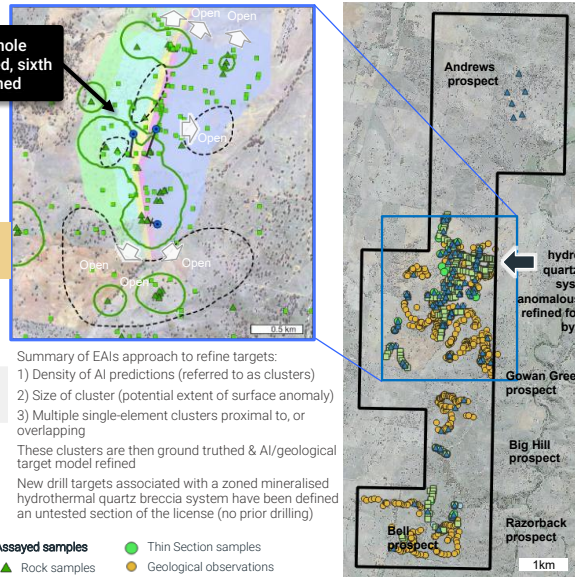
“Success based” deal unlike the “classic earn-in and JV model”



- Kincora retains 100% project ownership
- EAI gains a royalty only upon funding & making a new discovery
- EAI completes oversubscribed US\$20m Series B financing January 2025³



Fifth hole completed, sixth planned



Summary of EAI's approach to refine targets:
 1) Density of AI predictions (referred to as clusters)
 2) Size of cluster (potential extent of surface anomaly)
 3) Multiple single-element clusters proximal to, or overlapping
 These clusters are then ground truthed & AI/geological target model refined
 New drill targets associated with a zoned mineralised hydrothermal quartz breccia system have been defined an untested section of the license (no prior drilling)

Figure 12: Earth AI is has undertaken a multiple drilling program at Cundumbul in 2024/25

Initial field work by Earth AI has identified a 2.2km x 800m zone of anomalous surface copper associated with this zoned hydrothermal quartz breccia system (and open).

Earth AI is the operator of the Exploration Alliance with Kincora and has the right to contribute up to \$4.5m of total exploration expenditure over a three-year period (having during 2H'2024 exercised an option for an additional year). Subject to a minimum of 1,500 metres of diamond drilling (satisfied, which is more than all prior explorer drilling at the project) and a Qualifying Drilling Intersection resulting in a new discovery (as defined within the Exploration Alliance Agreement), Earth AI is entitled to a Net Smelter Royalty (NSR) of up to 3% in connection with a to be agreed upon area surrounding the discovery (Area of Interest, size dependent on the extent of the newly discovered mineral system). The agreement does not affect the capital structure of the Company or ownership in the project, with Kincora consolidating 100% project ownership in December 2023.

After multiple field-based campaigns refining Earth AI's artificial intelligence model and geological theses multiple phases of drilling to date have taken place with five holes completed, an airborne geophysical survey recently complete (results yet to be announced) and further drilling planned.

These programs seek to test the porphyry potential associated with anomalous copper geochemistry from outcropping hydrothermal breccias and skarns (the latter a key geological marker for the Boda-Kaiser deposits to the north in the same belt).

Initial field work by Earth AI has identified a new 2.2km x 800m zone of anomalous surface copper associated with this zoned hydrothermal quartz breccia system (and open). Earth AI's five drill holes and airborne survey to date comprises the most extensive phase of exploration and drilling at the Cundumbul Project.

The drilling programs at Cundumbul follow recent encouragement for Earth AI at two other NSW projects it has drilled at in the last 12-18 months (including magmatic-related platinum group elements (PGEs) and Ni-Cu-Fe sulphides at Legacy Mineral's Fontenoy project).

For further details and technical disclosures refer to the following releases:

- Earth AI Closes Oversubscribed Round; Raising \$20M for AI Driven Mineral Exploration – Earth AI release January 27, 2025



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- Three Kincora Partner Funded Drilling Programs Ramping Up – Kincora press release October 7, 2024
- Exploration Alliance partner Earth AI drilling commenced at the Cundumbul project– Kincora press release May 20, 2024
- Alliance with Artificial Intelligence Explorer for Cundumbul project – Kincora press release October 6, 2024

Fairholme Project (Macquarie Arc porphyry, in new partner discussions)

Kincora's Fairholme project is located in the southern sector of the Junee-Narromine Belt of the Macquarie Arc in the Cowal block with license contiguous to Evolution Mining's flagship Cowal gold mine, and also the Marsden copper-gold project, with Newmont recently drilling at the adjacent ground immediately to the north earning-into Koonenberry Gold's Fairholme project.

Cowal Block: World-Class Gold and Porphyry Copper Terrane

- Gold corridor at Cowal hosts >14Moz gold endowment
- Estimated endowment of Marsden deposit pre dismembered is ~5Mt Cu & ~8-10Moz Au
- Kincora's wholly owned Fairholme Project
Advanced and large targets adjacent to, on mineralised and structural trend, from the gold corridor at Cowal
 - Kincora has expanded a zoned mineralised footprint at the southern Gateway prospect from 600m to 1600m, open, with priority extensions for drilling
 - Initial Kincora drilling at the northern Anomaly 2 and Driftway C anomalies have upgraded them to highly prospective targets analogous to the Marsden porphyry deposit
 - Newmont has commenced a "generative air-core drilling program" at the adjacent northern "Fairholme" copper-gold earn-in project with Koonenberry Gold ("KNB":ASX) ³
- Kincora's wholly owned Jemalong Project
Earlier stage targets adjacent to, on mineralised and structural trend, from the Marsden deposit
 - Limited prior drilling has confirmed a mineralised porphyry system (open + no regional thrust fault)
 - Three targets for drilling following similar systematic exploration approach that led to the Marsden discovery (which was led by Kincora's Technical Director, John Holliday)

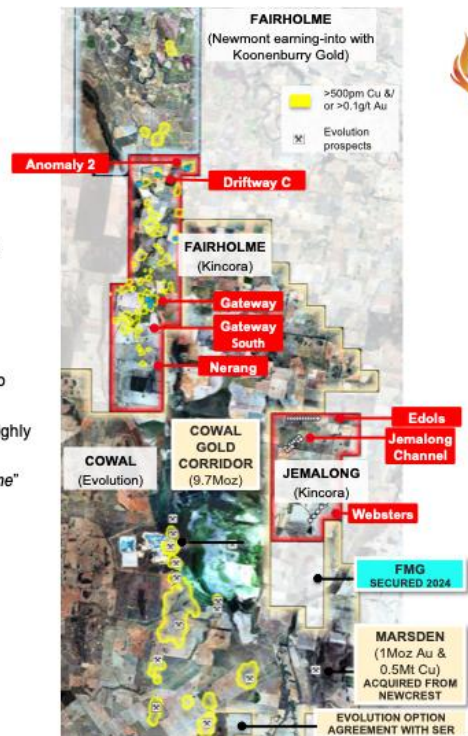


Figure 13: Fairholme – On mineralised trend and adjacent to the Cowal “gold corridor” and mine

The wider Cowal Igneous Complex hosts a approximately >20Moz gold and >5Mt copper endowment pre Marsden being dismembered

The Cowal mine hosts a cluster of epithermal, quartz-carbonate-base metal-gold mineralisation deposits across a 7.5 x 2km north-south oriented and structurally controlled “gold corridor”, located on the western edge of Lake Cowal.

In 2015, Evolution Mining acquired the Cowal open cut mine from Barrick and has since grown gold inventory from 3.4Moz to 9.7Moz (net of mine depletion), with a target total endowment of approximately 15Moz Au (noting total historical production of 4Moz gold).

Cowal is Evolution Mining's flagship project, has repaid all acquisition costs and subsequent capital developing the underground operation, has at least 16 years of mine life remaining and noting a current 175,000m drilling program.

Cowal achieved record annual gold production under Evolution ownership in FY24, producing 312,644 ounces at an AISC of A\$1,338 per ounce. Operating cash flow was A\$604.9 million, sustaining capital was A\$38.6 million, and major capital was A\$108 million. The underground mine reached commercial production in April 2024, and is

positioned to ramp up to 2 million tonnes in FY25. Gold production in FY25 was another record with 330,008 ounces at an AISC of A\$1,752 per ounce ³.

Modern exploration in the Cowal region commenced following the discovery of porphyry mineralisation in Goonumbla district (Northparkes), seeking to test a similar geophysical profile under generally shallow post mineral cover, with the large low grade E39 porphyry discovery and then Newcrest’s discovery of the Marsden porphyry deposit within the Cowal block (current JORC resource >0.5Mt copper and >1Moz gold). The estimated endowment of Marsden deposit pre being dismembered is ~5Mt Cu and ~8-10Moz Au ¹. Newcrest undertook the majority of drilling at Fairholme, total prior explorer drilling 62,768m for 641 holes, between 1990-2005.

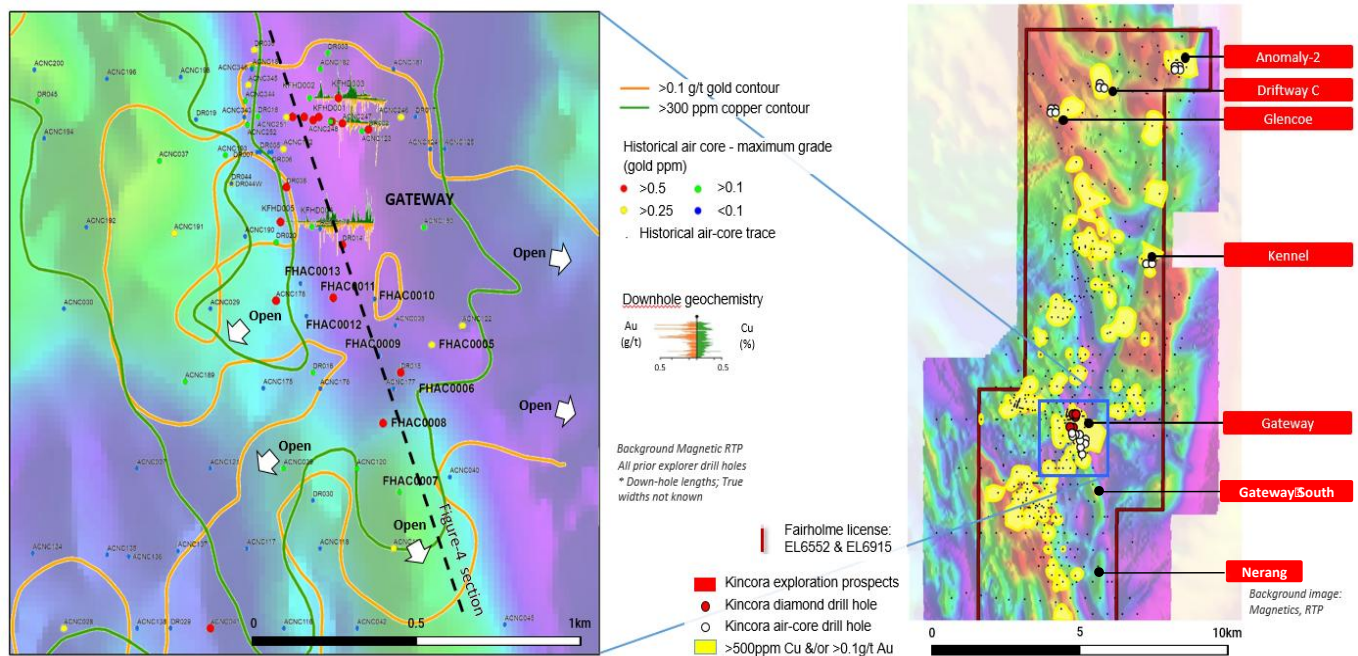


Figure 14: Gateway prospect strike >1.6km with vectors (long section Figure 15)
 Recent drilling returned anomalous gold and copper in all nine holes, including the 5th highest grade air-core interval to date at the Fairholme project (3.35g/t gold over 2m in hole FHAC008, noting a total of 552 prior explorer air-core holes)

The last exploration prior to Kincora’s involvement at Fairholme was by Kaizen Discovery earning into the project (an Ivanhoe Electric group company, chairman Robert Friedland). Despite Kaizen recognizing the potential for Cowal style structurally controlled gold deposits (including prior results such as 8m at 5.2g/t Au and 6m at 1.4g/t Au from 114m and 60m depths respectively) its focus was the copper porphyry potential and undertook exploration to moderate-deep depths (including Typhoon™ Induced Polarization/Resistivity survey, magnetics and drilling). Kaizen left the project at the start of the last commodity cycle downturn (March 2016).

Previous explorers have largely underestimated the scale potential of the gold corridor at Cowal, and no drilling (prior to Kincora) has taken place at Fairholme since Evolutions rapid resource growth with the regions higher level structurally control epithermal gold endowment now far outshining the deeper copper porphyry potential (the latter generally the focus of previous explorers). Such a geological setting has also become more recognised as a favourable target since the discovery of the Boda-Kaiser deposits and recent new discovery by Waratah Resources at the Cargo/Spur project (latter only in August 2025).

The Fairholme project is host to a number of advanced to early-stage exploration prospects across a 16km north-south mineralised strike, with relatively limited effective previous drilling having identified multiple and large intrusive related mineralised systems. Kincora’s strategy is not restricted to focusing on copper porphyry targets, and seeks to benefit from the various exploration techniques and successes achieved by Evolution at Cowal and other modern exploration techniques applied within the Macquarie Arc.

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Kincora’s initial drilling program at the Fairholme project included completion of five diamond holes at the Gateway prospect located less than 15km along strike from the five epithermal, carbonate base-metal deposits that comprise the Cowal mine.

This Kincora program was completed in 2021, identifying zonation and controls to mineralisation with a mineralised system confirmed over 600m in strike. These results assisted with the design of a second phase and follow up air-core drilling program (completed in late 2022), which successfully both extend the southern mineralised trend and strike, and confirmed higher-grade potential.

Anomalous gold and copper results were returned in all nine air-core holes across a ~900m strike including the fifth highest grade air-core interval to date at the Fairholme project (3.35 g/t gold over 2m, from 52m in hole FDAC008).

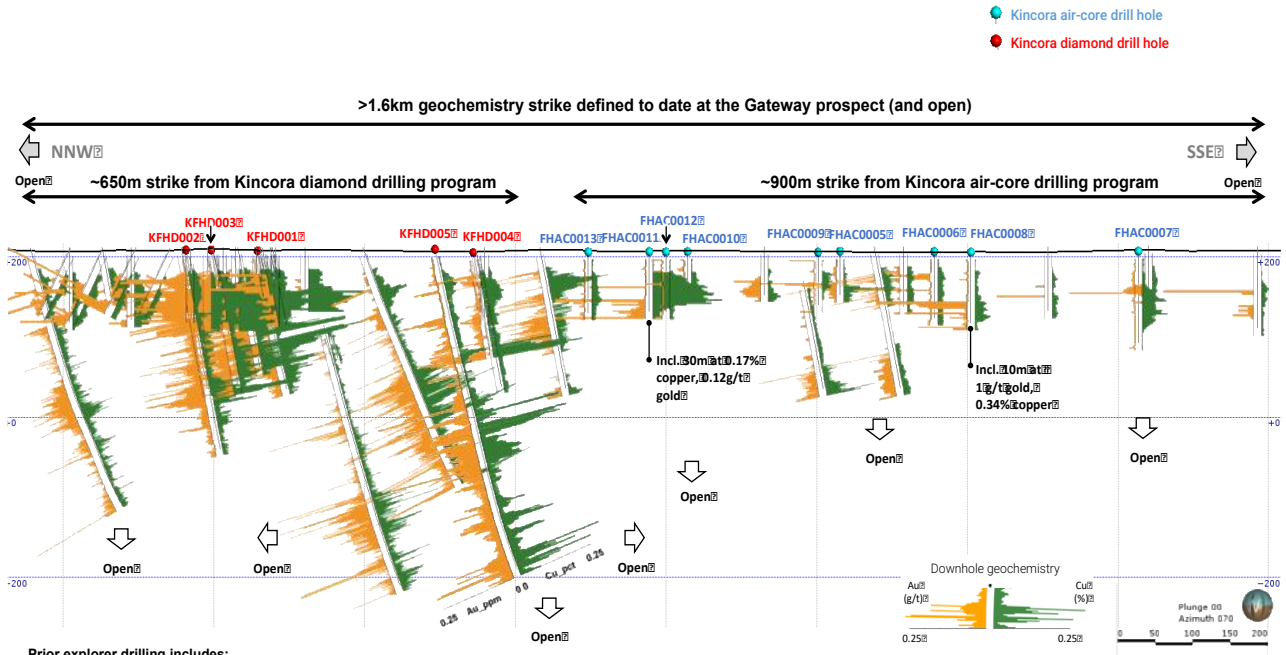


Figure 15: Gateway long section illustrates extensive mineralised system largely untested at depth and open
 Long section to Figure 14

The first phase diamond drilling and second phase air-core program have confirmed a zoned and structurally controlled mineralised corridor across a greater than 1.6km strike at Gateway (and open). Plans are to continue to test the southern strike potential at the Gateway South and Nerang targets, which are situated on the key regional structure interpreted to be associated with the structurally controlled “gold corridor” at the adjacent Cowal gold mine.

Kincora was awarded during December 2021 a A\$200,000 project drilling grant for the diamond and air-core drilling programs at the Gateway prospect under the New Frontiers Cooperative Drilling program from the NSW Government.

Subsequently, the 2022 Kincora air-core program also tested four other prospects, being the first drilling at these prospects since 1997. The program was analogous to the original Geopeko reconnaissance RAB drilling to bedrock program over many targets, largely selected on the basis of geophysical data and insufficiently followed up geochemical data. That program by Geopeko ultimately led to the discovery of the Cowal gold-base metal deposits and is an exploration strategy Kincora is looking to further replicate.

The Kincora air-core program successfully converted two of the four anomalies drilled to highly prospective targets. All holes drilled at the Driftway C target returned broad anomalous copper, including end of hole primary

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mineralisation. At the Anomaly 2 target, all holes drilled returned anomalous copper, with intrusion related anomalous copper and gold noted in half the holes.

Follow up air-core and diamond drilling programs have been designed to expand the open near surface footprints and evaluate the untested potential for structurally controlled gold and/or porphyry gold-copper related systems at shallow to moderate depth at the Gateway (South), Nerang, Driftway C and Anomaly 2 targets (Figures 14 & 15).

Discussions with potential asset level partners continue, assisted by Kincora securing 100% ownership of the project in December 2023, recent significant corporate activity in the Macquarie Arc, the recent significant resource growth at Cowal, Waratah’s new discovery at the Cargo/Spur project, increasing recognition of the size and age of the Marsden deposit (pre being dismembered) and profitability of the underground development of the Cowal mine.

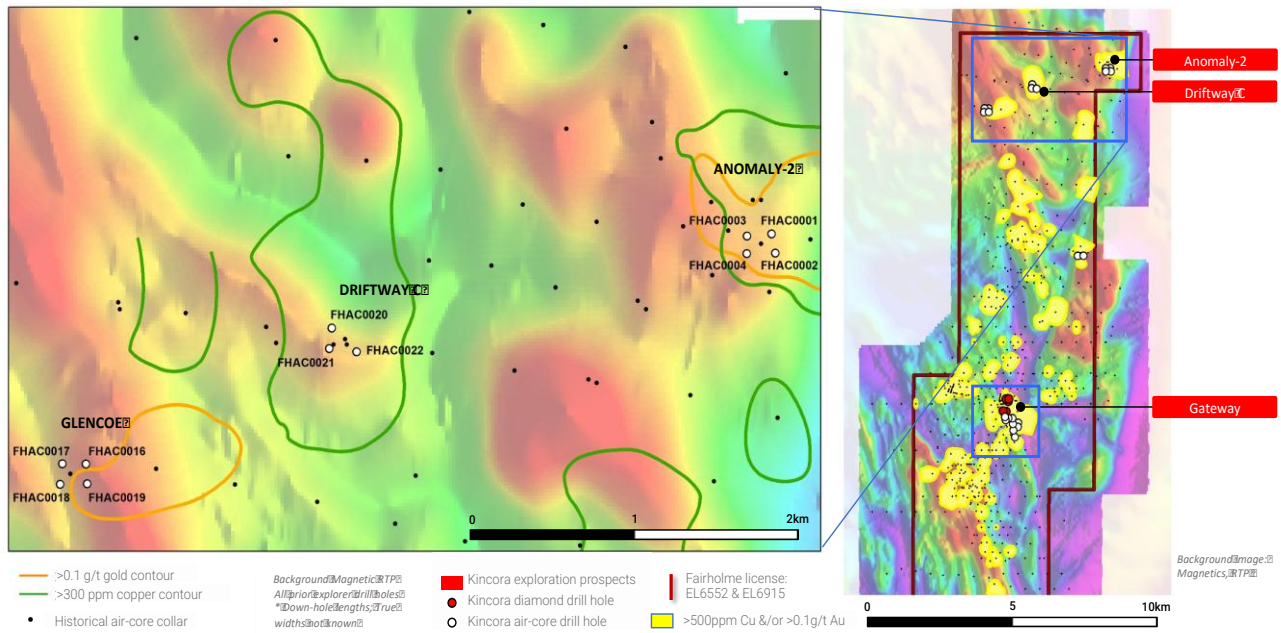


Figure 16: First drilling at northern prospects since 1997 delivers
 Anomaly 2 and Driftway identified as highly prospective follow up targets - all Kincora holes returned anomalous copper

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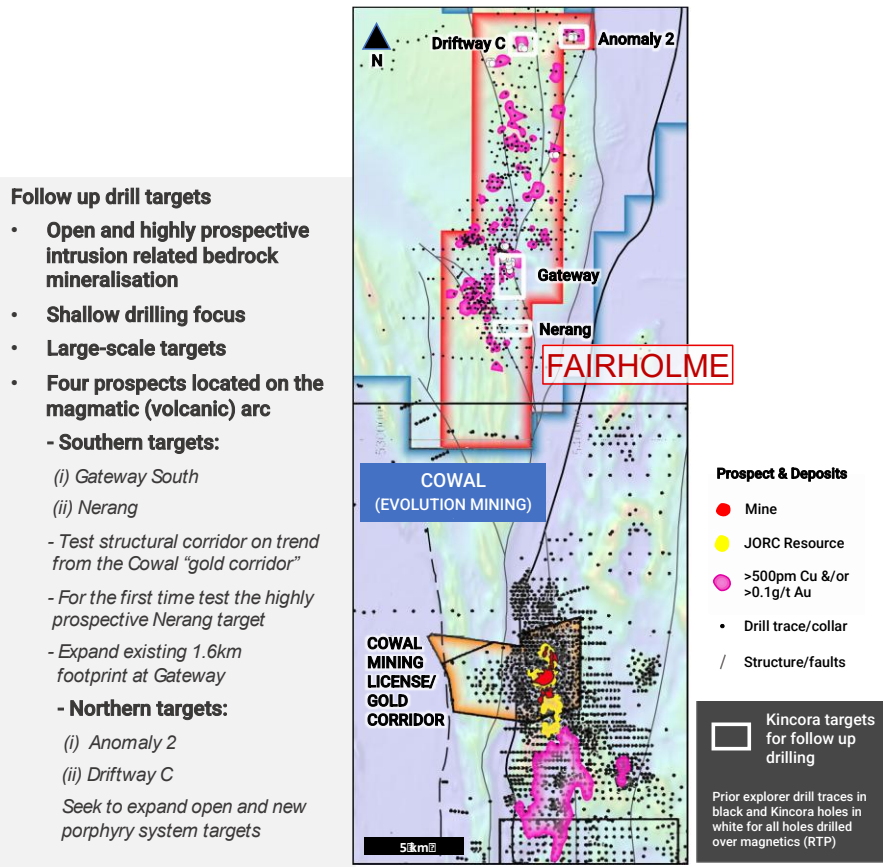


Figure 17: Four large-scale prospects identified for follow up drilling

In December 2023, Kincora consolidated a 100% interest in the Fairholme project

Further details and technical disclosures for the Fairholme project, and neighbouring Cowal mine, are available on Kincora’s website.

Jemalong Project (Macquarie Arc porphyry, in new partner discussions)


The Jemalong project is located in the southern sector of the Junee-Narromine Belt of the Macquarie Arc in the Cowal block with license contiguous to Evolution Mining’s flagship Cowal project, immediately on the other side of Lake Cowal, and ~12km north of the Marsden gold-copper porphyry deposit (~1Moz Au and ~0.5Mt Cu resource, estimated endowment pre being dismembered ~5Mt Cu and ~8-10Moz Au). In February 2024, FMG secured the license immediately adjacent to the south of the Jemalong project and in October 2024, Evolution Mining pegged the open ground immediately adjacent to the north and north-west extending to the Fairholme license boundary.

Jemalong was previously the focus of limited drilling by BHP and Newcrest targeting a major low-grade, high tonnage gold deposit amendable to open pit mining and hosts the potential for higher grade alkalic gold-copper porphyry systems (similar to Marsden) and/or intrusion related gold-base metals systems (similar to Cowal).

Kincora has identified three targets at the Jemalong project for drilling:

- Limited drilling has confirmed a mineralised porphyry system (open) at the Jemalong Channel prospect with step-out drilling required,
- Maiden drilling proposed at the Edols and Webster prospects, testing similar targets and settings that lead to the discovery of Marsden.


Fairholme & Jemalong Projects

 Advanced to earlier stage gold +/- copper targets with Cowal & Marsden equivalent grades

 Standout large scale targets

 Plans to follow up drilling at 8 target areas

- similar programs to current drilling activities at Magmatic Resources' Wellington North Project, Waratah Minerals' Spur Project and that led to the discovery of the Marsden porphyry deposit

 Recent comparable peer option/earn-in agreements between Gold Fields and privately held explorer Gold & Copper ¹

¹ Reference provided in the Appendix



Cowal District Intrusive Complexes

KCC's Driftway C & Anomaly 2: Big open anomalies the size of Marsden

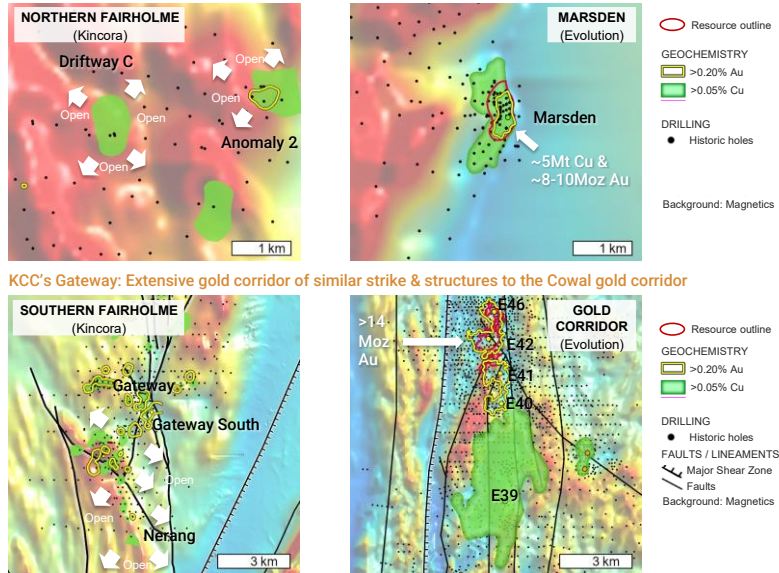


Figure 18: Cowal District Intrusive Complexes

The Cowal-Marsden block of the Junee-Narromine Belt is a world-class geological setting

These targets have designed drill programs following similar systematic exploration approaches to that, which resulted in the Marsden discovery (which was led by Kincora's Technical Director, John Holliday). The programs were successful with winning grants in the fourth round of the NSW Government's New Frontiers Cooperative Drilling grants program (December 2021). However, due to significant regional and project level flooding the programs were not completed prior to the June 2023 funding deadline.

Discussions with potential asset level partners continue, assisted by Kincora securing 100% ownership of the project in December 2023, recent significant corporate activity in the Macquarie Arc, pegging activities in the immediate district, the recent significant resource growth at Cowal, increasing recognition of the size and age of the Marsden deposit (pre being dismembered) and profitability of the underground development of the Cowal mine.

Further details and technical disclosures for the Jemalong project are available on Kincora's website.

Trundle Project (Macquarie Arc porphyry, in new partner discussions)

The Trundle project is located in the Junee-Narromine volcanic belt of the Macquarie Arc, and between the Northparkes mine, Australia's second largest porphyry mine, and the Sunrise Energy Metals' large long life Sunrise development stage, battery materials complex which is in immediate proximity to the Platina scandium project (latter acquired by Rio Tinto in 2023). Northparkes was acquired by Evolution Mining in December 2023, and hosts a total metal endowment of over 24Moz AuEq within a series of 22 porphyry discoveries, 9 with positive economics.

Kincora has undertaken an extensive drilling program at Trundle between 2021-2024, having drilled 27,040 metres (including 25,485 metres for 39 diamond holes and 1,555 metres for 50 air-core holes), which has resulted in three new discoveries to date with extensive mineralised systems across a greater than 10km strike.

The Company's 2023 drilling program included 5 diamond holes for 1,972m testing four adjacent mineral systems (see Figure 20). All holes have intersected zones of gold-copper mineralisation at shallow depths with broader

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lower grade intervals and localised higher-grade intervals, supporting the concept for a cluster or series of standalone porphyry deposits. Follow up drilling programs have been refined, and in December 2023 Kincora consolidated 100% ownership of the project.

During 1H'2023, two neighbouring explorers also undertook drilling at the western and southern extensions of the Trundle project. Fortescue Metals Group ("FMG") completed drilling immediately adjacent to the south, testing the potential southern extension and associated magnetic anomalies of the 3.2km mineralised and magnetic corridor Kincora drilled during 2023 testing at the Dunn's-NE Gold Zone-Botfield prospects. Rimfire Pacific Mining completed a two rig program on the neighbouring western license, one drilling its Valley target adjacent to the northern section of the Trundle project, testing the western undercover extension of Kincora's Mordialloc target.

Historically small base metal and gold occurrences were mined at the Trundle project with a combination of open cut and underground workings. Numerous groups have carried out mineral exploration over the last 40 years (the last prior to Kincora being Robert Friedland's High Powered Exploration, a predecessor company to Ivanhoe Electric Inc (NYSE American: IE; TSX: IE), until the last commodity cycle downturn) focusing on porphyry copper-gold mineralisation associated with shoshonitic Ordovician igneous rocks like those at Goonumbla (Northparkes) and Cadia.

A total of 61,146m for 2208 holes of prior explorer drilling, mainly air-core, has taken place with over 90% of holes within 50m from surface. Extensive near surface mineralisation has been defined along a 10km north-south strike length with coincident (and largely untested) magnetic anomalies. Prior to Kincora only 11 holes have previously been drilled to depths greater than 250m.

Kincora has recognized that despite various positive indicators supporting deeper drilling that there had been a lack of drilling to intersect porphyry systems at depths similar to those at Cadia (>90Moz AuEq, host to five main porphyry and two skarn deposits), Northparkes (>24Moz AuEq, host to 22 porphyry discoveries, 9 of which have positive economics) and/or the more recent Boda-Kaiser discoveries (~15Moz AuEq) and Cargo/Spur discoveries (latter by Waratah Resources).

Subsequently, Kincora's approach has been to develop a detailed 3D model to advance and refine geological interpretations, to identify mineralised trends, then rank and test targets. A key advancement has been the development of this 3D working model, based upon the observed and updated geological logging, and also incorporating the structural, alteration, geochemical and mineralogical results, coupled with geophysical inversions. This significantly improved geological understanding and has both guided and justified deeper drilling.

Before the 2023 phase of drilling, Kincora had completed 34 diamond holes for 23,513m with a focus in the southern portion of the license at the Trundle Park prospect with 25 holes and 16,224m (up to 1,032m depth). To date, Kincora has discovered two new porphyry intrusion areas (the Eastern and Central Zones) with associated skarn horizons, and more recently a down faulted extension to the wider system to the south - the "Southern Extension Zone" ("SEZ").

The skarn system at the Trundle Park prospect is currently believed to be one of the largest mineralised skarn systems in NSW, with the size of the skarn system providing significant encouragement for the size and metal tenor of the causative porphyry sources.

In late 2022, Kincora announced the highest primary mineralisation to date at the Trundle project in hole TRDD032 which returned: 34m @ 1.45 g/t Au, 0.25% Cu in skarn, including an interpreted porphyry vein that drove 2m at 19.9 g/t Au, 2.43% Cu, within a broad interval of 104m @ 0.59g/t Au and 0.11% Cu. While the interpreted porphyry vein in hole TRDD032 was less than 5 milometers width, it was very high grade, within a 40cm semi-massive interval that drove the 19.9g/t Au and 2.43% Cu over a 2 metre sample.

- **Northparkes is Australia’s second largest porphyry mine and was acquired by Evolution Mining in December 2023**
 - Continuous production since 1994 with first quartile cash costs
 - 5.5Moz Au and 4.5Mt Cu endowment
 - Series of 22 porphyry discoveries, 9 with positive economics
- **In March 2024, FMG earned into Magmatic’s Myall exploration project**
 - Targeting a Tier 1 copper-gold discovery
 - Regionally significant intrusive complex north of Northparkes
 - Flagship targets >2km mineralised strike
- **Kincora’s Trundle project hosts an extensive mineralised system covering a >10km strike**
 - Brownfield setting within part of the Northparkes intrusive complex
 - Three new discoveries to date by Kincora
 - including the largest mineralised skarn in NSW (size of the skarn thought indicative of the size of the causative intrusive source(s))

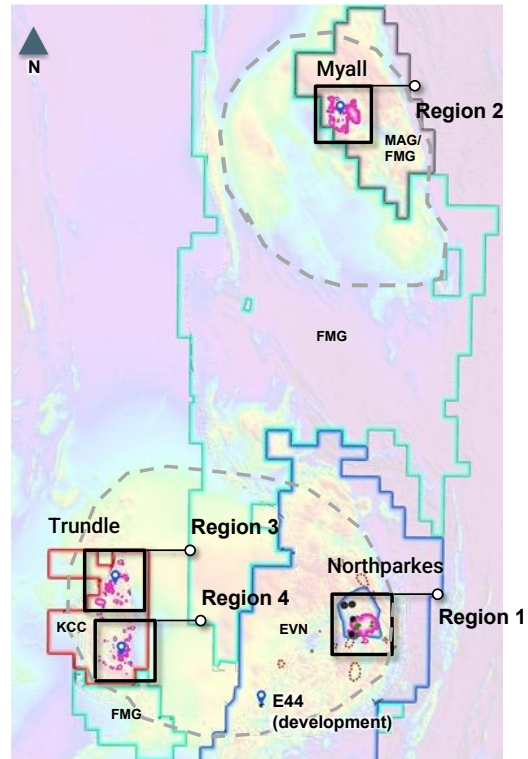
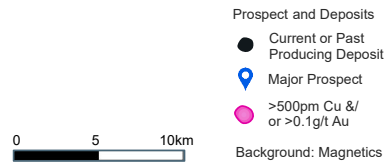


Figure 19: Junee-Narromine Belt in the Myall-Northparkes-Trundle district
 Hosts large intrusive complexes – see insert Regions in Figure 20

The newly identified and interpreted first direct porphyry vein in the SEZ provides strong evidence for potential ore grade porphyry vein mineralisation.

Prograde and retrograde skarn alteration and mineralisation have been returned in all four holes to date within the SEZ (holes TRDD029-32), with no causative porphyry intrusive source yet confirmed. Ore grade gold-copper in skarn has been intersected within the SEZ over a 330m SSE strike and 225m W-E wide system, which is open, with drilling in 2023 extending this system across a major regional fault into the Botfield prospect. The intersected tabular, bedded, mineralised skarn system across multiple horizons (with greater than 120m cumulative skarn widths in three of the four holes in the SEZ) has assisted to provide various geological vectors for follow up drilling.

The Company’s 2023 drilling program sought a change in strategy by testing multiple adjacent mineral systems applying learning’s and vectors from Kincora’s previous focused target specific drilling campaigns and followed detailed external and internal technical reviews.

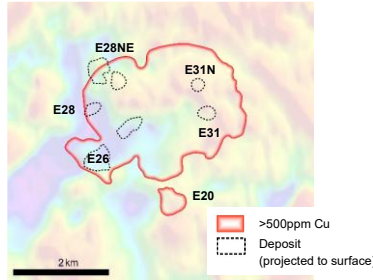
These reviews, including extensive relogging of core, assisted refined geological interpretations and reconcile grades in the Eastern and Central Zones at the Trundle Park prospect with vectors from a distal, proximal and then interpreted centres of those respective systems. Two examples of previously unidentified causative intrusives have been noted (for holes TRDD001 and TRDD015) within a zoned, multiple phase, moderately developed, porphyry intrusive system typical of the Macquarie Arc. Such systems typically form in clusters of vertically extensive intrusive porphyry systems within big and highly altered footprints. As Figure 18 illustrates, extensive highly altered and anomalous mineralised footprints are evident at the Trundle project, both in the north (at the Mordialloc prospects) and south (at the Dunn’s-Trundle Park-Botfield prospects).

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- Multiple advanced gold-copper targets stepping out from existing large intrusive systems
- Shallow drilling focus
- Plans to follow up drilling at 6 target areas
 - Similar setting and targets to Magmatic Resource's Myall Project (subject to the recent Earn-In/JV agreement with FMG)

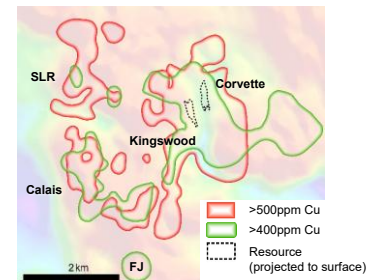
Region 1: Northparkes Porphyry Cluster

- 80% interest for US\$475m by Evolution in Dec 2023
- 5.5Mt Cu & 4.5Moz Au
- 22 porphyry deposits discovered, 9 economic



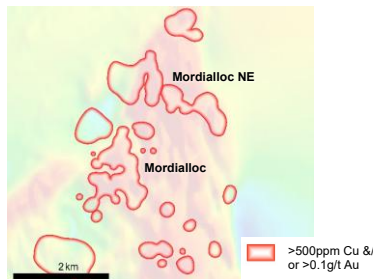
Region 2: Myall Porphyry Project

- \$14m earn-in for 75% with FMG in March 2024
- 0.354Mt CuEq maiden resource



Region 3: Trundle: Mordialloc Prospects

- Limited deeper drilling returns broad mineralisation
- Large co-incident geochemical & geophysical targets in confirmed fertile Macquarie Arc system



Region 4: Trundle: Dunn's to Botfield Prospects

- 3 new Kincora discoveries so far, including
 - SEZ: 34m @ 1.45g/t Au, 0.25% Cu
 - Trundle Park: 51m @ 1.17g/t Au, 0.54% Cu
- Multiple step out drill targets

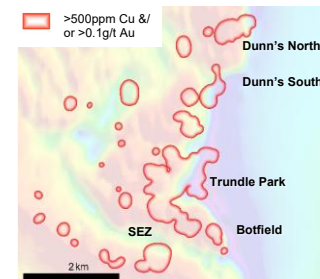


Figure 20: The Trundle projects hosts large mineral systems in the north and south of the license, comparable in scale to the existing mine and earn-in partner exploration projects in the immediate district

Insert Regions from Figure 19. Kincora has consolidated 100% ownership of the project and refined up to seven high priority drill targets

Kincora's drilling strategy prior to the 2023 campaign at the Trundle Park prospect had expanded the mineralised footprint to 700m. The 2023 program comprised five diamond drill holes at four adjacent but separate mineral system targets and expanded the wider system to a 3.2km mineralised strike, from shallow depths, up to 900m wide (open) and vertical depth of greater than 800m.

The observed alteration and mineralisation at each prospect drilled during this program are interpreted to be analogous to a proximal setting in comparison to the deposits at Northparkes and Cadia mines.

Highlights include:

- **Dunn's North** - hole TRDD035:
 - 12.5m @ 2.77g/t gold from 77.5m, including 2m @ 14.2g/t gold
 - First Kincora hole at the Dunn's North prospect
 - Multiple phase mineralised complex with porphyritic quartz-sulfide veins occurring in both near surface intrusive bodies and volcanic sandstone wall-rock
 - Geophysical profile and target explained with the original geological target failed to be tested and remaining open
- **Dunn's South** – hole TRDD036:
 - 44.4m @ 0.36g/t gold, 0.19% copper and 41ppm molybdenum from 52.5m, including:
 - 8.6m @ 1.21g/t gold, 0.26% copper and 90ppm molybdenum from 65.9m
 - 4.5m @ 0.50g/t gold, 0.79% copper and 180ppm molybdenum from 92.4m

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- First Kincora hole at the Dunn’s South prospect, drilled ~640m south of TRDD035 at Dunn’s North
- Multiple phase intrusive complex with zones of higher gold-copper and molybdenum grades suggesting a proximal setting
- Geophysical profile and target explained with the original geological target failed to be tested and remaining open

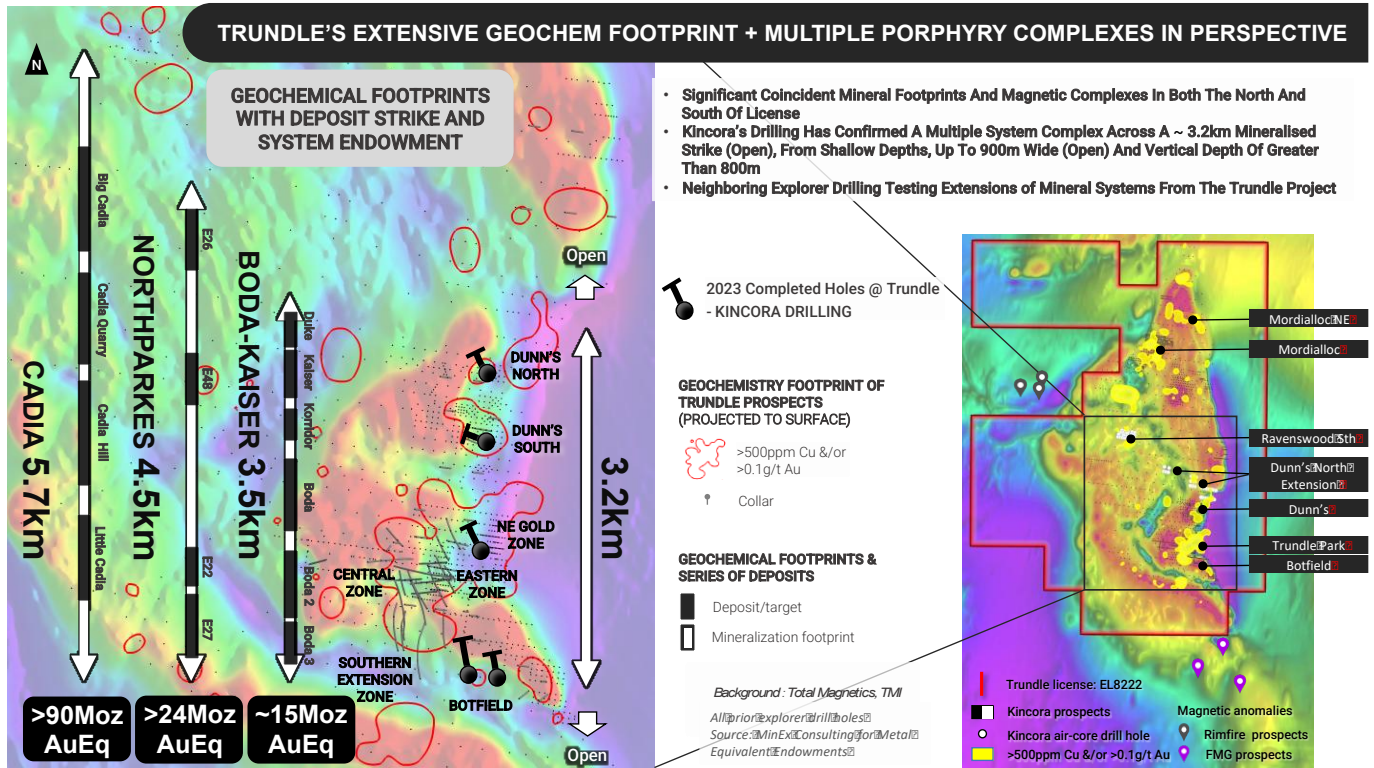


Figure 18: Kincora 2023 drilling at Trundle has confirmed an extensive multiple system gold-copper complex
 A 3.2km gold-copper mineralised strike remains open to the north and south, confirmed up to 900m wide (open) and a vertical depth of greater than 800m

Figure 21: Kincora 2023 drilling at Trundle has confirmed an extensive multiple system gold-copper complex
 A 3.2km gold-copper mineralised strike remains open to the north and south, confirmed up to 900m wide (open) and a vertical depth of greater than 800m

- **North-East Gold Zone - TRDD038:** 135.5m @ 0.23g/t gold, 0.02%, 10ppm molybdenum from 220.5m
 - A step out hole that has returned the strongest and longest interval of potassic alteration with sulphides at the Trundle project
 - Associated with both multiple phase intrusions and adjacent volcanoclastic wall-rocks, including a molybdenum zone near end of hole
- **Botfield – hole TRDD037:** First Kincora hole at the Botfield prospect and testing a regionally significant magnetic anomaly
 - High grade veins and mineralised skarn from 112m and 330m vertical respectively:

- Botfield – hole TRDD039:**
- 2.9m @ 0.95% Cu, 0.62g/t Au (from 129-132m), including 0.9m @ 2.24% Cu, 1.75g/t Au
 - 31m of magnetite skarn hosted anomalous gold and copper (from 393-424m)
 - Working interpretation is the western portion of Botfield is an uplifted block (~500m) in comparison to the similar and adjacent magnetite skarn intervals at the SEZ discovery
- Follow up to TRDD037 stepping out 260m to the east.
- High grade veins and mineralised skarn from 80m and 240m vertical respectively:
 - Strong hydrothermal hematite-silica alteration overprinting feldspar altered volcanoclastic conglomerate and coarse banded chalcopyrite-pyrite vein (from 92-94m) with 4m @ 0.17 g/t Au, 0.28% Cu
 - ~40m of retrograde magnetite (massive) skarn with 25m @ 0.10g/t Au, 0.07% Cu (from 270m vertical depth), cut by carbonate-chalcopyrite veining at 288.6m downhole.
 - Working interpretation is that the skarn system at Botfield continues towards (and also to surface) the east and is associated with historical informal workings on its most eastern limit

The causative porphyry source and fluid pathway is yet to be confirmed for the >900m NW-SE trending mineralised magnetite skarn intersected by Kincora drilling in the SEZ and Botfield prospects (open on strike and depth). Alteration and garnet zone zonation, coupled with metal tenure and interpretation of regional structures also supports an untested 750m N-S by 200m E-W corridor (named “*The Gap*”), and open further to the south, that remains prospective for causative porphyry intrusions and the source of the mineralisation in the skarns.

In the northern section of the license, Kincora’s drilling has intersected an extensive broad lower grade, multiple phased and zoned intrusive porphyry systems, with zones of moderate copper grades, at the Mordialloc and Mordialloc N-E targets, with alteration and mineralisation providing vectors for follow up drilling across a large magnetic anomaly complexes.

Follow up air-core and diamond drill hole programs have been designed to test for open porphyry type mineralization at up to seven prospects, from the north and towards the south of the license:

- To expand the geochemical foot print for copper-gold and search for intrusions through bedrock mapping by way of shallow (to basement) air core drilling at the Mordialloc South and Dunns North-Waynes’s target areas, in turn helping to focus deeper level drilling under anomalous areas.
- Existing prospect anomalous surface and down-hole gold-copper results at Mordialloc NE, Mordialloc, Mordialloc South, Dunn’s North-Waynes, Dunn’s Central, Dunn’s South and The Gap (between Botfield and the SEZ) by way of diamond drill testing below target areas

Discussions with potential asset level partners continue, assisted by Kincora securing 100% ownership of the project in December 2023, recent significant corporate activity in the Macquarie Arc and pegging/corporate activity in the immediate district.

For further details on Kincora’s results and technical disclosures from the Trundle project please refer to the March 21st, 2023 “*Drilling at Trundle intersects shallow mineralisation*” and May 10th, 2023 “*Extensive multiple system porphyry complex confirmed at Trundle*” press releases.

Further details on the Trundle project, and neighbouring Northparkes mine, are also available on Kincora’s website.

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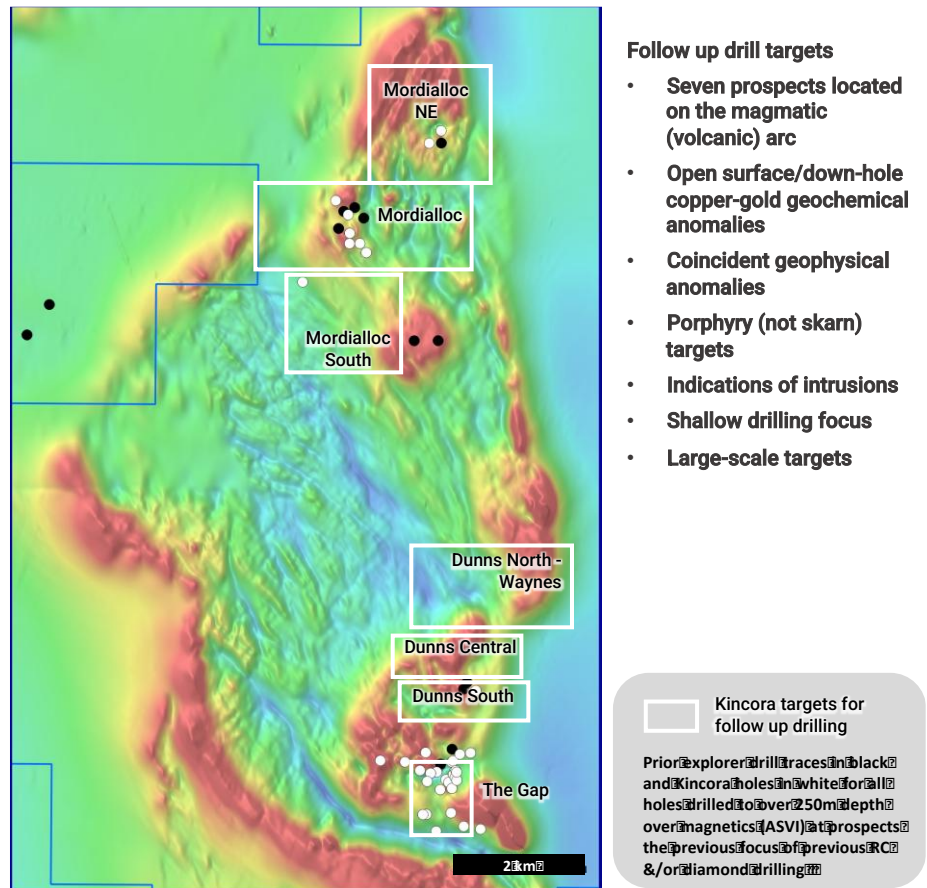


Figure 22: Seven large-scale, separate porphyry prospects identified for follow up drilling
 In December 2023, Kincora consolidated a 100% interest in the Trundle project

Southern Gobi, Mongolia portfolio (porphyry project with earn-out with and shareholding in Orbminco)

After being one of the leading explorers and project generator juniors in the Mongolian copper sector for almost a decade, in 2019/20 Kincora’s focus pivoted to NSW.

Since then, Kincora capital efficiently advanced the Mongolian portfolio, including securing an initial mining license, announcing a maiden JORC resource and updated exploration target, and making a new (third) intrusive complex discovery at the Bronze Fox Project.

A strategic review process was undertaken for the wholly owned Mongolian portfolio seeking to maximize value for Kincora shareholders and streamline focus to the NSW portfolio.

The flagship Bronze Fox Project of this portfolio covers 175km², is located approximately 450km south of the capital Ulaanbataar and within trucking distance to the world’s largest consumer of copper, China.

Bronze Fox hosts three near surface, large and relatively underexplored intrusive complexes (one of which has never been drilled), and has the potential to be the fourth emerging porphyry district within the world-class Southern Gobi porphyry belt.

This belt is one of the most rapidly emerging new infrastructure and copper districts anywhere in the world where:

- (i) the Oyu Tolgoi Project is set to be the world’s fourth largest copper mine by 2030 (operated by Rio Tinto, in partnership with the Mongolian government, located <200km from Bronze Fox),

(ii) Tsagaan Suvarga Project is a >US\$1b capex greenfield construction stage project (privately owned, located <50km from Bronze Fox), and,

(iii) Kharmagtai Project was Xanadu Mines' (formerly XAM.ASX/TSX) flagship project operated by and in partnership with Zijin Mining and located <150km from Bronze Fox. Xanadu is in the final stages of a A\$170m cash takeover transaction with private company Bastion Mining.

Mongolia: Exposure to the Rapidly Emerging Southern Gobi

Attractive exposure to the fourth emerging porphyry district (Bronze Fox) in the Southern Gobi

- Kincora is the largest shareholder in Orbminco Limited ("OB1" ASX, formerly Woomera Mining) having vended the Bronze Fox project, retaining carried interest or cash payment + NSR asset level upside
- May 2025 cash offer for Xanadu and its Kharmagtai project (the third emerging porphyry district in the Southern Gobi) highlights the appeal of and attractive valuation for Bronze Fox (the fourth emerging district in the Gobi)

Bronze Fox: three, shallow underexplored intrusive complexes

1. >400kt copper + >400koz gold JORC resource
(Total inferred mineral resource estimate of 194.1Mt at 0.26% CuEq, at a 0.2% CuEq cut-off to a depth of approximately 325m below surface)
2. Mining license (second application pending)

Initial mapping, trenching & drilling confirms expansion and higher grade potential of existing JORC resource (highlights):

- **Hole F111:** 26m @ 0.91% CuEq from 14m (with up to 8.29% Cu)
 - **Hole F109:** 486m @ 0.21% CuEq from 352m
 - **Trench:** 17m @ 0.5% Cu & 0.34g/t Au (incl. 6m @ 1% Cu & 0.6g/t Au)
- Field work & geophysics commenced to refine higher grade & new targets
High impact shallow drilling to follow up at two underexplored & large porphyry complexes (western strike at Bronze Fox & Shuteen North)

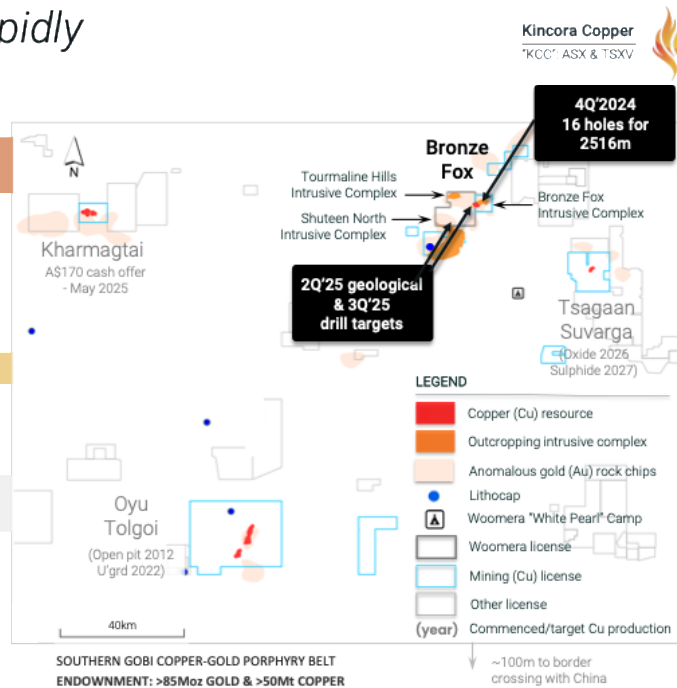


Figure 23: Drilling is planned at two large, near surface underexplored intrusive complexes at the Bronze Fox project

The Bronze Fox project hosts a Mineral Resource Estimate (MRE) of 194Mt at 0.26% copper equivalent (CuEq) at a 0.2% CuEq cutoff within a notional pit shell to a depth of approximately 325m below surface at the West Kasulu prospect (cut off grades and pit shell depth profiles mirroring the Kharmagtai project). There is an additional Exploration Target for the West Kasulu prospect of between 100Mt and 300Mt at 0.25% to 0.35% CuEq. Within the MRE there is an oxide resource which offers the potential for a small scale, near term SXEW development project producing copper cathode.

The West Kasulu prospect is interpreted to be an eroded and less prospective section of one of three very large intrusive complexes at the Bronze Fox Project with all three intrusive complexes offering significant exploration upside.

In 3Q'2024, Kincora announced a deal with Woomera Mining Limited (Woomera, ticker WML) for the wholly owned subsidiaries that own the Mongolian asset portfolio.

In line with Woomera's change in strategic direction focusing its activities on the Mongolian projects, in December 2024 (post shareholder approvals), it changed its name to Orbminco Limited (Orbminco, ticker OB1).

From the deal with Orbminco, Kincora has retained attractive upside to the Mongolian portfolio by:

- (i) via an earn-in; and,
- (ii) a carried interest or cash payment and Net Smelter Royalty (NSR) deal structure.

Shortly after closing the agreement with Kincora in 4Q'2024, Orbminco undertook a maiden operated and funded drilling program seeking to:

- Infill and test the depth extent potential of the existing >400kt copper + >400koz gold JORC resource
- Satisfy the conditions for a second mining license conversion

All but one of the 16 first phase holes have returned significant copper intervals with highlights including:

- Hole F111: 26m @ 0.91% CuEq from 14m (with up to 8.29% Cu)
- Hole F109: 486m @ 0.21% CuEq from 352m

2025 field season sampling and mapping activities have further confirmed and expanded the potential for a higher-grade extension to the current MRE envelope, which remains open. Geophysical programs comprised of Induced Polarisation (IP) and gravity surveys have been completed to further refine target zones for drilling.

Field sampling and geophysical programs have also been undertaken at the Shuteen North target, which hosts extensive sub-cropping copper mineralisation and multiple intrusive systems. The Shuteen North target has never been previously drilled and is interpreted to be associated with the Shuteen lithocap, the largest lithocap in the Southern Gobi. The importance of this conceptual geological setting is significant given the lithocap at the Oyu Tolgoi project was an important early-stage exploration marker and the relative size of the Shuteen lithocap relatively to Oyu Tolgoi.

Later in the period, Orbminco undertook a placement with use of proceeds in part to fund drilling at Bronze Fox. 2025 field season results are being interpreted at both the West Kasulu and Shuteen North prospects ahead of planned drilling activities.

For further details, technical disclaimers and updates please refer to Kincora's and Orbminco's releases, and Orbminco's updated website: <https://www.orbminco.com.au>

References:

Over \$110 million of potential partner funding for eight earlier stage and/or non-core projects via 6 deals and four partners, with over 13,500 metres of drilling and over A\$6.5m of partner funded exploration since late 2024 includes:

(a) The original up to A\$50m earn-in & JV agreement with AngloGold Ashanti for the Nyngan & Nevertire projects and the amended agreement to include the Nyngan South, Nevertire South and Mulla projects including another up to A\$50m earn-in & JV: refer May 28, 2024 release "AngloGold Ashanti to earn-in to the NJNB Project" and Apr 14, 2025, "Second Major Earn-in Secured with AngloGold Ashanti" (estimated budget approximately \$4m, incl. 8,467m drilling, Kincora currently the project manager receiving a 10% fee of expenditure). For more information on AngloGold Ashanti please visit their website at www.anglogoldashanti.com

(b) Fleet Space Technologies (which in December 2024 raised \$150m in a Series D financing) partnership under R&D Grant for geophysical surveys at Nyngan: refer Jul 25, 2024 release "ANT and Gravity Geophysical Surveys at the Nyngan Project" (estimated budget approximately \$500k). For more information on Fleet Space please visit their website at <https://www.fleetspace.com>

(c) Fleet Space partnership for the Wongarbron project: refer Oct 16, 2024 release "Kincora announces Strategic Investment & Expanded Partnership with Fleet Space" (Fleet Space is to conduct ANT & gravity surveys with the right to fund >2000m of drilling for an earn-in/JV. Estimated budget for ANT & gravity surveys \$600k, follow up drilling >\$0.5m)

(d) Exploration Alliance partner Earth AI (which in January 2025 raised US\$20m in a Series B financing) drilling commenced at the Cundumbul project: refer May 20, 2024 release "Artificial Intelligence Partner Drilling New Copper Targets at the Cundumbul Project" (Earth AI has the right to spend up to \$4.5m at Cundumbul and earn an NSR upon a "qualifying interval". Estimated budget to date >\$850k, incl. 5 completed holes for >2500m with a VTEM geophysical survey recently completed and analysis ongoing). For more information on Earth AI please visit their website at <https://earth-ai.com/>

(e) Orbminco Ltd (ASX:OB1 – formerly Woomera Mining) agreement for Kincora's Mongolian assets: refer Aug 12, 2024 release "Kincora secures funded, successful and motivated partner for Mongolian assets" & subsequent Orbminco exploration and quarterly account releases, incl. drilling results & technical details/disclaimers. Orbminco has the right to spend US\$4m for an 80% interest in the Mongolian subsidiaries with Kincora free carry also to Final Investment Decision (FID) or a cash payment + NSR acquisition right for 100% interest. Orbminco consideration shares to Kincora \$450k (issue price). Estimated budget to date >\$1.3m incl. 2516m

of drilling, 2025 field season mapping/soil/rock chip sampling plus ground gravity and magnetic surveys at the wider West Kasulu target and Shuteen North target, and, planning for imminent submission of second mining license application (for the western exploration license). For more information on Orbminco please visit the ASX website (ticker "OB1") or their homepage <https://www.orbminco.com.au>

Qualified Person

The scientific and technical information in this announcement was prepared in accordance with the standards of the Canadian Institute of Mining, Metallurgy and Petroleum and National Instrument 43-101 – Standards of Disclosure for Mineral Projects ("NI 43-101") and was reviewed, verified and compiled by Kincora's staff under the supervision of Peter Leaman (M.Sc. Mineral Exploration, FAusIMM), Senior Vice-President of Exploration of Kincora, and John Holliday (BSc Hons, BEc, member of the Australian Institute of Geoscientists), Non-Executive Director and Chairman of Kincora's Technical Committee, who are Qualified Persons for the purpose of NI 43-101.

JORC Competent Person Statement

Information in this announcement that relates to Exploration Results, Mineral Resources or Ore Reserves are those that have been previously reported (with the original release and/or source information referred to in this announcement), in the case of Mineral Resources or Ore Reserves the material assumptions and technical parameters underpinning the estimates have not materially changed, and have been reviewed and approved by John Holliday and Peter Leaman, who are a Competent Person under the definition established by JORC and has sufficient experience which is relevant to the style of mineralization and type of deposit under consideration and to the activity being undertaking to qualify as a Competent Person as defined in the 2012 Edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves'.

John Holliday and Peter Leaman consents to the inclusion in this report of the matters based on this information in the form and context in which it appears.

Results of Operations (reported in Canadian dollars)

Three-Month Period Ended June 30th, 2025

The Company's loss for the three-month period ended June 30th, 2025 (the "Current Period") was \$337,000 or \$0.00 per share as compared with \$1,124,000 or \$0.00 per share for the three-month period ended June 30th, 2024 (the "Comparative Period").

General and administrative expenses were \$795,000 lower in the Current Period at \$335,000 compared with \$1,130,000 in the Comparative Period. This difference was primarily due to: lower share-based compensation (\$Nil versus \$794,000); lower consultants (\$72,000 versus \$84,000); lower corporate administrative and office services (\$36,000 versus \$54,000); lower directors and audit committee fees (\$49,000 versus \$57,000); lower insurance (\$5,000 versus \$8,000); lower legal and accounting (\$26,000 versus \$41,000); and, foreign exchange loss (\$2,000 versus \$Nil). These decreases were offset by higher investor relations (\$45,000 versus \$10,000), higher transfer agent and filing fees (\$7,000 versus \$4,000) and higher travel (\$18,000 versus \$3,000). Management remained at \$75,000 from the Comparative period.

Six-Month Period Ended June 30th, 2025

The Company's loss for the six-month period ended June 30th, 2025 (the "Current Period") was \$915,000 or \$0.00 per share as compared with \$1,479,000 or \$0.01 per share for the six-month period ended June 30th, 2024 (the "Comparative Period").

General and administrative expenses were \$843,000 lower in the Current Period at \$642,000 compared with \$1,485,000 in the Comparative Period. This difference was due to lower: consultants (\$133,000 versus \$162,000); lower corporate administrative and office services (\$58,000 versus \$112,000); lower directors and audit committee fees (\$98,000 versus \$120,000); lower insurance (\$10,000 versus \$16,000); and, lower share-based

compensation (\$Nil versus \$794,000). These decreases in expenses were offset by higher legal and accounting (\$70,000 versus \$68,000), higher travel (\$30,000 versus \$8,000), higher investor relations (\$55,000 versus \$19,000), higher transfer agent and filing fees (\$46,000 versus \$35,000) and higher foreign exchange gain (\$8,000 versus \$1,000 loss). Management remained at \$150,000 from the Comparative Period.

Summary of Quarterly Results – 000's

The table below presents selected financial data for the Company's eight most recently completed quarters, all prepared in accordance with IFRS.

<i>In thousand \$</i>	June 30, 2025	March 31, 2025	December 31, 2024	September 30, 2024	June 30, 2024	March 31, 2024	December 31, 2023	September 30, 2023
	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)
Financial Results								
Net loss for period	(337)	(578)	(811)	(266)	(1,124)	(355)	(368)	(365)
Basic and diluted loss per share	(0.00)	(0.00)	(0.00)	(0.00)	(0.00)	(0.00)	(0.00)	(0.00)
Exploration expenditures, net of impairment (recovery)	19	213	(2,358)	414	549	140	880	287
Financial Position								
Cash and cash equivalents	955	1,650	2,144	680	942	1,028	1,530	1,783
Exploration and evaluation assets	14,864	14,845	14,632	16,990	16,576	16,027	15,887	15,007
Total assets	16,822	17,520	17,958	18,041	17,834	17,363	17,751	17,263
Shareholders' equity	16,488	16,903	17,286	17,514	17,606	17,134	17,503	17,095

Liquidity and Capital Resources

As of June 30th, 2025, the Company had current assets in excess of current liabilities of \$1,045,000 and cash of \$955,000. During the six-month period ended June 30, 2025, the Company received funds from AngloGold of A\$1,485,482 (\$1,328,000) (year ended December 31, 2024 - A\$2,009,251 (\$1,791,000)) relating to commenced exploration at the Nyngan project in-line with the earn-in and joint venture agreement in place (for which Kincora receives a 10% management fee on expenditure).

Subsequent to period end, on July 7th, 2025, Kincora announced a Unit raising for up to C\$4-million ("Offering") and associated with a ten (10) for one (1) consolidation of securities ("Consolidation"). All prices referred to in relation to the Offering assumes completion of the Consolidation prior to or concurrent with the Offering.

The non-brokered private placement was supported by cornerstone investments from leading North American natural resource sector investors including Rick Rule and Jeff Phillips, with strong support from their investor networks and existing investors.

Proceeds will be used to support ongoing project generation strategy, drilling and regional exploration at 100% owned high-grade gold-base metals Condobolin project and working capital.

The Units will comprise one common share (a "Share") and one common share purchase warrant (a "Warrant"), each Warrant entitling the holder to acquire a further common share at a price of C\$0.50 for a term of three (3) years. The Shares will be subject to a one (1) year hold period from the closing date and such other restrictions as may be required by applicable securities laws and stock exchange rules. Fifteen (15) months after the closing date, the Company will have the right to accelerate the expiry date of the Warrants (the "Acceleration") if the weighted average closing price of the Company's common shares on the Exchange equals or exceeds C\$0.75 (the "Acceleration Price") for 20 consecutive trading days (the "Acceleration Event"). Upon the occurrence of the

Acceleration Event, the expiry date of the Warrants will then be 30 days from the date of issue of a news release announcing the Acceleration.

During the year ended December 31, 2024, Kincora closed a private placement for a two tranche A\$1,273,025 (\$1,206,024) non-brokered private placement via strategic investment by Fleet Space, an existing major shareholder, directors and new investors participation with the second tranche closed on December 18, 2024.

During the year ended December 31, 2023, the Company received A\$172,352 (\$155,000) NSW government grants relating to completed drilling at the Nyngan and Trundle projects.

On March 6, 2023, received gross proceeds of A\$832,304 (\$756,640) from the second tranche of the December 2022 private placement.

On July 27, 2023, the Company executed a conditional agreement with RareX to acquire its carried 35% asset level interests in the Trundle, Fairholme, Jemalong, Cundumbul and Condobolin licenses. In consideration, the Company issued 40m CDIs, and granted a 1% NSR for the vended licenses to RareX (the "RareX Transaction"). The consideration was issued by the Company on December 14, 2023.

The RareX Transaction was subject to:

- (a) shareholder approval proposed to be obtained at an Annual General and Special Meeting ("AGM"), which was achieved September 26th, 2023;
- (b) completion of the placement for an aggregate subscription amount of not less than 30 million CDIs (\$1.5m), which was achieved via the oversubscribed A\$2m private placement announced August 8th, 2023; and,
- (c) the parties obtaining approvals required under the Mining Act 1992 (NSW), which was achieved in 4Q'2023.

Completion resulted in Kincora securing a 100% interest in all of the Company's NSW projects.

On August 8th, 2023, the Company completed an oversubscribed private placement and raised A\$2,030,000 (\$1,784,167). This placement includes a one (1) for two (2) free-attaching option exercisable at A\$0.075 (C\$0.065) and expiring 24-months from the date of issue.

On December 15, 2023, the Company completed the acquisition of RareX's interest in various projects to now have a 100% ownership of the entire NSW project portfolio.

The Company held security deposits of \$97,548 in relation to RareX claims as at June 30, 2025 (December 31, 2024 - \$52,599).

The Company held security deposits of \$211,799 as at June 30, 2025 (December 31, 2024 - \$124,650).

Historically, the Company's sole source of funding has been the issuance of equity, and one issuance of debt financing. Through 2023/2024, the Company has sought to change its funding model, consolidating a 100% interest in all its projects, and seeking to bring in asset level partners.

This has resulted in six agreements that unlock over A\$110 million in potential multiple year partner funding and also providing the Company a management fee from being current operator for two of these partnerships (with AngloGold Ashanti). Further deals that offer a clear value path and targeted partnerships are proposed.

As with all exploration juniors, the Company's access to financing is always uncertain. There can be no assurance of continued access to significant financing. Liquidity risk is assessed as high.

As at June 30th, 2025, the Company had an accumulated deficit of \$191,306,000, current assets in excess of current liabilities of \$1,045,000 and a cash balance of \$955,000, and a net loss for the six-month period ended June 30, 2025 of \$915,000.

During the six-month period ended June 30th, 2025, the Company had cash of \$800,000 used in operating activities, and \$433,000 used in investing activities which was used for the acquisition of equipment, payment of security deposits and expenditures for the exploration and evaluation assets, net of deferred exploration funding. The Company's cash position is highly dependent on the ability to raise cash through financings and the expenditures on its exploration programs. As results of exploration programs are determined and other opportunities become available to the Company, management may complete an external financing as required.

At present, the Company's operations do not generate net positive cash inflows (albeit receives a management fee on current expenditure relating to the AngloGold Ashanti earn-in and joint venture agreements) and its financial success is dependent on management's ability to discover economically viable mineral deposits. The mineral exploration process can take many years and is subject to factors that are beyond the Company's control. In order to finance the Company's future exploration programs and to cover administrative and overhead expenses, the Company has raised money through equity sales, and in the future could raise money from optioning its exploration and evaluation assets.

Many factors influence the Company's ability to raise funds, including the health of the resource market, the climate for mineral exploration investment, the Company's track record, and the experience and caliber of its management, corporate activity, exploration results and jurisdictional risk. Actual funding requirements may vary from those planned due to a number of factors, including the progress of exploration activities and industry conditions. Management believes it will be able to raise equity capital as required in the long term, but recognizes that there will be risks involved which may be beyond its control.

Related Party Transactions

The Company incurred the following amounts for related party services:

- a) During the six-month period ended June 30, 2025, the Company incurred \$36,900 (2024 - \$36,900) to a company with an officer in common for management and accounting services.
- b) During the six-month period ended June 30, 2025, the Company incurred \$150,000 (2024 - \$150,000) to an officer and a company with an officer in common for management services.
- c) During the six-month period ended June 30, 2025, the Company incurred director's fees and consulting fees of \$123,000 (2024 - \$153,333) to current directors.
- d) During the six-month period ended June 30, 2025, the Company incurred consulting fees of \$10,000 (2024 - \$10,000) to a director of the Company.
- e) At June 30, 2025, the Company owed \$458,695 (December 31, 2024 - \$568,243) in accrued directors' fees and management and accounting fees in accounts payable, which are non-interest bearing and due on demand, and obligation to issue shares.
- f) During the year ended December 31, 2024, the Company issued a total of 1,421,048 shares and 710,523 options to directors in connection with the private placement that was closed during the year.
- g) During the year ended December 31, 2024, the Company issued 3,877,370 shares to directors and officers for the exercise of performance rights.

- h) On March 10, 2025, the Company issued 7,169,335 shares to certain officers, directors and consultants as payment for services provided to the Company in 2022, 2023 and the first half of 2024 totaling to \$386,000.
- i) During the year ended December 31, 2023, the Company issued 40,000,000 CDIs to RareX for the acquisition of the 35% interest in the NSW project portfolio.

Compensation of key management personnel

<i>In thousand \$</i>	June 30, 2025		June 30, 2024
Management, chairman, directors, and audit committee fees	\$	320	\$ 350
Share-based payments		-	778
	\$	320	1,128

Share Capital Information

The table below presents the Company's common share data as of August 14, 2025.

	Price (\$)	Expiry date	Number of shares
Common shares, issued and outstanding			291,720,904
Securities convertible into common shares			
Warrants	<i>n/a</i>	<i>n/a</i>	Nil
Stock options	<i>A\$0.075</i>	<i>various</i>	69,050,325
Performance rights		<i>n/a</i>	Nil
			360,771,229

The weighted average life of the stock options is 0.77 years (further details are available in the Company's Financial Statements).

On July 7th, 2025, Kincora announced a Unit raising for up to C\$4-million ("Offering") and associated with a ten (10) for one (1) consolidation of securities ("Consolidation"). All prices referred to in relation to the Offering assumes completion of the Consolidation prior to or concurrent with the Offering.

The non-brokered private placement was supported by cornerstone investments from leading North American natural resource sector investors including Rick Rule and Jeff Phillips, with strong support from their investor networks and existing investors.

The Units will comprise one common share (a "Share") and one common share purchase warrant (a "Warrant"), each Warrant entitling the holder to acquire a further common share at a price of C\$0.50 for a term of three (3) years. The Shares will be subject to a one (1) year hold period from the closing date and such other restrictions as may be required by applicable securities laws and stock exchange rules. Fifteen (15) months after the closing date, the Company will have the right to accelerate the expiry date of the Warrants (the "Acceleration") if the weighted average closing price of the Company's common shares on the Exchange equals or exceeds C\$0.75 (the "Acceleration Price") for 20 consecutive trading days (the "Acceleration Event"). Upon the occurrence of the Acceleration Event, the expiry date of the Warrants will then be 30 days from the date of issue of a news release announcing the Acceleration.

The Company announced that, effective July 7, 2025, (the "Grant Date"), its Board of Directors has granted an aggregate of 3,266,927 stock options (on a post-Consolidation basis) of the Company to certain directors, officers, and consultants of the Company, with all of such stock options (the "Conditional Options") being subject to the

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receipt of the applicable approval of the disinterested shareholders of the Company, acceptance of the Exchange and approvals required under the ASX Listing Rules. All such stock options shall be exercisable to purchase one common share in the capital of the Company at \$0.50 per Share (on a post-Consolidation basis) for a period of three (3) years from the Grant Date and such other terms as may be acceptable to the Exchange.

The Conditional Options, together with an amended equity incentive plan that will sufficiently increase the reserve of stock options available to the Company, will be presented to the disinterested shareholders of the Company for review and consideration and, if satisfactory, approval at an upcoming Annual General and Special Meeting of Shareholders of the Company. On July 31st 2025, Kincora announced the Annual General and Special Meeting of shareholders would take place on August 27th at 4pm PST with a webcast. Further details are available on Kincora's website: <https://kincoracopper.com/agm-materials/>

October 2024 private placement and remuneration shares

Allotment of Tranche 1 of the October 16, 2024 private placement took place on October 22, 2024, with 12.6m shares being issued under Kincora's ASX Listing Rule 7.1 placement capacity. Tranche 2 (comprising 20.9m shares and 16.8m attaching options) was completed on December 18, 2024.

Directors purchased C\$50,000 of shares under Tranche 2 (approved by shareholders) with Fleet Space and Big Ben Holdings also agreeing to participate in Tranche 2. Fleet Space has agreed to a 12-month voluntary escrow period.

Morgans Corporate Limited acted as Lead Manager to the private placement with a cash transaction cost of 3.9% payable.

In addition to the private placement, the Company issued 11m accrued remuneration shares to Kincora's board and senior management under the Equity Incentive Plan approved by shareholders.

Post the issuances, Kincora's total outstanding number of fully issued shares is anticipated to be 291.7m with 69m total options outstanding.

RareX Transaction

In consideration of Kincora acquiring RareX's carried 35% asset level interests in the Trundle, Fairholme, Jemalong, Cundumbul and Condobolin licenses, the Company issued 40.6m CDIs and granted a 1% NSR for the vended licenses to RareX (the "RareX Transaction"). The consideration was issued by the Company on December 14, 2023.

On August 8, 2023, concurrent with the RareX transaction, the Company completed a private placement raised A\$2,030,000 (\$1,784,167) via the issuance of 40,600,000 new Chess Depositary Interests ("CDIs"). The placement includes a one (1) for two (2) free-attaching option exercisable at A\$0.075 (C\$0.065) and expiring 24-months from the date of issue ("Attaching Options"). Associated with the raising, 7,500,000 unquoted options were issued at an exercise price of A\$0.075 (C\$0.065) and expiring 24-months from the date of issue.

On December 15, 2023, the Company completed the acquisition of RareX's interest in various projects to now have a 100% ownership of the entire NSW project portfolio.

On August 8, 2024, the Company announced the successful completion of the strategic review process which resulted in a binding Earn-In Term Sheet with Orbminco Limited (formerly Woomera Mining Limited) (ASX: OB1, Orbminco).

Orbminco has the right to spend up to US\$4 million over a period of 5 years to earn an 80% interest (in two phases) and may elect to then:

- purchase the remaining 20% interest from Kincora for US\$10 million cash consideration and a 1% Net Smelter Royalty (NSR); or,
- enter into a shareholders agreement whereby Kincora is free carried until the point of a Final Investment Decision (FID) for project development (minimum reserve of 1Moz gold equivalent)

Orbminco is an arm's length and unrelated party to Kincora. On August 12, 2024, Orbminco announced that it concluded a strongly supported A\$1.7 million raising and is undertaking a A\$0.3 million Share Purchase Plan to support the Mongolia Agreement.

The key terms of the binding Earn-In Term Sheet comprise:

- Orbminco may earn a 51% equity interest in the asset holding subsidiaries by funding US\$2 million in expenditure in an initial earn-in period of up to three years and has the right to earn a further 29% equity interest in the asset holding subsidiaries by funding a further US\$2 million in expenditure within five years of the date of the Agreement. This includes a minimum expenditure of US\$0.5 million in the each of the first two years of the earn-in period. During the six-month period ended June 30, 2025, the Company received in advance funds from Orbminco of US\$124,350 (\$176,608) (year ended December 31, 2024 - US\$514,691 (\$960,000)) and recorded as proceeds against the evaluation and exploration asset in the consolidated statements of financial position.
- Upon earning and exercising the right for the 80% interest Orbminco can elect to:
 - (i) purchase the remaining 20% equity interest in the subsidiaries from Kincora for a purchase price of US\$10 million and a 1.0% net smelter royalty (NSR); or,
 - (ii) enter into a shareholders' agreement where Orbminco free-carries Kincora until the point of a Final Investment Decision (FID) for project development (minimum threshold of a JORC 2012 compliant reserve of 1Moz gold equivalent).
- Orbminco completing a capital raising, which was been strongly supported.
- The Agreement requires the parties to enter into an formal agreement to reflect the terms of Orbminco's operations of the Bronze Fox project and is conditional upon the parties obtaining shareholder and regulatory approvals.
- Orbminco has agreed to cover the holding costs and spend a minimum of US\$500,000, including satisfying the minimum statutory field related commitments and drilling for the project between the date of its shareholder approval and December 31st, 2024.
- If Orbminco withdraws from the earn-in prior to earning an 80% interest it must forfeited any equity interest it has obtained in the asset holding entities to Kincora.

During the year ended December 31, 2024, a definitive Earn-In Implement Agreement (EIA) was signed with Orbminco in-line the Earn-In Term Sheet.

During the year ended December 31, 2024, the Company received an exclusivity payment of A\$100,000 (\$91,000) from Orbminco to enable final due diligence and definitive legal agreements, in relation to the sale of the

Mongolian asset. During the year ended December 31, 2024, the Company received 180,000,000 shares and 180,000,000 options from Orbminco as consideration pursuant to the earn-in agreement.

During the year ended December 31, 2024, 2,004,506 stock options with an exercise price of \$0.48, 10,000,000 stock options with an exercise price of \$0.29 and 7,580,575 stock options with an exercise price of \$0.28 have expired unexercised.

Contingencies

In the course of its business activities the Company has from time to time, been the subject of civil claims by third parties, including former employees and government agencies that could give rise to a liability to pay compensation, tax claims, damages or other cash costs. In addition, the Company may receive notices from regulatory and other governmental agencies responsible for the administration of regulations impacting on the Company's business affairs, in relation to the imposition or intended imposition of penalties, assessments and other orders that could potentially have an adverse effect or negatively impact on the Company's business and financial condition, including in jurisdictions such as Mongolia and Brazil. Based upon historic experience with management of such claims, assessment and regulatory actions, the Company does not anticipate that the outcome of any such claims, assessments and regulatory actions, will have a materially adverse effect on the Company's business or financial condition.

Mongolia

During the year ended December 31, 2021, Golden Grouse received a tax act reassessment for \$2.7 billion Tugriks (MNT), approximately \$1 million (US\$800,000) from the Mongolian Tax Authority ("MTA").

The 2021 tax assessment comprises four items, of which the Company strongly refutes the merit of three including the very vast majority of the liability sought relating to a retrospective tax assessment of the 2016 merger with IBEX (the agreed liability owed is 16.2 million MNT or approximately \$5,700 (U.S.), significantly less than the 100 million MNT deposit Kincora has had to place with the MTA to dispute the reassessment).

The 2016 IBEX merger required a prior tax assessment, which followed an audit of the IBEX entity's prior-year periods and the on-shore and off-shore agreements to the merger (IBEX and parent entities). The 2016 tax assessment was paid and relied upon by Mongolian government departments to facilitate the merger and was a condition precedent to close the merger with any adverse liability enabling both counterparties to withdraw from the merger.

In the Company's view, supported by four independent external legal opinions, the 2021 tax assessment's retrospective liability is not in line with the 2016 tax assessment and Mongolian law, and there is no basis for a different determination.

Kincora has been defending its position since 2021 having already once had the case heard through the three levels of the Mongolian judicial system and is again currently appealing to the Supreme Court having been through the first two-levels of the judicial system again in 2025.

Furthermore, Kincora continues to pursue criminal charges against MTA officials relating to fraud and documents provided to the Mongolian courts. A police investigation is open at the time of writing.

In early 2025, following a court appointed review by independent Mongolian tax experts, the Company's view was supported by a First Instance Administrative Court that ruled in-line with Kincora's and independent legal opinions' long-standing positions and the original 2016 tax assessment. The MTA has appealed the court's ruling, with an Appeal Court upholding the MTA's appeal. The Company and its legal counsel see no basis to the Appeal Courts very brief attempted justifications for its ruling and has lodged an appeal to the Supreme Court. The matter is currently with the Chamber of Supreme Court with a hearing expected in late September to if the Supreme Court

will again hear this dispute.

Kincora, IBEX and various Mongolian public sector departments relied upon the 2016 tax audit and rulings to close the merger. The transaction underpinned over C\$12 million of subsequent equity being raised by Kincora, including investments following extensive due diligence from the European Bank for Reconstruction and Development (EBRD, one of the largest investors in Mongolia and an IFI like the IFC), and, Resource Capital Funds (RCF, one of the largest resource specialist private equity groups).

Since 2021, the Company has pursued defending the 2016 tax ruling, paid a MNT \$100 million (\$52,000) security deposit (materially more than the agreed liability owed of 16.2 million MNT) to facilitate this legal defence and objection to the 2021 tax act via the Mongolian administrative courts. This defence has included three prior court hearings, including at the Supreme Court level, following the Mongolian Tax Dispute Counsel failing to hear the case within the statutory defined timeframe.

The Company has sought to defend its position in a fair and equitable manner following due process and Mongolian law, with support from various Third Neighbour missions and business associations. Kincora has sought to utilise the ombudsman and dispute counsel process with the MTA – and then the government’s own Investor Protection Council (IPC) mechanism – both unsuccessfully.

Legal advice has also been received that the MTA officials have behaved in a criminal manner (according to how Mongolian law applies to government officials) and the police have opened a case and commenced an investigation relating to fraud and documents provided by MTA officials to the courts. However, despite an extensive time, little to no progress has been made on this case by the Mongolian police.

The Company notes the new Government of Mongolia’s recent commitment to improve the business environment for foreign investors, as evidenced by the Prime Minister’s recent statements during the Mongolia Economic Forum and certain resolutions passed at a July 23, 2025 Cabinet meeting. Kincora also notes Entrée Resources Limited’s (TSX:ETG; OTCQB:ERLFF, “Entrée”) August 5, 2025 update regarding its efforts to transfer the Shivee Tolgoi and Javkhlant mining licenses in Mongolia to the its joint venture partner Oyu Tolgoi LLC (“OTLLC”), and the issues it is having regarding the MTA.

The Company does not expect the final outcome of its proceedings to have a material impact on the Company’s consolidated financial statements, and as a result, no provision has been recorded as of December 31, 2024 and June 30th, 2025.

Brazil

Brazilian Diamonds, a former name of the Company, in 2001 to 2005, via the Brazilian subsidiary Samsul, held certain mineral rights, and some of these rights were the focus of alluvial diamond operations undertaken by an assignor in the State of Goias. In 2015, a lawsuit was filed by state and federal prosecutors seeking indemnification from certain defendants (including but not limited to Samsul and the assignor) in the amount of BRL 492,840, equivalent to seventy (70) carats of diamonds and 9000M3 of gravel. The case is with the lower courts in Brazil and the timing for hearing is undeterminable as at audit report date. The Company does not believe there is merit in this case.

The Company's Brazilian subsidiary, Samsul, has been named as a defendant in a lawsuit filed by federal prosecutors in 2015 seeking indemnification in the amount of approximately 500,000 Brazilian Reals for violation of mining laws and regulations in Brazil. Samsul is one of two defendants in this lawsuit and furthermore, the Company was not in control of Samsul at the time these alleged violations occurred. In addition, Samsul is also named as the sole defendant in six tax claims filed by the Brazilian Mining Agency (ANM) and the Brazilian Environmental Protection Agency (IBAMA) initiated between 2005 and 2018 with an aggregate claim amount of approximately 180,000 Brazilian Reals. The Company plans to rigorously defend against these claims.

The Company does not expect the final outcome of these claims to have a material impact on the Company's consolidated financial statements, and as a result, no provision has been recorded as of December 31, 2024 and June 30th, 2025.

Capital Management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the development of its mineral properties and to maintain a flexible capital structure for its projects for the benefit of its stakeholders. As the Company is in the exploration stage, its principal source of funds is from the issuance of common shares.

In the management of capital, the Company includes the components of shareholders' equity.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, enter into joint venture property arrangements, acquire or dispose of assets or adjust the amount of cash and investments.

The Company's investment policy is to invest its cash in highly liquid short-term interest-bearing investments with maturities of three months or less from the original date of acquisition, selected with regards to the expected timing of expenditures from continuing operations.

The Company is uncertain as to whether its current capital resources will be sufficient to carry its exploration plans and operations through its current operating period and, accordingly, management is reviewing the timing and scope of current exploration plans and is also pursuing other financing alternatives to fund the Company's operations.

Off-Balance Sheet Arrangements

The Company has no off-balance sheet arrangements.

Management of Financial Risk

The Company's financial instruments are exposed to certain financial risks. The risk exposures and the impact on the Company's financial instruments are summarized below:

Interest Rate Risk

The Company has non-material exposure at June 30th, 2025 to interest rate risk through its financial instruments.

Currency Risk

The Company's operations are focused on Australia and Mongolia, where many exploration and administrative expenses are incurred in the Australian Dollar, Mongolian Tugrik and the US Dollar. The Company's ability to advance funds to Mongolia is subject to changes in the valuation of the Tugrik and the US dollar as well as rules and regulations of the Mongolian government. Fluctuations in the value of the Australian Dollar, Tugrik and the US dollar may have positive and/or adverse effect on the operations and operating costs of the Company. Management seeks to limit foreign current risk, primarily seeking to retain funds in Canada and Australia wiring funds as and when needed to foreign subsidiaries to meet operating expenditures, and believes this risk to be minimal.

Credit Risk

The Company's primary exposure to credit risk is on its cash held in bank accounts. The majority of cash is deposited in bank accounts held with major banks in Canada and Australia, with more limited funds held in

Mongolia, where the Mongolian subsidiaries make monthly cash calls. As most of the Company's cash is held by three banks there is a concentration of credit risk, and, in Mongolia one of the two subsidiary's bank accounts with balance of MNT208,673 (\$114) has been frozen by the Mongolian Tax Authority as a result of an ongoing tax dispute. This risk is managed by using major banks that are high credit quality financial institutions as determined by rating agencies and looking to avoid holding more than one months budgeted cash reserves in Mongolia.

Receivables consist of goods and services and the harmonized sales tax due from the Government of Canada. Management believes that the credit risk concentration with respect to receivables is remote.

The Company's investment policy is to invest its cash in highly liquid short-term interest-bearing investments with maturities of three months or less from the original date of acquisition, selected with regards to the expected timing of expenditures from continuing operations. Management believes its credit risk to be minimal.

Liquidity Risk

The Company attempts to manage liquidity risk by maintaining sufficient cash and cash equivalent balances. Liquidity requirements are managed based on expected cash flows to ensure that there is sufficient capital in order to meet short-term obligations.

As at June 30th, 2025, the Company had a cash balance of \$955,000 (December 31, 2024 - \$2,144,000) to settle current liabilities of \$332,000 (December 31, 2024 - \$672,000). During the year ended December 31, 2024, Kincora closed a private placement for a two tranche A\$1,273,025 (\$1,206,024) non-brokered private placement via strategic investment by Fleet Space, an existing major shareholder, directors and new investors participation.

On July 27, 2023, the Company executed a conditional agreement with RareX Limited ("RareX") to acquire its carried 35% asset level interests in the Trundle, Fairholme, Jemalong, Cundumbul and Condobolin licenses. In consideration, the Company will issue 40m CDIs, and granted a 1% NSR for the vended licenses to RareX (the "RareX Transaction"). The consideration was issued by the Company on December 14, 2023.

As part of the acquisition, the Company completed an oversubscribed private placement and raised A\$2,030,000 (\$1,784,167) via the issuance of 40,600,000 new CDIs at A\$0.05 (\$0.044) per CDI. This placement included a one (1) for two (2) free-attaching option exercisable at A\$0.075 (C\$0.065) and expiring 24-months from the date of issue.

On December 15, 2023, the Company completed the acquisition of RareX's interest in various projects to now have a 100% ownership of the entire NSW project portfolio.

Commodity Price Risk

The Company's ability to raise capital to fund exploration or development activities is subject to risks associated with fluctuations in the general market prices and investor sentiment, particularly relating to copper and gold. The Company closely monitors general market conditions and commodity prices to determine the appropriate course of action to be taken.

Critical Accounting Estimates

The preparation of consolidated financial statements requires the Company to select from possible alternative accounting principles, and to make estimates and assumptions that determine the reported amounts of assets and liabilities at the statement of financial position date and reported costs and expenditures during the reporting period. Estimates and assumptions may be revised as new information is obtained, and are subject to change. The Company's accounting policies and estimates used in the preparation of the consolidated financial statements are considered appropriate in the circumstances, but are subject to judgments and uncertainties inherent in the financial reporting process.

Property acquisition costs and related direct exploration costs may be deferred until the properties are placed into production, sold, abandoned, or written down, where appropriate. The Company's accounting policy is to capitalize exploration costs, which policy it believes to be consistent with IFRS and applicable guidelines for exploration stage companies. The policy is consistent with other junior exploration companies that have not established mineral reserves objectively. An alternative policy would be to expense these costs until sufficient work has been done to determine that there is a probability a mineral reserve can be established; or alternatively, to expense such costs until a mineral reserve has been objectively established. Management is of the view that its current policy is appropriate for the Company at this time. Based on annual impairment reviews made by management, or earlier if circumstances warrant, in the event that the long-term expectation is that the net carrying amount of these capitalized exploration costs will not be recovered, then the carrying amount is written down accordingly and the write-down charged to operations. A write-down may be warranted in situations where a property is to be sold or abandoned; or exploration activity ceases on a property due to unsatisfactory results or insufficient available funding.

Risks and Uncertainties

The Company is engaged in the business of acquiring, exploring and developing mineral properties with the expectation of locating economic deposits of minerals. All of the properties are without proven copper/gold deposits and there is no assurance that the Company's exploration programs will result in proven copper/gold deposits, nor can there be any assurance that economic deposits can be commercially mined. As a consequence, any forward-looking information is subject to known and unknown risks and uncertainties.

Confirmation or otherwise of our more advanced geological models, advancement of earlier stage project pipeline and exploration success is expected to materially impact the value of the Company. The ability of the Company to systematically advance its district-scale project pipeline from a technical perspective is a fundamental value driver, upside and downside, to the Company and its valuation. The ability of the Company to commercially advance and effect its exploration strategy is also a fundamental value driver.

The Company will be required to negotiate access arrangements and pay compensation to landowners, local authorities, transitional land users, the NSW Government and others who may have an interest in the area covered by a tenement/license. The Company's ability to resolve access and compensation issues may have an impact on the future success and financial performance of the Company's operations.

The responsibility of overseeing the day-to-day operations and the strategic management of the Company depends substantially on senior management, the exploration team and contractors, who are an integral part of the business. Should there be resignations, there may be difficulties in recruiting similar high-quality personnel and overall team balance. There can be no assurance given that there will be no negative impact on the Company if one or more of these key team members cease their employment.

The Company's core focus is its entry into NSW and the NSW project pipeline, with previous projects and subsidiaries viewed as non-core. These non-core assets may have certain ongoing contractual obligations and operations, which have inherent business risk and potential legacy risks. The Company has been listed since 1983, operating in emerging and frontier markets such as Brazil and then Mongolia.

The material changes to known and unknown risks and uncertainties during the six-month period ended June 30th, 2025 have been noted in these accounts.

Additional Disclosure for Venture Issuers without Significant Revenue

Additional disclosure concerning Kincora's general and administrative expenses and exploration and evaluation costs is provided in the Company's consolidated statement of loss and note disclosures contained in its interim condensed consolidated financial statements for the six-month period ended June 30th, 2025. These statements

are available on Kincora's website at www.kincoracopper.com or on its SEDAR Page Site accessed through www.sedar.com or the Australian Securities Exchange ("ASX") at <https://www2.asx.com.au>.

Dividends

Kincora has no earnings or dividend record and is unlikely to pay any dividends in the foreseeable future as it intends to employ available funds for mineral exploration and development. Any future determination to pay dividends will be at the discretion of the board of directors and will depend on Kincora's financial condition, results of operations, capital requirements and such other factors as the board of directors deem relevant.

Management's Responsibility for Consolidated Financial Statements

The information provided in this report, including the consolidated financial statements, is the responsibility of management. In the preparation of these statements, estimates are sometimes necessary to make a determination of future values for certain assets or liabilities. Management believes such estimates have been based on careful judgments and have been properly reflected in the accompanying consolidated financial statements.

In contrast to the certificate required under National Instrument 52-109 Certificate of Disclosure in Issuers' Annual and Interim Filings ("NI 52-109"), the Venture Issuer Basic Certificate 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 this certificate are not making any representations relating to the establishment and maintenance of:

- i. controls and other procedures designed to provide reasonable assurance that information required to be disclosed by the Company 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 consolidated financial statements for external purposes in accordance with the Company's IFRS.

The issuer'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 this 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.

Nature of the Securities

The purchase of the Company's securities involves a high degree of risk and should be undertaken only by investors whose financial resources are sufficient to enable them to assume such risks. The Company's securities should not be purchased by persons who cannot afford the possibility of the loss of their entire investment. Furthermore, an investment in the Company's securities should not constitute a major portion of an investor's portfolio.

Proposed Transactions

At the present time, there are no proposed transactions that are required to be disclosed that are not disclosed elsewhere. To date the Company has secured six asset level partnerships covering nine of Kincora's fourteen licenses with active discussions and negotiations at various stages for further partnerships.

Subsequent Event

• **Strategic North American back a non-brokered private placement:** On July 7th, 2025, Kincora announced a Unit raising for up to C\$4-million (“Offering”) and associated with a ten (10) for one (1) consolidation of securities (“Consolidation”). All prices referred to in relation to the Offering assumes completion of the Consolidation prior to or concurrent with the Offering.

The non-brokered private placement was supported by cornerstone investments from leading North American natural resource sector investors including Rick Rule and Jeff Phillips, with strong support from their investor networks and existing investors.

Proceeds will be used to support ongoing project generation strategy, drilling and regional exploration at 100% owned high-grade gold-base metals Condobolin project and working capital.

The Units will comprise one common share (a “Share”) and one common share purchase warrant (a “Warrant”), each Warrant entitling the holder to acquire a further common share at a price of C\$0.50 for a term of three (3) years. The Shares will be subject to a one (1) year hold period from the closing date and such other restrictions as may be required by applicable securities laws and stock exchange rules. Fifteen (15) months after the closing date, the Company will have the right to accelerate the expiry date of the Warrants (the “Acceleration”) if the weighted average closing price of the Company’s common shares on the Exchange equals or exceeds C\$0.75 (the “Acceleration Price”) for 20 consecutive trading days (the “Acceleration Event”). Upon the occurrence of the Acceleration Event, the expiry date of the Warrants will then be 30 days from the date of issue of a news release announcing the Acceleration.

The Company announced that, effective July 7, 2025, (the “Grant Date”), its Board of Directors has granted an aggregate of 3,266,927 stock options (on a post-Consolidation basis) of the Company to certain directors, officers, and consultants of the Company, with all of such stock options (the “Conditional Options”) being subject to the receipt of the applicable approval of the disinterested shareholders of the Company, acceptance of the Exchange and approvals required under the ASX Listing Rules. All such stock options shall be exercisable to purchase one common share in the capital of the Company at \$0.50 per Share (on a post-Consolidation basis) for a period of three (3) years from the Grant Date and such other terms as may be acceptable to the Exchange.

The Conditional Options, together with an amended equity incentive plan that will sufficiently increase the reserve of stock options available to the Company, will be presented to the disinterested shareholders of the Company for review and consideration and, if satisfactory, approval at an upcoming Annual General and Special Meeting of Shareholders of the Company.

• **Notice of Annual General and Special Meeting:** On July 31st 2025, Kincora announced the Annual General and Special Meeting of shareholders would take place on August 27th at 4pm PST with a webcast.

Further details are available on Kincora’s website: <https://kincoracopper.com/agm-materials/>

Approval

The Board of Directors oversees management’s responsibility for financial reporting and internal control systems through an Audit Committee. This Committee meets periodically with management and annually with the independent auditors to review the scope and results of the annual audit and to review the consolidated financial statements and related financial reporting and internal control matters before the consolidated financial statements are approved by the Board of Directors and submitted to the shareholders of the Company. The Board of Directors of the Company has approved the consolidated financial statements and the disclosure contained in this MD&A. A copy of this MD&A will be provided to anyone who requests it.

This announcement has been authorized for release by the Board of Kincora Copper Limited (ARBN 645 457 763)

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Forward-Looking Information

Forward-looking statements relate to future events or future performance and reflect management's expectations or beliefs regarding future events and include, but are not limited to, statements with respect to the estimation of mineral reserves and resources, the realization of mineral reserve estimates, the timing and amount of estimated future production, costs of production, capital expenditures, success of mining operations, environmental risks, permitting risks, unanticipated reclamation expenses, title disputes or claims and limitations on insurance coverage. In certain cases, forward-looking statements can be identified by the use of words such as “plans”, “expects” or “does not expect”, “is expected”, “budget”, “scheduled”, “estimates”, “forecasts”, “intends”, “anticipates” or “does not anticipate”, or “believes”, or variations of such words and phrases or statements that certain actions, events or results “may”, “could”, “would”, “might” or “will be taken”, “occur” or “be achieved” or the negative of these terms or comparable terminology. By their very nature forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such factors include, among others, risks related to actual results of current exploration activities; changes in project parameters as plans continue to be refined; future prices of resources; possible variations in ore reserves, grade or recovery rates; accidents, labour disputes and other risks of the mining industry; delays in obtaining governmental approvals or financing or in the completion of development or construction activities; as well as those factors detailed from time to time in the Company's interim and annual consolidated financial statements which are filed and available for review on SEDAR at www.sedar.com. Although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results not to be as anticipated, estimated or intended. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements.

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Kincora Copper Limited
(An Exploration Stage Company)

INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
Expressed in Canadian Dollars
(Unaudited – Prepared by Management)

For the six-month periods ended June 30, 2025 and 2024

NOTICE OF NO AUDITOR REVIEW OF INTERIM FINANCIAL STATEMENTS

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

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

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

For personal use only

Kincora Copper Limited

(An Exploration Stage Company)

Interim Condensed Consolidated Statements of Financial Position

As at

(Figures in tables are expressed in thousands of Canadian dollars)

Statement 1

	June 30, 2025		December 31, 2024
	(Unaudited)		(Audited)
ASSETS			
Current			
Cash and cash equivalents	\$ 955	\$	2,144
Receivables	87		131
Prepays and deposits (Note 13)	176		137
Investment in shares (Note 6)	161		321
	<u>1,379</u>		<u>2,733</u>
Security deposits (Notes 7)	212		125
Investment in options (Note 6)	136		247
Equipment (Note 12)	52		43
Prepaid exploration cost (Note 7)	179		178
Exploration and evaluation assets (Note 7)	14,864		14,632
	<u>\$ 16,822</u>	\$	<u>17,958</u>
LIABILITIES			
Current			
Accounts payable (Notes 8 and 10)	\$ 334	\$	604
Accrued liabilities	-		68
	<u>334</u>		<u>672</u>
SHAREHOLDERS' EQUITY			
Share capital (Note 8)	193,306		192,920
Share-based payment reserve	14,866		14,866
Obligation to issue shares (Notes 8 and 10)	412		623
Foreign currency translation reserve	(790)		(732)
Deficit	(191,306)		(190,391)
	<u>16,488</u>		<u>17,286</u>
	<u>\$ 16,822</u>	\$	<u>17,958</u>

Nature of Operations and Going Concern (Note 1)

Contingencies (Note 13)

Approved and authorized by the Board of Directors on August 14, 2025

"Jeremy Robinson"

Jeremy Robinson
Director

"Sam Spring"

Sam Spring
Director

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

Kincora Copper Limited

(An Exploration Stage Company)

Interim Condensed Consolidated Statements of Loss and Comprehensive Loss

For the,

(Figures in tables are expressed in thousands of Canadian dollars, except per share amounts)

(Unaudited – Prepared by Management)

Statement 2

	Three-month period ended June 30, 2025	Three-month period ended June 30, 2024	Six-month period ended June 30, 2025	Six-month period ended June 30, 2024
Expenses				
Consultants (Note 9)	\$ 72	\$ 84	\$ 133	\$ 162
Corporate administrative and office services	36	54	58	112
Directors and audit committee fees (Note 9)	49	57	98	120
Foreign exchange loss (gain)	2	-	(8)	1
Insurance	5	8	10	16
Investor relations	45	10	55	19
Legal and accounting	26	41	70	68
Management fees (Note 9)	75	75	150	150
Share-based compensation (Notes 7)	-	794	-	794
Transfer agent and filing fees	7	4	46	35
Travel	18	3	30	8
	(335)	(1,130)	(642)	(1,485)
Other item				
Write-off of accounts payable	-	6	-	6
Unrealized loss on investment	(2)	-	(273)	-
Net loss for the period	\$ (337)	\$ (1,124)	\$ (915)	\$ (1,479)
Foreign currency translation	(166)	713	(58)	607
Comprehensive loss for the period	\$ (503)	\$ (411)	\$ (973)	\$ (872)
Loss per share – basic and diluted	\$ (0.00)	\$ (0.00)	\$ (0.00)	\$ (0.01)
Weighted average number of common shares outstanding	291,721	247,174	288,988	247,174

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

Kincora Copper Limited

(An Exploration Stage Company)

Interim Condensed Consolidated Statements of Cash Flows

For the six-month periods ended June 30,

(Figures in tables are expressed in thousands of Canadian dollars)

(Unaudited – Prepared by Management)

Statement 3

Cash provided by (used in):	2025	2024
Operating activities		
Loss for the period:	\$ (915)	\$ (1,479)
Items not affected by cash:		
Obligation to issue shares	175	181
Share-based compensation	-	794
Unrealized loss on investment	273	-
Changes in non-cash working capital items:		
Receivables	44	11
Prepays and deposits	(39)	17
Accounts payable and accrued liabilities	(338)	(20)
Net cash used in operating activities	<u>(800)</u>	<u>(496)</u>
Investing activities		
Acquisition of equipment	(61)	(52)
Security deposits	(87)	(33)
Exclusivity payment received	-	46
Exploration and evaluation asset expenditures	(1,790)	(338)
Deferred exploration funding	1,505	-
Net cash used in investing activities	<u>(433)</u>	<u>(377)</u>
Effect of foreign exchange translation	<u>44</u>	<u>285</u>
Change in cash and cash equivalents	<u>(1,189)</u>	<u>(588)</u>
Cash and cash equivalents – beginning of period	2,144	1,530
Cash and cash equivalents – end of period	<u>\$ 955</u>	<u>\$ 942</u>

Supplemental Disclosure of Cash Flow Information (Note 11)

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

Kincora Copper Limited

(An Exploration Stage Company)

Interim Condensed Consolidated Statements of Changes in Shareholders' Equity

For the six-month periods ended June 30, 2025 and 2024

(Figures in tables are expressed in thousands of Canadian dollars, except number of share amounts)

Statement 4

	Share capital (Number of shares)	Share capital \$	Obligation to issue shares \$	Share-based payment reserve \$	Foreign currency translation reserve \$	Deficit \$	Total \$
Balance, December 31, 2023	247,173,541	191,384	354	14,450	(850)	(187,835)	17,503
Shares for services to be issued	-	-	181	-	-	-	181
Share- based compensation	-	-	-	794	-	-	794
Net comprehensive loss for the period	-	-	-	-	607	(1,479)	(872)
Balance, June 30, 2024	247,173,541	191,384	535	15,244	(243)	(189,314)	17,606
Balance, December 31, 2024	284,551,569	192,920	623	14,866	(732)	(190,391)	17,286
Shares issued for services	7,169,335	386	(386)	-	-	-	-
Shares for services to be issued	-	-	175	-	-	-	175
Net comprehensive loss for the period	-	-	-	-	(58)	(915)	(973)
Balance, June 30, 2025	291,720,904	193,306	412	14,866	(790)	(191,306)	16,488

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

Kincora Copper Limited

(An Exploration Stage Company)

Notes to the Interim Condensed Consolidated Financial Statements For the six-month periods ended June 30, 2025 and 2024

(Expressed in Canadian Dollars)

(Unaudited – Prepared by Management)

1. Nature of Operations and Going Concern

Kincora Copper Limited (“the Company” or “Kincora”) was incorporated in British Columbia, Canada on September 24, 1983. The Company is engaged in the acquisition and exploration of exploration and evaluation assets. The Company’s shares are listed on the TSX-Venture Exchange (“TSXV”) and began trading on the Australian Securities Exchange (“ASX”), both under the symbol KCC.

The head office of the Company is located at Suite #400 - 837 West Hastings Street, Vancouver, British Columbia, Canada V6C 3N6 and the registered address and records office is located at 25th Floor, 700 West Georgia Street, Vancouver, British Columbia, Canada V7Y 1D3.

These interim condensed consolidated financial statements have been prepared on the basis of accounting principles applicable to a going concern, which assumes that the Company will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. The Company continues to incur operating losses, has limited financial resources, no source of operating cash flow, and no assurances that sufficient funding, including adequate financing, will be available to conduct further exploration and development of its exploration and evaluation assets projects. These factors indicate the existence of a material uncertainty that may cast a significant doubt on the Company’s ability to continue as a going concern.

The Company’s ability to continue as a going concern is dependent upon its ability to obtain the financing necessary to continue operations, both at the listed company and project levels.

As at June 30, 2025, the Company has an accumulated deficit of \$191,306,000, a net loss for the six-month period ended June 30, 2025 of \$915,000, has current assets in excess of current liabilities of \$1,045,000 and a cash balance of \$955,000.

In the last 18-24 months, Kincora has shifted its funding model towards a prospector/project generator exploration and funding model seeking asset level technical and funding partners for its large-scale earlier stage and/or non-core porphyry copper projects.

This pivot in strategy has resulted in six asset level partnerships across four major project groups to date unlocking over A\$110 million in potential multi-year partner funding for nine of our fourteen licenses whilst retaining ownership of the Company’s more advanced projects. Kincora currently receives a management fee (ie income stream) from operating two of the earn-in and joint venture agreements that in place.

The remaining 100% owned porphyry projects comprise the Northparkes and Cowal block portfolios and are strategically located near existing mining operations situated within camps hosting greater than 20 million ounce gold equivalent resource inventory. Discussions and negotiations for further partnerships continue for these more advanced remaining 100% owned projects on a management fee and earn-in basis.

Following this pivot in funding model, field activities resumed in late 2024, resulting in over 13,500 metres of drilling and over A\$6.5-million of partner funded exploration activities to date, including approximately A\$4-million of expenditure which Kincora receives a 10% management fee on from operating the earn-in and joint venture agreement with AngloGold Ashanti for the Northern Junee-Narromine Belt project.

Kincora’s ambition is to be the operator for exploration budgets of over \$10 million per annum for the porphyry portfolio providing sufficient project management fees for the Company to be self-funding (covering corporate costs and maintenance of remaining wholly owned projects) and have partnerships with a

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1. Nature of Operations and Going Concern - continued

diversified portfolio of industry leading producers/explorers. This is in addition to the various other existing partnerships where Kincora is not the operator or receiving a management fee income stream.

On July 7th, 2025, Kincora announced an oversubscribed C\$4 million non-brokered private placement of units led by leading North American investors, including Rick Rule and Jeff Phillips, and their investor networks.

The share units have a 12-month hold period and there is an accelerator on the warrants – both at the lead investors requests. This raising is concurrent with a corporate restructuring and share capital roll back.

The roll back and placement terms provides Kincora the corporate structure to leverage the deals, partner funding and project results already in place and to unlock significant existing value. This is starting to be realized. The new capital provides the ability to accelerate more drilling, do more asset level deals, earn more management fees, and, ultimately, supporting the ambition of more (big) new discoveries. These multiple avenues all provide further material value catalysts for shareholders.

Closing of the non-brokered private placement is anticipated shortly after the scheduled August 27th, Annual General and Special Shareholders meeting.

If the going concern assumption was not appropriate for these interim condensed consolidated financial statements, adjustments would be necessary to the carrying values of assets, liabilities, reported income and expenses and the statement of financial position classifications used. Such adjustments could be material.

2. Basis of Preparation

Statement of Compliance

These unaudited interim condensed consolidated financial statements, including comparatives have been prepared in accordance with IFRS Accounting Standards (“IFRS”) as issued by the International Accounting Standards Board (“IASB”) and interpretations of the IFRS Interpretations Committee (“IFRIC”), and in accordance with International Accounting Standards (“IAS”) 34 Interim Financial Reporting.

They have been prepared on a historical cost basis, except for financial instruments classified as financial instruments at fair value through profit or loss, which are stated at their fair value. In addition, these interim condensed consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information. The significant accounting policies, as disclosed, have been applied consistently to all periods presented in these interim condensed consolidated financial statements. The interim condensed consolidated financial statements should be read in conjunction with the Company’s annual consolidated financial statements for the year ended December 31, 2024 prepared in accordance with IFRS applicable to annual consolidated financial statements.

Critical Accounting Estimates

The preparation of these interim condensed consolidated financial statements requires management to make certain estimates, judgments and assumptions that affect the reported amounts of assets and liabilities at the date of the interim condensed consolidated financial statements and the reported expenses during the period. Actual results could differ from these estimates.

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2. Basis of Preparation - continued

Significant assumptions about the future and other sources of estimation uncertainty that management has made at the end of the reporting period, that could result in a material adjustment to the carrying amounts of assets and liabilities in the event that actual results differ from assumptions made, relate to, but are not limited to, the following:

- The carrying value and the recoverability of exploration and evaluation assets, which are included in the statements of financial position based on capitalized acquisition and expenditure costs, facing review for impairment based on factors including the planned exploration budgets and activities, commodity prices, drill results of exploration programs, and strategic direction of the Company; and
- The inputs used in accounting for share-based compensation expense included in profit or loss calculated using the Black-Scholes Option Pricing Model

Critical Accounting Judgements

Exploration and evaluation expenditures

The application of the Company's accounting policy for exploration and evaluation expenditure requires judgment in determining whether it is likely that future economic benefits will flow to the Company, which may be based on assumptions about future events or circumstances. Estimates and assumptions made may change if new information becomes available. If, after an expenditure is capitalized, information becomes available suggesting that the recovery of the expenditure is unlikely, the amount capitalized is written off in the profit or loss in the period the new information becomes available.

Impairment of exploration and evaluation assets

Determining if there are any facts and circumstances indicating impairment loss or reversal of impairment losses is a subjective process involving judgment and a number of estimates and assumptions in many cases. When an indication of impairment loss or a reversal of an impairment loss exists, the recoverable amount of the individual asset or the cash-generating unit must be estimated.

In assessing impairment, the Company must make some estimates and assumptions regarding future circumstances, in particular, whether an economically viable extraction operation can be established, the probability that the expenses will be recovered from either future exploitation or sale of the property when the activities have not reached a stage that permits a reasonable assessment of the existence of reserves, the Company's capacity to obtain financial resources necessary to complete the evaluation and development and the renewal of permits. Estimates and assumptions may change if new information becomes available. If, after expenditures are capitalized, information becomes available suggesting that the recovery of the expenditures is unlikely, the amounts capitalized are written-off in profit or loss in the period in which the new information becomes available.

Determination of Functional Currency

The determination of the Company's functional currency requires judgment. The Company also needs to assess whether the basis of determining the currency of the primary economic environment in which the entity operates is still applicable to the Company and any changes to such will be treated as a change in functional currency.

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2. Basis of Preparation - continued

Contingencies

The Company applies judgement in determining the probability of outflow of resources arising from known or likely litigations or claims. If it becomes probable that the Company will be required to outlay cash or other resources in connection with a known or likely litigation or claim, a provision is recognised in the consolidated financial statements of the period in which the change in probability occurs.

Deferred tax

Income taxes and tax exposures recognized in the financial statements reflect management's best estimate of the outcome based on the facts known at the reporting date. When the Company anticipates a future income tax payment based on its estimates for past events, it recognizes a liability. The difference between the expected amount and the final tax outcome has an impact on current and deferred taxes when the Company becomes aware of this difference.

In addition, when the Company incurs losses that cannot be associated with current or past profit or loss, it assesses the probability of taxable profits being available in the future based on its budget forecasts. These forecasts are adjusted to take account of certain non-taxable income and expenses and specific rules on the use of unused tax credits and losses. When the forecasts indicate that sufficient future taxable income will be available to deduct the temporary differences, a deferred tax asset is recognized for all deductible temporary differences.

3. Material Accounting Policies

a) Basis of consolidation

The interim condensed consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries: BSG Investments Inc. ("BSGII"), which owns Kincora Group Ltd ("KGL") and its subsidiaries, Nadmin IBEX LLC ("Nadmin") and Golden Grouse IBEX LLC ("Golden Grouse"), Kincora Australia Limited and its subsidiary, Kincora Copper Australia Pty Ltd, Game Creek Company Limited ("Game Creek") and Samsul Mineração Ltda. ("Samsul"). Inter-company balances and transactions are eliminated on consolidation. BSGII, Game Creek, Kincora Australia Limited and KGL are British Virgin Island incorporated companies. Nadmin and Golden Grouse were incorporated in Mongolia. Samsul was incorporated in Brazil. Kincora Copper Australia Pty Ltd was incorporated in Australia in 2019.

b) Share-based compensation

The Company grants stock options to acquire common shares of the Company to directors, officers, employees and consultants. An individual is classified as an employee when the individual is an employee for legal or tax purposes or provides services similar to those performed by an employee. The fair value of stock options is measured on the date of grant, using the Black-Scholes Option Pricing Model, and is recognized over the vesting period. A corresponding increase in share-based payment reserve is recorded when stock options are expensed. When stock options are exercised, share capital is credited by the sum of the consideration paid and the related portion of share-based compensation previously recorded in share-based payment reserve. Share-based compensation arrangements in which the Company receives goods or services as consideration for its own equity instruments are accounted for as equity settled share-based

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3. Material Accounting Policies – continued

b) Share-based compensation – continued

payment transactions and measured at the fair value of goods or services received. If the fair value of the goods or services received cannot be estimated reliably, the share-based payment transaction is measured at the fair value of the equity instruments granted at the date the Company receives the goods or the services.

c) Cash and cash equivalents

Cash equivalents consist of highly liquid investments that are readily convertible into cash with maturities of three-months or less when purchased.

d) Exploration and evaluation assets

Exploration and evaluation expenditures include the costs of acquiring exploration rights and licenses, costs associated with exploration and evaluation activity, and the fair value (at acquisition date) of exploration and evaluation assets acquired in a business combination. Exploration and evaluation expenditures are capitalized. Costs incurred before the Company has obtained the legal rights to explore an area are recognized in profit or loss. Government tax credits received are recorded as a reduction to the cumulative costs incurred and capitalized on the related property.

Exploration and evaluation assets are tested for impairment if facts or circumstances indicate that impairment exists. Examples of such facts and circumstances are as follows:

- the period for which the Company has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed;
- substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area; and
- sufficient data exist to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from successful development or by sale.

Once the technical feasibility and commercial viability of the extraction of mineral resources in an area of interest are demonstrable, exploration and evaluation assets attributable to that area of interest are first tested for impairment and then reclassified to mining property and development assets within property, plant and equipment.

Recoverability of the carrying amount of any exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

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3. Material Accounting Policies – continued

e) Loss per share

Basic loss per share is calculated by dividing the loss attributable to common shareholders by the weighted average number of common shares outstanding in the year. For all years presented, the loss attributable to common shareholders equals the reported loss attributable to owners of the Company. In calculating the diluted loss per share, the weighted average number of common shares outstanding assumes that the proceeds to be received on the exercise of dilutive share options and warrants are used to repurchase common shares at the average market price during the period. For the periods presented, this calculation proved to be anti-dilutive.

f) Equipment

Equipment is carried at cost less amortization and amounts written-off. The assets residual value, amortization methods and useful lives are reviewed, and adjusted, if appropriate, at each reporting date. Amortization is provided for over the estimated lives of the related assets based on annual rates as follows:

Exploration equipment	10 Years - Straight-line
Computers	3 Years - Straight-line

g) Income taxes

Income tax on the profit or loss for the periods presented comprises current and deferred tax. Income tax is recognized in profit or loss except to the extent that it relates to items recognized directly in equity, in which case it is recognized in equity. Current tax expense is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at period end, adjusted for amendments to tax payable with regards to previous years.

Deferred tax is recorded using the liability method, providing for temporary differences, between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The following temporary differences are not provided for: goodwill not deductible for tax purposes; the initial recognition of assets or liabilities that affect neither accounting or taxable loss; nor differences relating to investments in subsidiaries to the extent that they will probably not reverse in the foreseeable future. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the reporting date. A deferred tax asset is recognized only to the extent that it is probable that future taxable profits will be available against which the asset can be utilized. Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Company intends to settle its current tax assets and liabilities on a net basis.

h) Functional and presentation currency

The functional currency is the currency of the primary economic environment in which the entity operates. The functional currency of the Company and its subsidiaries for the six-month periods ended June 30, 2025 and 2024 was the Australian Dollar. Prior to the year 2023, the functional currency of the Company and the Mongolian subsidiaries was CAD while the functional currency of Kincora Copper Australia Pty Ltd was the Australian Dollar. The acquisition of the RareX projects in Australia (completed in 2023) triggered

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3. Material Accounting Policies – continued

h) Functional and presentation currency – continued

the Company's main focus in Australia and capital raising in Australia to fund both the Australian and Mongolian projects. Hence, the Company assessed that the functional currency of the Company and its subsidiaries is the Australian Dollar starting in 2023. The functional currency determinations were conducted through an analysis of the consideration factors identified in IAS 21, *The Effects of Changes in Foreign Exchange Rates* ("IAS 21"). The Company's presentation currency is the Canadian dollar ("C\$").

Transactions in currencies other than the functional currency are recorded at the rates of exchange prevailing on dates of transactions. At the end of each reporting period, monetary assets and liabilities that are denominated in foreign currencies are translated at the rates prevailing at that date. Non-monetary assets and liabilities carried at fair value that are denominated in foreign currencies are translated at rates prevailing at the date when the fair value was determined. All gains and losses on translation of these foreign currency transactions are included in the statements of comprehensive loss. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Foreign operations

The financial results and position of foreign operations whose functional currency is different from the Company's presentation currency are translated as follows:

- assets and liabilities are translated at period-end exchange rates prevailing at that reporting date; and
- income and expenses are translated at average exchange rates for the period.

Exchange differences arising on translation of foreign operations are recognized in other comprehensive income and recorded in the Company's foreign currency translation reserve in equity. These differences are recognized in the profit or loss in the period in which the operation is disposed.

i) Provision for environmental rehabilitation

The Company recognizes liabilities for statutory, contractual, constructive or legal obligations associated with the retirement of exploration and evaluation assets and equipment when those obligations result from the acquisition, construction, development or normal operation of the assets. The net present value of future rehabilitation cost estimates arising from the decommissioning of plant and other site preparation work is capitalized to the assets along with a corresponding increase in the rehabilitation provision in the period incurred. Discount rates using a pre-tax rate that reflect the time value of money are used to calculate the net present value. The rehabilitation asset is depreciated on the same basis as exploration and evaluation assets.

Under the legislative environments the Company may operate in, environmental bonds and prepayments can be required to support gaining operational and exploration approvals, and held until such work is completed and rehabilitation completed. Such payments are recorded as a prepayment until return and receipt to the Company. The Company's estimates of reclamation costs, environmental bonds and prepayments could change as a result of changes in regulatory requirements, discount rates and assumptions regarding the amount and timing of the future expenditures.

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3. Material Accounting Policies – continued

i) Provision for environmental rehabilitation – continued

These changes would be recorded directly to exploration and evaluation assets with a corresponding entry to the rehabilitation provision. The Company's estimates are reviewed annually for changes in regulatory requirements, discount rates, effects of inflation and changes in estimates. Changes in the net present value, excluding changes in the Company's estimates of reclamation costs, would be charged to profit or loss for the period. At June 30, 2025 and December 31, 2024, the Company had no provisions for environmental rehabilitation.

j) Impairment of assets

The carrying amount of the Company's long-lived assets (which includes equipment and exploration and evaluation assets) is periodically reviewed, including following the reduction in any mineral tenure rights and at each reporting date to determine whether there is any indication of impairment. If such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss. An impairment loss is recognized whenever the carrying amount of an asset or its cash generating unit exceeds its recoverable amount. Impairment losses are recognized in the statement of comprehensive loss.

The recoverable amount is the greater of an asset's fair value, less cost to sell, and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate cash inflows, largely independent of those from other assets, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is only reversed if there is an indication that the impairment loss may no longer exist and there has been a change in the estimates used to determine the recoverable amount, however, not to an amount higher than the carrying amount that would have been determined had no impairment loss been recognized in previous years.

Assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment.

k) Financial instruments

Classification

The Company classifies its financial instruments in the following categories: at fair value through profit or loss ("FVTPL"), at fair value through other comprehensive income (loss) ("FVTOCI") or at amortized cost.

The Company determines the classification of financial assets at initial recognition. The classification of debt instruments is driven by the Company's business model for managing the financial assets and their contractual cash flow characteristics. Equity instruments that are held for trading are classified as FVTPL. For other equity instruments, on the day of acquisition the Company can make an irrevocable election (on an instrument-by-instrument basis) to designate them as at FVTOCI. Financial liabilities are measured at amortized cost, unless they are required to be measured at FVTPL (such as instruments held for trading or derivatives) or the Company has opted to measure them at FVTPL.

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3. Material Accounting Policies – continued

k) Financial instruments – continued

Financial assets/liabilities	Classification
Cash	FVTPL
Investment in shares	FVTPL
Investment in options	FVTPL
Receivables	Amortized cost
Accounts payable	Amortized cost

Measurement

Financial assets at FVTOCI

Elected investments in equity investments at FVTOCI are initially recognized at fair value plus transaction costs. Subsequently they are measured at fair value, with gains and losses recognized in other comprehensive income (loss).

Financial assets and liabilities at amortized cost

Financial assets and liabilities at amortized cost are initially recognized at fair value plus or minus transaction costs, respectively, and subsequently carried at amortized cost less any impairment.

Financial assets and liabilities at FVTPL

Financial assets and liabilities carried at FVTPL are initially recorded at fair value and transactions costs expensed in the statements of comprehensive loss. Realized and unrealized gains and losses arising from changes in the fair value of the financial assets and liabilities held at FVTPL are recorded in the statements of loss and comprehensive loss in the period in which they arise.

Fair value measurement disclosure includes classification of financial instrument in a hierarchy comprising three levels reflecting the significance of the inputs used in making the measurements, described as follows:

Level 1: Valuations based on quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2: Valuations based on directly or indirectly observable inputs in active markets for similar assets or liabilities, other than Level 1 prices such as quoted interest or currency exchange rates; and

Level 3: Valuations based on significant inputs that are not derived from observable market data, such as discounted cash flow methodologies based on internal cash flow forecasts.

The fair values of the Company's cash and investment in shares constitutes a Level 1 fair value measurement. The fair value of the Company's investment in options constitutes a Level 2 fair value measurement. The fair value of the Company's receivables and accounts payable approximate the carrying value due to their short-term nature.

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3. Material Accounting Policies – *continued*

k) Financial instruments – *continued*

Derecognition

Financial assets

The Company derecognizes financial assets only when the contractual rights to cash flows from the financial assets expire, or when it transfers the financial assets and substantially all of the associated risks and rewards of ownership to another entity. Gains and losses on derecognition are generally recognized in the statements of comprehensive loss. However, gains and losses on derecognition of financial assets classified as FVTOCI remain within accumulated other comprehensive income (loss).

Financial liabilities

The Company derecognizes financial liabilities only when its obligations under the financial liabilities are discharged, cancelled or expired. Generally, the difference between the carrying amount of the financial liability derecognized and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognized in the statements of loss and comprehensive loss.

4. Capital Management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to commence the development of its exploration and evaluation assets and to maintain a flexible capital structure for its projects for the benefit of its stakeholders. As the Company is in the exploration stage, its principal source of funds is from the issuance of common shares. Further information relating to liquidity risk is disclosed in Note 5. In the management of capital, the Company includes the components of shareholders' equity. The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, enter into joint venture property arrangements, acquire or dispose of assets or adjust the amount of cash and cash equivalents. In order to facilitate the management of its capital requirements, the Company prepares annual expenditure budgets that are updated as necessary depending on various factors, including successful capital deployment and general industry conditions. The annual and updated budgets are approved by the Board of Directors. The Company's investment policy is to invest its cash in highly liquid short-term interest-bearing investments with maturities of three months or less from the original date of acquisition, selected with regards to the expected timing of expenditures from continuing operations. The Company is uncertain as to whether its current capital resources will be sufficient to carry its exploration plans and operations through its current operating period and, accordingly, management is reviewing the timing and scope of current exploration plans and is also pursuing other financing alternatives to fund the Company's operations. There were no changes in the Company's approach to capital management during the period. The Company is not subject to any externally imposed capital requirements.

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5. Management of Financial Risk – continued

The Company's financial instruments are exposed to certain financial risks. The risk exposures and the impact on the Company's financial instruments are summarized below.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is periodically exposed to interest rate risk on its cash equivalents as these instruments are exposed to interest rate fluctuations on renewal. Management has assessed this risk as low.

Currency risk

Currency risk is the risk that the fair values of a financial instrument will fluctuate because they are denominated in currencies that differ from the respective functional currency. The Company's operations are focused on Australia and Mongolia, where many exploration and administrative expenses are incurred in the Australian Dollar, Mongolian Tugrik and the US Dollar. The Company's ability to advance funds to Mongolia is subject to changes in the valuation of the Tugrik and the US dollar as well as rules and regulations of the Mongolian government. Fluctuations in the value of the Australian Dollar, Tugrik and the US dollar may have positive and/or adverse effect on the operations and operating costs of the Company. Management seeks to limit foreign currency risk, primarily seeking to retain funds in Canada and Australia wiring funds as and when needed to foreign subsidiaries to meet operating expenditures, and believes this risk to be minimal.

Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Company's primary exposure to credit risk is on its cash held in bank accounts. The majority of cash is deposited in bank accounts held with major banks in Canada and Australia, with more limited funds in Mongolia, where the Mongolian subsidiaries make monthly cash calls. As most of the Company's cash is held by two banks there is a concentration of credit risk, and, in Mongolia one of the two subsidiary's bank accounts, with balance of MNT208,673 (\$114) has been frozen by the Mongolian Tax Authority as a result of an ongoing tax dispute. This risk is managed by using major banks that are high credit quality financial institutions as determined by rating agencies and looking to avoid holding more than one month's budgeted cash reserves in Mongolia (and noting the funding obligations for the Mongolian operation are now included in the agreement with Orbminco Limited – see Note 6 "Investments"). The Company has secondary exposure to credit risk on its receivables. This risk is minimal as receivables consist primarily of refundable goods and services taxes.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company attempts to manage liquidity risk by maintaining sufficient cash and cash equivalent balances. Liquidity requirements are managed based on expected cash flows to ensure that there is sufficient capital in order to meet short-term obligations.

As at June 30, 2025, the Company had current assets in excess of current liabilities of \$1,045,000 and a cash balance of \$955,000 (December 31, 2024 - \$2,144,000) to settle current liabilities of \$334,000 (December 31, 2024 - \$672,000). During the year ended December 31, 2024, the Company completed a two tranche \$1,206,024 (A\$1,273,025) non-brokered private placement via strategic investment by Fleet Space, an existing major shareholder (*The Bloomfield Group*), directors and new investors participation.

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5. Management of Financial Risk – continued

On July 7th, 2025, Kincora announced an oversubscribed C\$4 million non-brokered private placement of units led by leading North American investors, including Rick Rule and Jeff Phillips, and their investor networks. Closing of the non-brokered private placement is anticipated shortly after the scheduled August 27th, Annual General and Special Shareholders meeting.

As with all exploration entities, the Company's access to financing is always uncertain. There can be no assurance of continued access to significant financing. Liquidity risk is assessed as high, both at the listed company and asset level.

6. Investments

As at December 31, 2024, the Company had investments consisting of 180,000,000 shares and 180,000,000 options with Orbminco Limited ("Orbminco") (formerly Woomera Mining Limited) received on October 1, 2024 as consideration for the earn-in agreement entered into by the Company and Orbminco (Note 7). The fair value of the 180,000,000 Orbminco shares was \$502,000 (A\$540,000) and the fair value of the Orbminco options was \$383,000 (A\$411,000) at issuance date. As at December 31, 2024, the fair value of the investment in shares was \$321,000 and the fair value of the investment in options was \$247,000. The Company recognized an unrealized loss on investments of \$284,000 in the consolidated statement of loss and comprehensive loss for the year ended December 31, 2024. As at June 30, 2025, the fair value of the investment in shares was \$161,000 and the fair value of the investment in options was \$136,000. The Company recognized an unrealized loss on investments of \$273,000 in the consolidated statement of loss and comprehensive loss for the six-month period ended June 30, 2025.

The continuity of the Company's investments in shares and options is as follows:

Investment in Shares

<i>In thousand \$</i>	Number of Shares		Fair Value
Balance, December 31, 2023	-	\$	-
Additions	180,000,000		502
Change in market value	-		(163)
Foreign exchange translation	-		(18)
Balance, December 31, 2024	180,000,000	\$	321
Change in market value	-		(161)
Foreign exchange translation	-		1
Balance, June 30, 2025	180,000,000	\$	161

Investment in Options

<i>In thousand \$</i>	Number of Options		Fair Value
Balance, December 31, 2023	-	\$	-
Additions	180,000,000		383
Change in market value	-		(121)
Foreign exchange translation	-		(15)
Balance, December 31, 2024	180,000,000	\$	247
Change in market value	-		(112)
Foreign exchange translation	-		1
Balance, June 30, 2025	180,000,000	\$	136

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7. Exploration and Evaluation Assets

For the six-month period ended June 30, 2025 (000's)

<i>In thousand \$</i>	Bronze Fox	Golden Grouse	Macquarie Arc	Total
Exploration costs				
Amortization	\$ 20	\$ 29	\$ -	\$ 49
Assaying	-	1	47	48
Camp	-	37	-	37
Drilling	-	-	838	838
Fuel	-	-	70	70
Geological/geophysics	-	-	138	138
License/fees/taxes	-	2	-	2
Rental/utilities	-	7	84	91
Salaries/labor	20	63	374	457
Sampling	-	9	-	9
Supplies/safety gear	-	-	17	17
Transportation/travel	-	-	83	83
Total current exploration costs	\$ 40	\$ 148	\$ 1,651	\$ 1,839
Total costs incurred during the year	\$ 40	\$ 148	\$ 1,651	\$ 1,839
Balance, opening	284	893	13,455	14,632
Deferred exploration funds received	(26)	(151)	(1,328)	(1,505)
Translation adjustment	(65)	(77)	40	(102)
Balance, ending	\$ 233	\$ 813	\$ 13,818	\$ 14,864
Cumulative costs:				
Acquisition	\$ 36,624	\$ 1,094	\$ 1,973	\$ 39,691
Exploration	13,626	5,197	15,733	34,556
Exclusivity payment received	(325)	(51)	-	(376)
Deferred exploration received	(699)	(438)	(3,119)	(4,256)
Shares consideration received	(620)	(265)	-	(885)
Government grant received	-	-	(339)	(339)
Impairment	(49,498)	(4,766)	-	(53,264)
Translation adjustment	125	42	(431)	(264)
	\$ 233	\$ 813	\$ 13,817	\$ 14,864

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7. Exploration and Evaluation Assets – continued

For the year ended December 31, 2024 (000's)

<i>In thousand \$</i>	Bronze Fox	Golden Grouse	Macquarie Arc	Total
Exploration costs				
Amortization	\$ 39	\$ 54	\$ -	\$ 93
Assaying	-	-	17	17
Camp	1	191	2	194
Drilling	-	493	520	1,013
Fuel	-	-	49	49
Geological/geophysics	-	21	3	24
License/fees/taxes	-	-	2	2
Rental/utilities	1	9	135	145
Salaries/labor	66	158	412	636
Supplies/safety gear	-	-	12	12
Transportation/travel	-	-	110	110
Total current exploration costs	\$ 107	\$ 926	\$ 1,262	\$ 2,295
Total costs incurred during the year	\$ 107	\$ 926	\$ 1,262	\$ 2,295
Balance, opening	1,347	424	14,116	15,887
Exclusivity payment received	(67)	(24)	-	(91)
Deferred exploration funds received	(673)	(287)	(1,791)	(2,751)
Shares consideration received	(620)	(265)	-	(885)
Translation adjustment	190	119	(132)	177
Balance, ending	\$ 284	\$ 893	\$ 13,455	\$ 14,632
Cumulative costs:				
Acquisition	\$ 36,624	\$ 1,094	\$ 1,973	\$ 39,691
Exploration	13,586	5,049	14,082	32,717
Exclusivity payment received	(325)	(51)	-	(376)
Deferred exploration received	(673)	(287)	(1,791)	(2,751)
Shares consideration received	(620)	(265)	-	(885)
Government grant received	-	-	(339)	(339)
Impairment	(48,498)	(4,766)	-	(53,264)
Translation adjustment	190	119	(470)	(161)
	\$ 284	\$ 893	\$ 13,455	\$ 14,632

Exploration and evaluation assets – Mongolia – Nadmin

The Company originally acquired a 100% interest in the shares of KGL in consideration for \$35,882,000 in cash, common shares and warrants. KGL indirectly holds title to the mining license of the Bronze Fox copper/gold project in Mongolia.

During the year ended December 31, 2020, the Company recorded total impairment loss of \$30,455,000 relating to the write-off of exploration license, which included \$742,000 write-off of the carrying value relating to the merger with IBEX subsidiaries in 2016.

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7. Exploration and Evaluation Assets – continued

Exploration and evaluation assets – Mongolia – Nadmin – continued

During the year ended December 31, 2021, the Company assessed the property for impairment in relation to the then proposed definitive acquisition and joint venture agreement entered into by the Company with Resilience Mining Mongolia Pty. Ltd. (“RMM”) on June 30, 2021, and recorded an impairment loss of \$18,043,000. RMM failed to meet its obligations under the definitive acquisition and joint venture agreement resulting in Kincora retaining 100% ownership of the assets.

Exploration and evaluation assets – Mongolia – Golden Grouse

On April 18, 2012, the Company acquired a 100% interest in Golden Grouse from Temujin Mining Corp. (“Temujin”), which held two mineral exploration licenses adjoining the Company’s Bronze Fox project.

On October 28, 2016, the Company obtained seven mineral exploration licenses and two new license applications in mergers with IBEX Land Mongolia LLC (“IBEX Land”) and IBEX Mongolia LLC (“IBEX”). The fair value in excess of the net assets of IBEX Land and IBEX was allocated to Bronze Fox (\$742,000) and Golden Grouse (\$1,094,000). As of December 31, 2019, all of the mineral exploration licenses associated with the IBEX transaction that was no longer being explored by the Company, were relinquished back to the Mongolian Government, and a write off of \$3,185,000 was recorded.

During the year ended December 31, 2020, the Company recorded an impairment loss of \$212,000 relating to the write-off of exploration license.

During the year ended December 31, 2021, the Company assessed the property for impairment in relation to the then proposed definitive acquisition and joint venture agreement entered by the Company with RMM on

June 30, 2021, and recorded an impairment loss of \$1,154,000. RMM failed to meet its obligations under the definitive acquisition and joint venture agreement resulting in Kincora retaining 100% ownership of the assets.

Exploration and evaluation assets – Mongolia – Earn-in and Joint Venture Agreement

On August 8, 2024, Kincora successfully completed a strategic review process for the Mongolian assets with a binding Earn-In Term Sheet with Orbminco Limited (formerly Woomera Mining Limited) (ASX: OB1, Orbminco). Orbminco is an arm’s length and unrelated party to Kincora.

A definitive Earn-in and Joint Venture Agreement was subsequently executed in line with the Earn-In Term Sheet. Key terms comprise:

- Orbminco may earn a 80% equity interest in the asset holding subsidiaries by funding US\$2 million (\$2.9 million) in expenditure in an initial earn-in period of up to three years and has the right to earn a further 29% equity interest in the asset holding subsidiaries by funding a further US\$2 million (\$2.9 million) in expenditure within five years of the date of the Mongolia Agreement. This includes a minimum expenditure of US\$0.5 million (\$0.7 million) in the each of the first two years of the earn-in period. During the six-month period ended June 30, 2025, the Company received in advance funds from Orbminco of US\$124,350 (\$176,608) (year ended December 31, 2024 - US\$514,691 (\$960,000)) and recorded as proceeds against the evaluation and exploration asset in the consolidated statements of financial position.

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7. Exploration and Evaluation Assets – continued

Exploration and evaluation assets – Mongolia – Earn-in and Joint Venture Agreement – continued

- Upon earning and exercising the right for the 80% interest Orbminco can elect to:
 - (i) purchase the remaining 20% equity interest in the subsidiaries from Kincora for a purchase price of US\$10 million and a 1.0% net smelter royalty (NSR); or,
 - (ii) enter into a shareholders' agreement where Orbminco free-carries Kincora until the point of a Final Investment Decision (FID) for project development (minimum threshold of a JORC 2012 compliant reserve of 1Moz gold equivalent).
- Orbminco completing a capital raising (satisfied August 2024).
- Orbminco has agreed to cover the holding costs and spend a minimum of US\$500,000 (\$719,000), including satisfying the minimum statutory field related commitments and drilling for the project between the date of its shareholder approval and December 31, 2024 (satisfied).
- If Orbminco withdraws from the earn-in prior to earning an 80% interest it must forfeit any equity interest it has obtained in the asset holding entities to Kincora.

During the year ended December 31, 2024, the Company received an exclusivity payment of \$91,000 (A\$100,000) from Orbminco to enable final due diligence and definitive legal agreements. The Company also received 180,000,000 shares and 180,000,000 options from Orbminco as consideration pursuant to the earn-in agreement. (Note 6).

Exploration and evaluation assets – Australia – Joint Venture projects

On January 30, 2020, the Company entered into a binding memorandum of understanding ("MoU") and made a non-refundable option payment of A\$25,000 to RareX Limited ("RareX") providing the exclusive right to acquire a 65% interest in six mineral leases and five projects in the LFB.

On March 19, 2020, the Company announced it had completed definitive agreements with RareX. The key commercial terms being:

- Issuing 4,983,333 shares, subject to a voluntary 12-month lockup and transfer of titles with the NSW regulator, resulting in RareX becoming a then 9.9% shareholder (issued on March 27, 2020);
- Payment of A\$150,000 in cash to RareX upon closing as follows:
 - A\$100,000 in cash consideration (paid on March 30, 2020); and,
 - A\$50,000 in cash as reimbursement to RareX for outstanding holding costs and licence renewals (paid on March 30, 2020).
- The Company acquiring a 65% interest in the respective licences, becoming operator and sole financier of all further exploration until a positive scoping study or Preliminary Economic Assessment ("PEA").

On July 27, 2023, the Company executed a conditional agreement with RareX to acquire its carried 35% asset level interests in the Trundle, Fairholme, Jemalong, Cundumbul and Condobolin licenses. In consideration, the Company issued 40,000,000 Chess Depositary Interests ("CDIs") of Kincora and granted a 1% NSR for the

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7. Exploration and Evaluation Assets – continued

Exploration and evaluation assets – Australia – Joint Venture projects – continued

vended licenses to RareX (the "RareX Transaction"). The consideration was issued by the Company on December 14, 2023 (Note 8).

On December 15, 2023, the Company completed the acquisition of RareX's interest in various projects to now have a 100% ownership of the entire NSW project portfolio. This was a key catalyst in the Company's pivot in funding model to a project/pro prospector generator asset level funding model.

The Company held security deposits of \$97,548 in relation to RareX claims as at June 30, 2025 (December 31, 2024 - \$52,599).

The Company held security deposits of \$211,799 as at June 30, 2025 (December 31, 2024 - \$124,650).

During the year ended December 31, 2023, the Company received \$155,000 (A\$172,352) NSW government grants relating to completed drilling at the Nyngan and Trundle projects.

Exploration and evaluation assets – Australia – Earn-in and Joint Venture Agreement

On October 6, 2022, the Company announced the execution of an Exploration Alliance Agreement with Earth AI Pty. Ltd. ("Earth AI") covering the Cundumbul project.

Key terms of the Exploration Alliance Agreement:

The Exploration Alliance allows for a co-funding model and joint technical committee, whereby Earth AI will have day-to-day management and control of exploration activities and contribute up to A\$4.5m of total exploration expenditure across the project over a two-year period with an option to extend for a further year (which was extended during 2024).

Subject to a minimum of 1500 metres of diamond drilling (satisfied at the time of writing) and a Qualifying Drilling Intersection resulting in a new discovery (as defined within the Exploration Alliance Agreement, yet to be satisfied at the time of writing), Earth AI is entitled to a net smelter return royalty (Royalty) of up to 3% in connection with a to be agreed upon area surrounding the discovery (Area of Interest, size dependent on the extent of the newly discovered mineral system).

Kincora is under no obligation to explore, develop or mine the Cundumbul project during the period of the Exploration Alliance. However, upon Earth AI successfully drilling a Qualifying Drilling Intersection and having carried out a minimum of 1,500 metres of diamond drilling, whereafter the second anniversary of the Royalty Trigger Date if no mineral resource has been defined and the annual exploration expenditure in the Area of Interest falls below US\$250,000, Earth AI will have the option to assume operational control and buy all of the Royalty Tenements that overlap with the Area of Interest under the Royalty Deed, for a cash purchase price equal to US\$1,000,000 plus a 2% net smelter.

The Agreement will not affect the capital structure of the Company or ownership in the project. During the year ended December 31, 2024, Earth AI has commenced drilling (at their own cost) at the Cundumbul project with results and further drilling activities pending.

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7. Exploration and Evaluation Assets – continued

Exploration and evaluation assets – Australia – Earn-in and Joint Venture Agreement – continued

In May 2024, Kincora signed a definitive multiple-phase Earn-in and Joint Venture Agreement with a wholly owned subsidiary of AngloGold Ashanti plc (AngloGold Ashanti) for the Northern Junee-Narromine Belt Project, comprising the Nyngan and Nevertire licenses.

The key terms of the Agreement with AngloGold Ashanti Australia Limited, covering the Nyngan (EL 8929) and Nevertire (EL 8960) projects, comprise:

- AngloGold may earn a 70% initial interest by incurring A\$25 million in total expenditure on exploration in the initial earn-in period of up to seven years upon which a joint venture would be formed (Phase I). This includes a minimum expenditure of A\$2 million within the first two years (Minimum Obligation). AngloGold is permitted to withdraw from the Agreement after satisfying the Minimum Obligation or payment of any shortfall.
- AngloGold can then earn an additional 10% interest (for a total interest of 80%) by completing a Pre-Feasibility Study (PFS) or by funding a further \$25m of expenditure over an additional three years (Phase II).
- During the Minimum Obligation period, Kincora will operate and conduct all exploration activities as directed by an Exploration Management Committee that will comprise two members from each party, and be entitled to a 10% management fee.
- The Agreement is otherwise on terms that are customary for similar agreements and includes the agreed principal terms of the proposed joint venture agreement which will apply if AngloGold earns an interest in the NJNB tenements.
- All expenditure timelines under the Agreement can be accelerated.

During the six-month period ended June 30, 2025, the Company received funds from AngloGold of A\$1,485,482 (\$1,328,000) (year ended December 31, 2024 - A\$2,009,251 (\$1,791,000)) in advance funds from AngloGold which were recorded as proceeds against the evaluation and exploration asset in the consolidated statements of financial position.

In April 2025, Kincora announced a major amendment to the original May 2024 earn-in and joint venture agreement to now include the Nyngan South, Nevertire South and Mulla projects, which are adjacent to the Nyngan and Nevertire projects.

The amended agreement supports a second joint venture in the NJNB and total expenditures of up to \$100 million. Key terms relating to the further three tenements included in the second earn-in agreement:

- AngloGold may earn a 70% initial interest in the new tenements by incurring A\$25 million in total expenditure on exploration in the initial earn-in period of up to seven years upon which a joint venture would be formed (Phase I). This includes a minimum expenditure of A\$2 million within the first two years. AngloGold is permitted to withdraw from the agreement after satisfying the minimum obligation or payment of any shortfall.
- AngloGold can then earn an additional 10% interest in the new tenements (for a total interest of 80%) by completing a Pre-Feasibility Study (PFS) or by funding a further A\$25m of expenditure over an additional three years (Phase II).

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7. Exploration and Evaluation Assets – continued

Exploration and evaluation assets – Australia – Earn-in and Joint Venture Agreement – continued

- Kincora will initially operate and conduct all exploration activities as directed by an Exploration Management Committee that will comprise two members from each party and be entitled to a 10% management fee.
- The amended agreement is otherwise on terms that are customary for similar agreements and includes the agreed principal terms of the proposed joint venture agreement that will apply if AngloGold earns an interest in the NJNB tenements.
- All expenditure timelines under the Agreement can be accelerated.

8. Share Capital

Authorized share capital: Unlimited Common shares without par value.

Share issuances:

- a) On March 10, 2025, the Company issued 7,169,335 shares to certain officers, directors and consultants as payment for services provided to the Company in 2022, 2023 and the first half of 2024 totaling to \$386,000.
- b) On December 23, 2024, the Company completed a private placement of 33,500,658 shares, raising gross proceeds of A\$1,273,025 (\$1,206,024) in two tranches: first tranche, on October 21, 2024, the Company issued 12,576,031 shares for gross proceeds of A\$477,889 (\$452,737), with free-attaching 6,288,015 options (Note 8 – Stock options); and the second tranche, on December 18, 2024, the Company issued 20,924,627 shares for gross proceeds of A\$795,136 (\$753,287) with free-attaching 10,462,311 options (Note 8 – Stock options). The Company incurred share issuance cost of \$57,237.
- c) On December 19, 2024, the Company issued 3,877,370 shares for the exercise of performance rights that were granted on December 14, 2021.

Obligation to issue shares:

The Company has a share for services plan approved in 2019. Pursuant to the plan, the Company provides compensation to directors and officers in both shares and cash. The portion of compensation that will be paid by shares are recorded in obligation to issue shares and will be transferred to share capital upon issuance of the shares. During the six-month period ended June 30, 2025, the Company accrued fees of \$174,858 (2024 - \$181,413) to its officers and directors. As at June 30, 2025, the Company had a balance owing of \$418,087 (December 31, 2024 - \$629,230), with \$411,837 (December 31, 2024 - \$622,980) recorded in obligation to issue shares and the remaining in accounts payable.

Stock options:

The Company has an equity incentive plan in place under which it is authorized to grant options or performance rights to executive officers and directors, employees and consultants enabling them to acquire up to 20% of the issued and outstanding common stock of the Company, and the amount approved for the purposes of the ASX rules, being up to 7,000,000 performance rights. Under the plan, the exercise price of each option shall not be less than the discounted market price of the Company's stock as calculated on the date of

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8. Share Capital – continued

Stock options: – continued

grant. The options can be granted for a maximum term of 10 years and vest as determined by the board of directors.

On September 27, 2023, the Company issued 20,300,000 free-attaching options pursuant to the private placement that closed in August 2023. Each option has an exercise price of A\$0.075 (C\$0.065) and expires 24 months from the date of issue. The fair value of the options was determined to be \$nil using the residual method. The Company issued 7,500,000 broker options as share issuance cost. Each option has an exercise price of A\$0.075 (C\$0.065). The fair value of the broker options was \$160,029, determined using the Black-Scholes Option Pricing Model.

On May 31, 2024, the Company granted an aggregate of 24,500,000 incentive stock options to certain board members, senior management and advisers of Kincora (the optionees). Each option is exercisable into one common share in the capital of the company at an exercise price of A\$0.075 (\$0.068) per common share with expiry of two years following the date of grant. The fair value of the options was \$794,449, determined using the Black-Scholes Option Pricing Model.

The fair value was determined using the Black-Scholes Option Pricing Model using the following weighted average estimates:

	December 31, 2023	December 31, 2024
Expected dividend yield	0%	0%
Expected stock price volatility	122.11%	142%
Risk free rate	4.62%	4.25%
Forfeiture rate	0%	0%
Expected life of options	2 years	2 years

On October 21, 2024, the Company issued 6,288,015 free-attaching options pursuant to the first tranche of the private placement described in Note 8 – Share issuances (a). Each option has an exercise price of A\$0.075 (\$0.070) and expires 24 months from the date of issue. The amount assigned to the options was determined to be \$nil using the residual method.

On December 18, 2024, the Company issued 10,462,311 free-attaching options pursuant to the second tranche of the private placement described in Note 8 – Share issuances (a). Each option has an exercise price of A\$0.075 (\$0.070) and expires 24 months from the date of issue. The fair value of the options was determined to be \$125,547 using the residual method.

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8. Share Capital – continued

Stock options: – continued

A summary of the Company's stock option transactions is as follows:

	Number of options	Weighted average exercise price
Balance outstanding – December 31, 2023	47,385,081	\$0.16
Granted	24,500,000	0.05
Granted	16,750,325	0.07
Expired	(2,004,506)	0.48
Expired	(10,000,000)	0.29
Expired	(7,580,575)	0.28
Balance outstanding – December 31, 2024 and June 30, 2025	69,050,325	\$0.07

The weighted average life of the stock options is 0.77 years.

The weighted average price for options granted during the year ended December 31, 2024 was \$0.069.

As at June 30, 2025, the following stock options are outstanding and exercisable:

Number	Price per share	Expiry date	Options exercisable
27,800,000	\$0.07	September 27, 2025	27,800,000
24,500,000	\$0.07	May 31, 2026	24,500,000
6,288,015	\$0.07	October 21, 2026	6,288,015
10,462,310	\$0.07	December 18, 2026	10,462,310
69,050,325	\$0.07		69,050,325

Warrants: As of June 30, 2025 and December 31, 2024, the Company had no outstanding warrants.

Performance rights:

In December 2021, the Company granted 5,520,449 performance rights to certain directors and officers of the Company, pursuant to the Company's new EIP. 4,535,385 of the performance rights are vesting two years from the issue date, 454,154 performance rights are vesting one year from the issue date, and 530,910 performance rights are vesting 1/3 each of the calendar years ended 2021, 2022, and 2023. Each performance right entitles the holder to receive one share of the Company on vesting. During the year ended December 31, 2024, 3,877,370 performance rights were exercised (Note 10). The remaining 1,643,079 performance rights have been cancelled during the year ended December 31, 2024.

Reserves:

Share-based payment reserve represents the fair value of stock options or warrants until such time that the share-based instruments are exercised, at which time the corresponding amount will be transferred to share capital.

Exchange gains and losses arising from translation from the Company's functional currency to presentation currency are included in foreign currency translation reserve.

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9. Segmented Information

The Company operates in two operating segments being the acquisition and exploration of exploration and evaluation assets in Mongolia and Australia. The Company's head office is located in Canada, and all of the Company's non-current assets are located in Mongolia and Australia as follows.

<i>In thousand \$</i>	Mongolia		Australia		Total
Balance at June 30, 2025					
Mineral properties	\$	1,046	\$	13,818	\$ 14,864
Equipment	\$	52	\$	-	\$ 52
<i>In thousand \$</i>	Mongolia		Australia		Total
Balance at December 31, 2024					
Mineral properties	\$	1,177	\$	13,455	\$ 14,632
Equipment	\$	43	\$	-	\$ 43

10. Related Party Transactions

The Company incurred the following amounts for related party services:

- During the six-month period ended June 30, 2025, the Company incurred \$36,900 (2024 - \$36,900) to a company with an officer in common for management and accounting services.
- During the six-month period ended June 30, 2025, the Company incurred \$150,000 (2024 - \$150,000) to an officer and a company with an officer in common for management services.
- During the six-month period ended June 30, 2025, the Company incurred director's fees and consulting fees of \$123,000 (2024 - \$153,333) to current directors.
- During the six-month period ended June 30, 2025, the Company incurred consulting fees of \$10,000 (2024 - \$10,000) to a director of the Company.
- At June 30, 2025, the Company owed \$458,695 (December 31, 2024 - \$568,243) in accrued directors' fees and management and accounting fees in accounts payable, which are non-interest bearing and due on demand, and obligation to issue shares (Note 8).
- During the year ended December 31, 2024, the Company issued a total of 1,421,048 shares and 710,523 options to directors in connection with the private placement that was closed during the year (Note 8).
- During the year ended December 31, 2024, the Company issued 3,877,370 shares to directors and officers for the exercise of performance rights (Note 8).
- On March 10, 2025, the Company issued 7,169,335 shares to certain officers, directors and consultants as payment for services provided to the Company in 2022, 2023 and the first half of 2024 totaling to \$386,000.

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10. Related Party Transactions – continued

Compensation of key management personnel

<i>In thousand \$</i>	June 30, 2025		June 30, 2024	
Management, chairman, directors, and audit committee fees	\$	320	\$	350
Share-based payments		-		778
	\$	320	\$	1,128

11. Supplemental Disclosures of Cash Flow Information

Supplemental Disclosure of Non-Cash Financing and Investing Activities include ('000):	June 30, 2025		June 30, 2024	
Amortization capitalized to exploration and evaluation assets	\$	49	\$	45

12. Equipment

Net carrying costs at June 30, 2025 and December 31, 2024 are as follows ('000):

	Computers		Exploration Equipment		Total
Cost					
Balance as at December 31, 2023	\$	25	\$	1,314	\$ 1,339
Additions		-		92	92
Translation adjustment		-		(30)	(30)
Balance as at December 31, 2024		25		1,376	1,401
Additions		-		61	61
Translation adjustment		-		(3)	(3)
Balance as at June 30, 2025	\$	25	\$	1,434	\$ 1,459
Accumulated amortization and impairment					
Balance as at December 31, 2023	\$	(25)	\$	(1,240)	\$ (1,265)
Additions		-		(93)	(93)
Balance as at December 31, 2024		(25)		(1,333)	(1,358)
Additions		-		(49)	(49)
Balance as at June 30, 2025	\$	(25)	\$	(1,382)	\$ (1,407)
Net book value					
At December 31, 2024	\$	-	\$	43	\$ 43
At June 30, 2025	\$	-	\$	52	\$ 52

13. Contingencies

In the course of its business activities the Company has from time to time, been the subject of civil claims by third parties, including former employees and government agencies that could give rise to a liability to pay compensation, tax claims, damages or other cash costs. In addition, the Company may receive notices from regulatory and other governmental agencies responsible for the administration of regulations impacting on the Company's business affairs, in relation to the imposition or intended imposition of penalties, assessments and other orders that could potentially have an adverse effect or negatively impact on the Company's

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13. Contingencies – continued

business and financial condition including in jurisdictions such as Mongolia and Brazil. Based upon historic experience with management of such claims, assessment and regulatory actions, the Company does not anticipate that the outcome of any such claims, assessments and regulatory actions, will have a materially adverse effect on the Company's business or financial condition.

Brazil

The Company's Brazilian subsidiary, Samsul, has been named as a defendant in a lawsuit filed by federal prosecutors in 2015 seeking indemnification in the amount of approximately 500,000 Brazilian Reals for

violation of mining laws and regulations in Brazil. Samsul is one of two defendants in this lawsuit and furthermore, the Company was not in control of Samsul at the time these alleged violations occurred.

In addition, Samsul is also named as the sole defendant in six tax claims filed by the Brazilian Mining Agency (ANM) and the Brazilian Environmental Protection Agency (IBAMA) initiated between 2005 and 2018 with an aggregate claim amount of approximately 180,000 Brazilian Reals. The Company plans to rigorously defend against these claims.

The Company does not expect the final outcome of these claims to have a material impact on the Company's consolidated financial statements, and as a result, no provision has been recorded as of December 31, 2024 and 2023.

Mongolia

During the year ended December 31, 2021, Golden Grouse received a tax act reassessment for \$2.7 billion Tugriks (MNT), approximately \$1 million from the Mongolian Tax Authority ("MTA").

The 2021 tax assessment comprises four items, of which the Company strongly refutes the merit of three including the very vast majority of the liability sought relating to a retrospective tax assessment of the 2016 merger with IBEX (the agreed liability owed is 16.2 million MNT, significantly less than the 100 million MNT deposit Kincora has had to place with the MTA to dispute the reassessment).

The 2016 IBEX merger required a prior tax assessment, which followed an audit of the IBEX entity's prior-year periods and the on-shore and off-shore agreements to the merger (IBEX and parent entities). The 2016 tax assessment was paid and relied upon by Mongolian government departments to facilitate the merger and was a condition precedent to close the merger with any adverse liability enabling both counterparties to withdraw from the merger (Note 7).

In the Company's view, the 2021 tax assessment's retrospective liability is not in line with the 2016 tax assessment and Mongolian law, and there is no basis for a different determination.

Kincora has been defending its position since 2021 having already once had the case heard through the three levels of the Mongolian judicial system and is again currently appealing to the Supreme Court having been through the first two-levels of the judicial system again in 2025.

Furthermore, Kincora continues to pursue criminal charges against MTA officials relating to fraud and

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13. Contingencies – continued

documents provided to the Mongolian courts. A police investigation is open at the time of writing.

In early 2025, following a court appointed review by independent Mongolian tax experts, the Company's view was supported by a First Instance Administrative Court that ruled in-line with Kincora's and independent legal opinions' long-standing positions and the original 2016 tax assessment. The MTA has appealed the court's ruling, with an Appeal Court upholding the MTA's appeal. The Company and its legal counsel see no basis to the Appeal Courts very brief attempted justifications for its ruling and has lodged an appeal to the Supreme Court. The matter is currently with the Chamber of Supreme Court with a hearing expected in late September to if the Supreme Court will again hear this dispute.

The Company notes the new Government of Mongolia's recent commitment to improve the business environment for foreign investors, as evidenced by the Prime Minister's recent statements during the Mongolia Economic Forum and certain resolutions passed at a July 23, 2025 Cabinet meeting. Kincora also notes Entrée Resources Limited's (TSX:ETG; OTCQB:ERLFF, "Entrée") August 5, 2025 update regarding its efforts to transfer the Shivee Tolgoi and Javkhant mining licenses in Mongolia to the its joint venture partner Oyu Tolgoi LLC ("OTLLC"), and the issues it is having regarding the MTA.

The Company does not expect the final outcome of these proceedings to have a material impact on the Company's consolidated financial statements, and as a result, no provision has been recorded as of June 30, 2025 and December 31, 2024.

14. Subsequent Event

- **Strategic North American back a non-brokered private placement:** On July 7th, 2025, Kincora announced a Unit raising for up to C\$4-million ("Offering") and associated with a ten (10) for one (1) consolidation of securities ("Consolidation"). All prices referred to in relation to the Offering assumes completion of the Consolidation prior to or concurrent with the Offering.

The non-brokered private placement was supported by cornerstone investments from leading North American natural resource sector investors including Rick Rule and Jeff Phillips, with strong support from their investor networks and existing investors.

Proceeds will be used to support ongoing project generation strategy, drilling and regional exploration at 100% owned high-grade gold-base metals Condobolin project and working capital.

The Units will comprise one common share (a "Share") and one common share purchase warrant (a "Warrant"), each Warrant entitling the holder to acquire a further common share at a price of C\$0.50 for a term of three (3) years. The Shares will be subject to a one (1) year hold period from the closing date and such other restrictions as may be required by applicable securities laws and stock exchange rules. Fifteen (15) months after the closing date, the Company will have the right to accelerate the expiry date of the Warrants (the "Acceleration") if the weighted average closing price of the Company's common shares on the Exchange equals or exceeds C\$0.75 (the "Acceleration Price") for 20 consecutive trading days (the "Acceleration Event"). Upon the occurrence of the Acceleration Event, the expiry date of the Warrants will then be 30 days from the date of issue of a news release announcing the Acceleration.

The Company announced that, effective July 7, 2025, (the "Grant Date"), its Board of Directors has granted an aggregate of 3,266,927 stock options (on a post-Consolidation basis) of the Company to certain directors,

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14. Subsequent Event – *continued*

officers, and consultants of the Company, with all of such stock options (the “Conditional Options”) being subject to the receipt of the applicable approval of the disinterested shareholders of the Company, acceptance of the Exchange and approvals required under the ASX Listing Rules. All such stock options shall be exercisable to purchase one common share in the capital of the Company at \$0.50 per Share (on a post-Consolidation basis) for a period of three (3) years from the Grant Date and such other terms as may be acceptable to the Exchange.

The Conditional Options, together with an amended equity incentive plan that will sufficiently increase the reserve of stock options available to the Company, will be presented to the disinterested shareholders of the Company for review and consideration and, if satisfactory, approval at an upcoming Annual General and Special Meeting of Shareholders of the Company.

- **Notice of Annual General and Special Meeting:** On July 31st 2025, Kincora announced the Annual General and Special Meeting of shareholders would take place on August 27th at 4pm PST with a webcast.

Further details are available on Kincora’s website: <https://kincoracopper.com/agm-materials/>