

ANNUAL REPORT 31 DECEMBER 2021

BASSARI RESOURCES LIMITED ACN 123939042

CORPORATE DIRECTORY

Board of Directors

John Traicos, Executive Chairman Andrew Goode, CEO and Executive Director David Swan, Director

Company Secretary Ian Riley

Principal and Registered Office 25 Colin Street Perth WA 6005 Telephone: +613 9629 9925

Email: admin@bassari.com.au Web: www.bassariresources.com

Auditors

BDO Audit Pty Ltd Collins Square, Tower 4 Level 18, 727 Collins Street Melbourne Vic 3008

Share Registry

Link Market Services Tower 4, 727 Collins Street Melbourne Vic 3008 Tel: 1300554474

Bankers

National Australia Bank 330 Collins Street Melbourne Vic 3000

Solicitors

Larri Legal 6/152 High Street Fremantle WA 6160

BASSARI RESOURCES LIMITED ACN 123939042

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DIRECTORS' REPORT

Your Directors submit the consolidated financial statements on Bassari Resources Limited and its controlled entities ("Consolidated Entity" or "Group") for the year ended 31 December 2021 and the independent auditor's audit report thereon and report as follows:

In order to comply with the provisions of the Corporations Act 2001, the Directors' report as follows:

DIRECTORS

The names and details of Directors in office during the period and up to the date of this report, unless otherwise stated, are:

John Traicos (Executive Chairman), appointed 7 May 2021 Alex Mackenzie (Executive Chairman), removed 7 May 2021 Andrew Goode (CEO and Executive Director), appointed 1 June 2021 Malik Easah (Non-Executive Director), appointed 7 May 2021, resigned 19 May 2023 Modou Guene (Executive Director), resigned 27 June 2023 Ian Riley (Executive Director), appointed 16 December 2021, resigned 28 November 2022 Conrad Karageorge (Non-Executive Director), appointed 7 May 2021, resigned 13 November 2021 David Swan (Non-Executive Director), appointed 17 February 2023

John Traicos - appointed 7 May 2021

John Traicos is a lawyer with more than 30 years' experience in legal and corporate affairs in Australia and Southern Africa. He has acted as a commercial and legal manager to several Australian resource companies and has been involved in resource projects and acquisitions in Australia, Africa and Indonesia. John is admitted to practice law in Western Australia and has been Legal and Commercial Manager and Company Secretary for several resource companies including MZI Resources Limited (2012 - 2019), Prilya Limited (2000 - 2005), Tanami Gold ML (2005 - 2007) and Strike Energy Limited (2007 - 2011).

Andrew Goode - appointed 1 June 2021

Andrew has had 40 years' experience in open pit and underground mining and has managed mining projects in many countries throughout the world. His expertise includes the development, operation and construction of open pits and gold plants, planning, scheduling, contract compilation, tendering and high-level management.

Andrew was educated at the Western Australian School of Mines in Kalgoorlie and holds a Bachelor of Applied Science (Mining Engineering). He is a Member of the Australian Institute of Mining and Metallurgy and a Member of the Society for Mining, Metallurgy and Exploration (SME) and a Member of the American Institute of Mining, Metallurgical and Petroleum Engineers.

Malik Easah - appointed 7 May 2021, resigned 19 May 2023

Malik Easah was a founding Director of Cardinal Resources Limited where he spearheaded the acquisition of all tenements and played a key role in the discovery and development of the seven millionounce Namdini Gold Project in Northern Ghana. Cardinal Resources was purchased by Shandong Gold Company for approximately AU\$600 million. Mr Easah has over fifteen years of exploration, mining and project development experience, and is a resident of Ghana.

Modou Guene - appointed 30 July 2020, resigned 27 June 2023

Modou is a Qualified Accountant in Senegal and a financial manager with 15 years' experience. He has held the position of General Treasurer of the Senegal Chamber of Mines since 2013 and was the CEO of Makabingui Gold Operation SA ("MGO") since incorporation. Modou's CEO role included responsibility for finance, administration and human resources, and maintaining strong links with all levels of government in Senegal, particularly the Mining and Finance Departments.

David Swan - appointed 17 February 2023

David was an explosive engineer and designer heavily involved in seismology research and subcontracted to Beach Petroleum, later becoming involved in Industrial Relations including participation with the Industrial Relations Commission. In more recent times David has become a successful owner operator of his own business.

David was instrumental in the changing of the Bassari Resources Limited Board in early 2021 and is committed to representing the interests of Bassari shareholders, as a well known, long term significant Bassari shareholder, committed to engaging with Bishop to achieve a suitable outcome for both Bassari and Bishop.

Ian Riley, FCA, Diploma Commerce, - appointed 16 December 2021, resigned 28 November 2022

Ian is a qualified chartered accountant with over 25 years' experience as a principal in medium sized chartered accounting firms and more recently established his own consulting practice to provide assurance and advisory services. Ian specialised in managing small to medium sized listed public companies, mainly mineral and oil exploration, and was involved in the preparation of valuations and independent expert reports for mergers, acquisitions and capital raisings. Ian was also CFO and Company Secretary for a Shanghai based, Australian listed company in the merchant card business, prior to joining Bassari.

Alexander Seaforth Mackenzie - appointed 12 April 2013, removed 7 May 2021

Alex graduated as a chartered accountant in 1971 and for many years worked at Price Waterhouse concentrating on the mining sector. From 1985, Alex has been a consultant to the mining industry and has held directorships in mining companies operating in Senegal, Ghana, Ecuador and Australia. In 1993, he identified the potential of a drilling and feasibility program at Sabodala in Senegal. Since that time, he has worked predominantly in Senegal promoting and developing that country's mineral resource industry. Alex was voted off the Board at a General Meeting held 7 May 2021.

Conrad Karageorge, - appointed 7 May 2021, resigned 13 November 2021.

Conrad Karageorge is a corporate adviser with experience in the technology and resources sectors. Conrad has taken degrees in law and commerce and is admitted to practice law in Western Australia. Conrad has undertaken roles with Nkwe Platinum Limited, Argent Minerals Limited and Minrex Minerals Ltd. He is also a director of data analytics companies Jurimetrics and Mine Machine.

Conrad resigned from the Board on 13 November 2021.

COMPANY SECRETARY

Ian Riley was appointed to the position of Company Secretary on 20 January 2010.

Ian is responsible to the Board for all budgetary and management reporting, taxation and statutory financial reporting. Ian is a Chartered Accountant and Registered Company Auditor.

FORMER PARTNER OF THE AUDIT FIRM

No audit or former audit partners are directors or officers of the Company.

PRINCIPAL ACTIVITIES

During the period, the principal activities of the Group has been to develop the Makabingui Gold Project ("MGO Project") on the Sambarabougou Exploitation Permit and to further progress exploration and resource definition within the Makabingui permit area located in Senegal. Funding difficulties and the impact of Covid 19 resulted in little activity being undertaken on the project. Discussions were also initiated with possible partners to continue operations in the future. Refer to subsequent events disclosure for an update on events after the reporting period.

RESULT AND REVIEW OF OPERATIONS

The loss for the Group after providing for income tax for the year amounted to \$8,355,000 (2020: \$31,305,000). Operations remained suspended during the year, as COVID-19 restrictions eased, and the Group sought to secure long-term funding to support operations.

FINANCIAL POSITION

The net assets of the Consolidated Entity have decreased by \$9.380 million to \$16.040 million on 31 December 2021 (2020: \$25.420 million). The major movements were:

- Losses for the year of \$8.355 million.
- Foreign exchange losses of \$0.992 million

There was no investment made in the year, and borrowings increased by \$11,221 million to service working capital and current liabilities. This included the securing of short-term working capital funding from Oceanic Capital Pty Ltd. Initially the amount of funding was \$0.4 million, before being increased to \$0.9 million and to approximately \$3.5 million at year-end. Further funding of \$15 million was secured from Bishop Resources (UK) Ltd.

The consolidated entity had a working capital deficit, being current assets less current liabilities, of \$37.343 million as of 31 December 2021 compared to \$29.509 million on 31 December 2020.

CORPORATE

In accordance with the provisions of the Corporations Act 2001, shareholders, at their own expense, called a General Meeting of all Bassari shareholders held on 7 May 2021. At the meeting resolutions were passed removing Mr Alex Mackenzie as a director and appointing Mr John Traicos, Mr Malik Easah and Mr Conrad Karageorge to join Mr Modou Guene on the Board. On 1 June 2021, Andrew Goode was appointed as a director of Bassari and Acting CEO.

In addition to the changes to the Bassari Board, during the period the Company secured changes in early July 2021 to the board of directors of Makabingui Gold Operations SA (MGO) which resulted in the removal of Mr Alex Mackenzie and Mr Moussa Diba as directors and their replacement by Mr Malik Easah and Mr Andrew Goode.

After balance date, the Company's Board of Directors had further change where Mr Malik Easah resigned from the Board on 19 May 2023, Mr Conrad Karageorge resigned from the Board on 13 November 2021 and Mr Modou Guene resigned on 27 June 2023. Mr David Swann was appointed to the Board on 17 February 2023. At the date of this report, the Company has three directors.

Bassari had been suspended from trading by ASX on 1 April 2020 and after the end of the year was permanently de-listed, effective 4 April 2022.

SUBSEQUENT EVENTS

The Company has fundamentally changed its focus following the disposal of its entire shareholding interest in MGO to Bishop Resources Limited. This was announced to shareholders on our website (www.bassariresources.com) on 1 August 2023. This disposal of this interest was via completion of a share sale agreement entered into by the Company with Bishop Resources Limited on 23 February 2023 ("MGO Share Sale Agreement").

The following subsequent events disclosure provides information on the Group securing an extension to its permit over the MGO Project, the status of the Moura Permit, funding activities post balance date leading up to the disposal of its interest in MGO and information on the completed MGO Share Sale Agreement with Bishop Resources Limited and the objectives of the Company post this transaction.

MOU with State of Senegal

The Company and MGO entered a Memorandum of Understanding with the Department of Mines and Geology and the Government of Senegal to secure confirmation of the standing of the Sambarabougou Exploitation Permit, granted in July 2017 and its renewal following its expiry after 5 years in July 2022. Confirmation of the renewal of the permit for a further 5-year term was received from the Government of Senegal on 1 June 2022.

Moura Permit

After the end of the period, Bassari's joint venture partner made a claim of full title to the land area included in the Moura permit. Bassari has been defending its position. Completion of the MGO Share Sale Agreement transfers the Group's interest in the Moura permit to Bishop Resources Limited.

Funding

During the year and after year end, the Company entered into several funding agreements and, ultimately, a Share Sale Agreement with Bishop Resources (UK) Ltd. The timeline leading to the MGO Share Sale Agreement was as follows:

- Entered into an initial \$400,000 loan facility from Oceanic Capital Pty Ltd in 2021 calendar year, secured over the assets of the Company, subsequently increased to \$900,000 and increased further with the funds drawdown being approximately \$3.359 million. On 4 April 2022 the Company entered into a Deed of Assignment which assigned the amount owing on this loan facility as an amount owing to Bishop Resources (UK) Limited.
- Agreements entered into with convertible note holders, BCM International Ltd, for the Company's indebtedness to these parties of \$1.113 million to be assigned to Bishop Resources Limited.
- Entered into a long term (36 months) funding package from Bishop Resources (UK) Ltd of \$15,000,000 in October 2021, which allowed significant liabilities owed by the Group at the time (including Coris Bank International) to be repaid. The loan facility with Bishop Resources (UK) Ltd) was used to pay off the Coris debt facility in full, providing total payments of US13.3 million, with the final payment made on 15 March 2022.
- The loan facility from Bishop Resources (UK) Ltd was amended to increase the amount to \$25 million, with drawdowns approximating \$29.34 million occurring prior to completion of the MGO Share Sale Agreement with Bishop Resources Limited.
- Consideration in the MGO Share Sale Agreement includes extinguishing all amounts owing to Bishop Resources (UK) Ltd and Bishop Resources Limited in return for disposal of the Company's interest in the MGO Project.

Term Sheet (subsequently superseded, see next heading, "Share Sale Agreement")

On 31 August 2022 the Company entered into a binding term sheet with Bishop Resources NL ("Bishop") and its subsidiary Bishop Resources (UK) Ltd. The term sheet set out an agreement for Bishop to acquire a 100% interest in Bassari Mauritius Holding No 2 Ltd ("Bassari Mauritius") and Bassari Resources Senegal Ltd ("Bassari Senegal"). Bassari Mauritius and Bassari Senegal are the holders of Bassari's projects, including its 63% shareholding in Makabingui Gold Operation SA ("MGO").

Completed Share Sale Agreement

This Term Sheet was replaced with a Share Sale Agreement signed by Bassari and Bishop on 23 February 2023 which adopts the terms and conditions, with minor changes, of the Term Sheet. The MGO Share Sale Agreement conditions precedent have been met and completion of the transaction was achieved on 31 July 2023, including the issue of \$2 million of Bishop consideration shares.

Other terms of the Share Sale Agreement include:

- Provide cash contribution to the costs and expenses of Bassari on an incurred basis of up to a maximum \$500,000;
- Provide an effective cash payment of \$1 to cancel all debt and any accrued interest provided under the deed of loan between Bassari and Bishop on or about 4 April 2022, which will be discharged and no longer owing by Bassari.
- Issue of \$3 million worth of shares upon the receipt of a JORC 2012 report on the Makabingui Gold Project containing a minimum of 1 million ounces (at a minimum grade 2.6g/t) within 3 years of Completion at an issue price being the IPO price, with pro rata adjustment to the number of Shares to be issued should the JORC 2012 report identify less than 1 million ounces in the Makabingui Gold Project resource and should a JORC 2012 report not be issued within 3 years of Completion date, \$3 million worth of shares will be issued ;
- Cancel the existing Bishop debt at Completion, totalling an estimated \$29.34 million; and

 Assume other Bassari debts approximating \$1.75 million, through the execution of debt assumption agreements between Bishop, Bassari and each creditor for the satisfaction of such debts via the issue of Shares at the IPO price or on such terms as may be agreed by the applicable parties.

The Directors intend to undertake the following now that the Share Sale Agreement with Bishop has been completed:

• The Board will call a shareholder meeting for approval to make an in-specie distribution of Bishop shares received.

Subsequent to the end of the financial period, ASIC has taken action against Bassari Resources Limited for failing to lodge half-year and annual financial reports within the required time for lodging reports. ASIC has also taken action for failing to hold annual general meetings for 2020 and 2021 within the required time frame. The charges will be heard in Perth on 15 September 2023, by which time the outstanding audited financial reports will have been lodged with ASIC.

Other than the matters referred to in the above paragraphs, there have been no significant events that have occurred subsequent to 31 December 2021 that require disclosure in the financial report.

FACTORS AND BUSINESS RISKS AFFECTING FUTURE BUSINESS DEVELOPMENT

The following factors and business risks have a material impact on the Company's success in delivering its strategy:

Access to funding

The Company's ability to successfully develop its projects was contingent on the ability to fund the projects from operating cash flows or through affordable debt and equity raisings and subsequently in completing the sale of its projects to enable a return to shareholders.

Exchange rates

The Company is exposed to changes in the US dollar (USD) and the West African franc (FCFA). The Company's CAPEX and OPEX costs will primarily be denominated in both currencies.

DIVIDENDS

During the financial year, no dividends were paid (2020 \$Nil). The Directors have not recommended the payment of a dividend.

SHARES

At the date of this report 2,418,855,633 ordinary shares were on issue.

SHARE OPTIONS

At the date of this report, there were no unissued ordinary shares of the Company under option. No shares were issued during the year on conversion of options.

INDEMNITIES AND INSURANCE – OFFICERS

No indemnity has been provided to the Directors and Key Management and no insurance has been paid for Directors and Officer Insurance.

INDEMNITIES AND INSURANCE – AUDITOR

The Company has not, during or since the financial year end, indemnified or agreed to indemnify the auditor of the Company or any related entity against a liability incurred by the auditor. During the year, the Company has not paid a premium in respect of a contract to insure the auditor of the Company or any related entity.

DIRECTORS' MEETINGS

The number of meetings of the Company's Board of Directors held during the year ended 31 December 2021 and the number of meetings attended by each director was:

Name	Number of Meetings Held	Number Eligible to Attend	Number of Meetings Attended
J Traicos	12	12	12
A S Mackenzie	12	0	0
A Goode	12	5	5
M Easah	12	12	9
I Riley	12	1	1
M Guene	12	12	11
C Karageorge	12	11	10

The Company has no separate audit or remuneration committee at present, with both committees consisting of all directors. Therefore, meetings above include a meeting of the audit and remuneration committees. The role of the audit committee is undertaken by the Board of Directors.

PROCEEDINGS ON BEHALF OF THE COMPANY

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

No proceedings have been brought or intervened in on behalf of the Company with leave of the Court under Section 237 of the Corporations Act 2001.

AUDITOR'S INDEPENDENCE DECLARATION

The auditor's independence declaration as required under Section 307C of the *Corporations Act* 2001 is included on page 12 of the financial report.

LIKELY DEVELOPMENTS

Other than as provided elsewhere in this financial report, there is no further disclosure regarding the likely developments of the operations of the Company in future financial years.

ENVIRONMENTAL REGULATION

To the best of the Directors' knowledge, the Group has adequate systems in place to ensure compliance with the requirements of all environmental legislation and is not aware of any breach of those requirements during the financial year and up to the date of the Directors' report.

ROUNDING OF AMOUNTS

The amounts contained in this report and in the financial report have been rounded to the nearest \$1,000 (where rounding is applicable) under the option available to the Company under ASIC Corporations (Rounding in Financial/Directors' Report) Legislative Instrument 2016/191. The Company is an entity to which the Legislative Instrument applies. Amounts in the directors' report have been rounded off in accordance with the Legislative Instrument to the nearest thousand dollars, or in certain cases, to the nearest dollar.

Signed in accordance with a resolution of the directors made pursuant to Section 298(2) of the Corporations Act 2001.

John Traicos Executive Chairman

Perth, 11 September 2023



Collins Square, Tower Four Level 18, 727 Collins Street Melbourne VIC 3008 GPO Box 5099 Melbourne VIC 3001 Australia

DECLARATION OF INDEPENDENCE BY DAVID GARVEY TO THE DIRECTORS OF BASSARI RESOURCES LIMITED

As lead auditor of Bassari Resources Limited for the year ended 31 December 2021, I declare that, to the best of my knowledge and belief, there have been:

- 1. No contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- 2. No contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Bassari Resources Limited and the entities it controlled during the period.

David Garvey Director

BDO Audit Pty Ltd

Melbourne

11 September 2023

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

	Notes	2021 \$'000	2020 \$'000
Revenue from operations		-	-
Project related costs Corporate expenses	13	(3,390) (597)	(3,540) (473)
Employment and consultant costs Occupancy costs	12	(1,680) (18)	(1,440) (84)
Travel and accommodation Depreciation of non-current assets		(68) (184)	(51) (200)
Other expenses Finance costs		(13) (2,405)	(236) (872)
Impairment expenses	13 _	-	(24,409)
Loss from operations before income tax		(8,355)	(31,305)
Income tax expense relating to operations	14 _	-	-
Loss from operations	_	(8,355)	(31,305)
Other comprehensive Income <i>Items that may be reclassified to profit or loss in</i> <i>the future</i> Exchange difference on translation of			
foreign operations	-	(992)	597
Other comprehensive income for the year net of income tax	_	(992)	597
Total comprehensive (loss) for the year	-	(9,347)	(30,708)
Net loss for the year is attributable to: Owners of Bassari Resources Limited		(5,727)	(22,335)
Non-controlling interest	-	(2,628) (8,355)	(8,970) (31,305)
Total comprehensive income for the year is attributable to:	-		
Owners of Bassari Resources Limited Non-controlling interest	_	(6,505) (2,842)	(21,416) (9,292) (20,708)
	—	(9,347)	(30,708)

The above Consolidated Statement of Profit or Loss and Other Comprehensive Income should be read in conjunction with the accompanying notes to the financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 31 DECEMBER 2021

	Notes	2021 \$'000	2020 \$'000
CURRENT ASSETS			
Cash and cash equivalents	2	618	3
Trade and other receivables	6	73	47
TOTAL CURRENT ASSETS		691	50
NON-CURRENT ASSETS			
Property, plant and equipment	5	305	498
Mining and development assets	3	53,078	54,431
TOTAL NON-CURRENT ASSETS		53,383	54,929
TOTAL ASSETS	_	54,074	54,979
CURRENT LIABILITIES	7	10 710	10 700
Trade and other payables Financial liabilities	8	12,710 24,576	10,792 18,253
Provisions	9	748	514
	_		
TOTAL CURRENT LIABILITIES	—	38,034	29,559
TOTAL LIABILITIES		38,034	29,559
NET ASSETS		16,040	25,420
	=		
EQUITY Contributed equity	10	79,037	79,037
Reserves	11	6,660	7,471
Accumulated losses		(56,731)	(51,004)
Equity attributable to the owners of Bassari	_		, <u>, , ,</u>
Resources Limited		28,966	35,504
Non-controlling interest	_	(12,926)	(10,084)
TOTAL EQUITY		16,040	25,420
	_	10,040	20,720

The above Consolidated Statement of Financial Position should be read in conjunction with the accompanying notes to the financial statements.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

	Note	Contributed Equity \$'000	Reserves \$'000	Accumulated Losses \$'000	Non- controlling interests \$'000	Total \$'000
Balance at 1 January 2020		78,392	6,783	(28,991)	(792)	55,392
Loss for the year Other comprehensive		-	-	(22,335)	(8,970)	(31,305)
income		-	919	-	(322)	597
Total comprehensive income for the year			919	(22,335)	(9,292)	(30,708)
Issue of ordinary shares and other equity instruments net of						
transaction costs Share based payments	10	645	-	-	-	645
 performance rights 	11	-	91	-	-	91
Performance rights lapsed	11		(322)	322	-	
Transactions with owners as owners		645	(231)	322	-	736
Balance at 31 December 2020		79,037	7,471	(51,004)	(10,084)	25,420
Loss for the year		-	-	(5,727)	(2,628)	(8,355)
Other comprehensive income			(778)	-	(214)	(992)
Total comprehensive income for the year			(778)	(5,727)	(2,842)	(9,347)
Share based payments – performance rights – performance rights forfeited Transactions with owners as owners	11	-	32	-	-	32
	11	-	(65)	-	-	(65)
			(33)		-	(33)
Balance at 31 December 2021		79,037	6,660	(56,731)	(12,926)	16,040
	:	10,001	0,000	(00,701)	(12,020)	10,040

The above Consolidated Statement of Changes in Equity should be read in conjunction with the accompanying notes to the financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

	Note	2021 \$'000	2020 \$'000
CASH FLOWS FROM OPERATING ACTIVITIES Payments to suppliers and employees Interest received Finance costs paid		(3,967) 1 (2,032)	(2,693) 1 (900)
Net cash used in operating activities	2	(5,998)	(3,592)
CASH FLOWS FROM INVESTING ACTIVITIES Payments for mining and development assets Net cash used in investing activities		(71) (71)	(409) (409)
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from issue of equity securities Share Issue costs Proceeds from borrowings Repayments of borrowings		- - 11,221 (2,761)	572 (5) 1,078 -
Net cash provided by financing activities		8,460	1,645
Net increase/ (decrease) in cash and cash equivalents held		2,391	(2,356)
Cash and cash equivalents at beginning of financial year Effects of changes in foreign exchange rates on cash		(1,762)	(716)
held		(11)	1,310
Cash and cash equivalents at end of financial year	2	618	(1,762)

The above Consolidated Statement of Cash Flows should be read in conjunction with the accompanying notes to the financial statements.

1. GENERAL INFORMATION

These financial statements are general purpose financial statements that have been prepared in accordance with Australian Accounting Standards, Australian Accounting Interpretations and the Corporations Act 2001 as appropriate for profit oriented entities.

The financial statements cover Bassari Resources Limited and controlled entities as a consolidated entity for the financial year ended 31 December 2021. Bassari Resources Limited is a company limited by shares incorporated and domiciled in Australia.

Separate financial statements for Bassari Resources Limited as an individual entity are no longer presented as a consequence of a change to the Corporations Act 2001, however limited financial information for Bassari Resources Limited as an individual entity is included in Note 18.

The financial statements were authorised for issue by the Directors on 11 September 2023.

The financial report is presented in Australian dollars.

The address of the registered office and principal place of business of the company is:

- 25 Colin Street
- West Perth WA 6005

Statement of Compliance

The financial report is a general-purpose financial report which has been prepared in accordance with Australian Accounting Standards, other authoritative pronouncements of the Australian Accounting Standards Board and the Corporations Act 2001. Australian Accounting Standards include International Financial Reporting Standards as adopted in Australia. Compliance with International Financial Reporting Standards as adopted in Australia ensures that the financial report complies with International Financial Reporting Standards (IFRS).

Basis of Preparation

The financial report has been prepared on the basis of historical cost. Cost is based on the fair values of the consideration given in exchange for assets. All amounts are presented in Australian dollars unless otherwise stated.

Accounting policies are selected and applied in a manner which ensures that the resulting financial information satisfies the concepts of relevance and reliability, thereby ensuring that the substance of the underlying transactions or other events is reported.

The accounting policies set out below have been applied in preparing the financial statements for the year ended 31 December 2021, and the comparative information presented in these financial statements for the year ended 31 December 2020.

The following significant accounting policies have been adopted in the preparation and presentation of the financial report:

(a) Consolidation

The consolidated financial statements comprise the financial statements of Bassari Resources Limited and its subsidiaries at each period end ("the Group"). Subsidiaries are entities over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the entity. Consolidated financial statements include all subsidiaries from the date that control commences until the date that control ceases. The financial statements of subsidiaries are prepared for the same reporting period as the parent, using consistent accounting policies.

Consistent accounting policies are employed in the preparation and presentation of the consolidated financial statements.

All intercompany balances and transactions, including unrealised profits arising from intragroup transactions have been eliminated. Unrealised losses are also eliminated unless costs cannot be recovered.

Basis of Preparation (cont'd)

(b) Foreign Currency Translation

The functional and presentation currency of Bassari Resources Limited and its Australian subsidiaries is Australian dollars (A\$). Foreign currency transactions are translated into the functional currency using the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the end of the financial reporting period. Foreign exchange gains and losses resulting from settling foreign currency transactions, as well as from restating foreign currency denominated monetary assets and liabilities, are recognised in profit or loss, except when they are deferred in equity as qualifying cash flow hedges or where they relate to differences on foreign currency borrowings that provide a hedge against a net investment in a foreign entity.

Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when fair value was determined.

The functional currency of the parent and the presentation currency of the financial report is Australian dollars. The functional currency of the overseas subsidiaries is CFA Franc (FCFA). At reporting date, the assets and liabilities of the overseas subsidiary is translated into the presentation currency of Bassari Resources Limited at the closing rate at the end of the financial reporting period and income and expenses are translated at the weighted average exchange rates for the period. All resulting exchange differences are recognised as other comprehensive income and in a separate component of equity (foreign exchange translation reserve). On disposal of a foreign entity, the cumulative exchange differences recognised in foreign currency translation reserves relating to that particular foreign operation is recognised in profit or loss.

(c) Going Concern

For the year ended 31 December 2021, the Group made a loss after taxation of \$8,355,000, and had net cash outflows from operating activities of \$5,998,000. On 31 December 2021, the Group had net current liabilities of \$37,343,000, including current financial liabilities of \$24,576,000, and reported cash and cash equivalents of \$618,000.

As at 31 December 2021, the Group's sole source of funding to both fund its activities and to settle its outstanding liabilities was Bishop Resources (UK) Ltd ("Bishop"). Details of this funding is contained in note 8.

Funding from Bishop referred to above allowed the Group after balance date to maintain activities in Senegal on a care and maintenance basis and to meet expenditures to service providers and suppliers and to settle several material liabilities, including significant payments to suppliers in settlement of amounts due, either paid in full or partial settlement to recommence trading relationships and commence supply of plant and equipment for mining and production operations.

After balance date, on 23 February 2023 Bassari (and its subsidiary Bassari Mauritius Holding Ltd) signed a Share Sale Agreement with Bishop Resources NL (Bishop) (and its subsidiary Bishop Resources (UK) Ltd) which allowed Bishop to acquiring a 100% interest in Bassari Mauritius Holding No 2 Ltd (Bassari Mauritius) and Bassari Resources Senegal SARL (Bassari Senegal) (Agreement). Bassari Mauritius is the holder of Bassari's 63% interest in the Makabingui Gold Project in Senegal. The Agreement was completed on 31 July 2023.

Following the above disposal, the Company has fundamentally changed its focus and at the date of issuing this financial report has no operating activities. The Company is reliant on consideration received from the above transaction to fund liabilities owing and future expenditure.

The existence of these conditions indicates a material uncertainty that may cast significant doubt on the Group's ability to continue as a going concern.

The directors have prepared the financial statement on a going concern basis for the following reasons:

Basis of Preparation (cont'd)

(c) Going Concern (cont'd)

- Under the Share Sale Agreement (SSA), as consideration for the acquisition of Bassari Mauritius and Bassari Senegal, Bishop has forgiven all debts and interest owing by Bassari under the existing Bishop debt facilities, will provide Bassari with a cash contribution of up to \$500,000 as a contribution to the costs and expenses of Bassari (on an as incurred basis) and issue Bassari \$2 million worth of shares in Bishop. Up to a further \$3 million worth of shares in Bishop will be issued upon receipt by Bishop of a JORC 2012 resource at the Makabingui Gold Project containing 1Moz gold at a minimum grade of 2.6g/t within 3 years of completion of Bishop's acquisition of Bassari Mauritius and Bassari Senegal, adjusted pro-rata should the resource yield less than 1Moz gold.
- The SSA provides for Bishop to assume accounts payable of Bassari Resources Limited at the date of completion of an amount approximating A\$1.75 million and with the creditors of MGO, approximating US\$5.9 million.
- On completion of the transaction and assumption of Bassari Resources Limited debts by Bishop, the \$500,000 to be made available as a contribution to the costs and expenses of Bassari will provide funding to allow the Directors to review the ongoing future of Bassari as a non-trading entity.
- Bishop Resources NL have provided after the end of the financial period, a letter confirming financial support to Bassari Resources Limited to meet payments to certain creditors and its commitment pursuant to clause 6(a) of the SSA to contribute to Bassari costs post completion of the SSA, up to an amount of \$500,000.
- Based on the \$500,000 of funding available to Bassari Resources Limited from Bishop Resources NL, which its sole source of funding at the date of issuing this financial report, the directors have prepared a budget that indicates this funding will be sufficient to enable the company to finalise the collection and distribution of the proceeds from disposal of Bassari Mauritius and Bassari Senegal. The Company is totally dependent upon this funding and should expenses be greater than budgeted the company would be required to raise additional funds from shareholders or other sources.

Notwithstanding the above, the directors have prepared the financial statements on a going concern basis, which contemplates the continuity of normal business activity, the realisation of assets and the settlement of liabilities through the normal course of business and are confident that the Group will achieve the necessary funding to meet the Group's financial requirements over the next 12 months.

On the basis that sufficient funding is expected to be available to meet the Group's expenditure forecasts, the directors consider that the Group remains a going concern and these financial statements have been prepared on this basis.

Should the Group be unable to continue as a going concern it may be required to realise its assets and discharge its liabilities other than in the normal course of business and at amounts different to those stated in the financial statements. The financial statements do not include any adjustments relating to the recoverability and classification of asset carrying amounts or the amount of liabilities that might be necessarily incurred should the Group be unable to continue as a going concern and meet its debts as and when they fall due.

Basis of Preparation (cont'd)

(d) Rounding Amounts

The company is of a kind referred to in ASIC Corporation (Rounding in Financial/Directors Report) Legislative Instrument 2016/191 and in accordance with that Class Order, amounts in the financial statements have been rounded off to the nearest thousand dollars, or in certain cases, to the nearest dollar.

(e) Use of judgements and estimates

In preparing the consolidated financial statements management has made judgments, estimates and assumptions that affect the application of the Group's accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which these estimates are revised and in any future periods affected.

(a) Judgments

Information about judgments made in applying the accounting policies that have the most significant effects on the amounts recognised in the financial statements is included in the following notes:

- Note 3 Mining and development assets
- Note 4 Exploration and evaluation assets
- Note 5 Property, plant and equipment

(b) Assumptions and Estimation Uncertainties

An impairment was recorded against Mining and Development Assets, Exploration and evaluation assets and Property plant and equipment during the year. The impairments were based upon assumptions about the future economic conditions and recoverability of the assets, and estimations of future cash flows that will be derived from use of the assets. The information about these assumptions and estimation uncertainties that have significant risk of resulting in a material adjustment in the year ending 31 December 2021 is included in Notes 3 and 4.

The Group is required to make estimates and assumptions as to the future events and circumstances, in particular, whether successful development and commercialisation of the Moura exploration and evaluation permit, and of the Makabingui Gold Project mining and development asset and related property, plant and equipment, will be achieved. In addition, the Group makes estimates and assumptions regarding the recording of provisions

Critical to the assessments are estimates of ore reserves, the timing of estimated cash flows, exchange rates, commodity prices and future capital requirements. Changes in these estimates and assumptions as new information about the recoverability of ore reserves becomes available, may impact assessment of the recoverable amount of both the Moura and Makabingui projects. If information becomes available suggesting that the recovery of expenditures capitalised is unlikely, the relevant capitalised amount will be impaired and written off to profit or loss in the period in which the information becomes available.

During the 2020 financial year, the Group impaired the carrying value of the Moura exploration and evaluation permit to Nil (refer note 4), and recorded an impairment expense against the Makabingui Gold Project mining and development asset (refer note 3) and property, plant and equipment (refer note 5)

2. CASH AND CASH EQUIVALENTS

	2021 \$000	2020 \$000
Cash at bank and on hand	618	3

Cash at banks are at floating interest rates between 1% and 0% p.a. (2020: 1% and 0% p.a.).

Accounting policy

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

Cash flow information

	2021 \$'000	2020 \$'000
Reconciliation of cash and cash equivalents	••••	~ • • • • •
Cash at the end of the financial year as shown in the consolidated statement of cash flows is reconciled to items in the consolidated statement of financial position as follows:		
Cash and cash equivalents	618	3
Overdraft (note 8)	-	(1,765)
	618	(1,762)
Reconciliation of loss for the year to net cash flows from operating activities:	2021 \$'000	2020 \$'000
Loss for the year	(8,355)	(31,305)
Non-cash flows in loss	(0,000)	(01,000)
Depreciation	184	200
Impairment	-	24,409
Mining and development assets written off	245	-
Share based payments	(33)	168
Foreign exchange expense	(61)	(1,162)
Changes in assets and liabilities		
(Increase)/Decrease in receivables	(26)	85
Decrease)/Increase in trade payables	1,814	3,946
Increase in provisions	234	68
Cash flows used in operations	(5,998)	(3,592)

3. MINING AND DEVELOPMENT ASSETS

	2021 \$'000	2020 \$'000
Costs carried forward in respect of areas of interest at	,	
cost	54,431	69,699
Expenditure incurred during the period	71	2,154
Assets written off	(245)	-
Impairment expense (note 13)	-	(17,756)
Exchange translation difference	(1,179)	334
Total mining and development assets	53,078	54,431

Accounting policy

Development expenditure incurred is accumulated separately for each area of interest in which economically recoverable resources have been identified. Such expenditure comprises cost directly attributable to the construction of the mine and the related infrastructure. The Makabingui Gold project has been operated previously under an exploration permit and is currently operating under an exploitation permit.

The development decision and the mining decision was effectively made at the same time, with some initial development and preparation work undertaken to confirm the operation. These costs were capitalised and all of the accumulated exploration costs classified into development assets. Mining and development assets are tested for impairment in accordance with the policy of impairment of assets.

Accounting policy – Impairment

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets and the asset's value in use cannot be estimated to be close to its fair value. In such cases the asset is tested for impairment as part of the cash-generating unit to which it belongs. Any assets that are not yet amortised at the reporting date or have yet to be brought into use are tested for impairment.

When the carrying amount of an asset or a cash-generating unit exceeds its recoverable amount, the asset or cash generating unit is impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses relating to continuing operations are recognised in those expense categories consistent with the function of the impaired asset.

An assessment is also made at each reporting date as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the Profit or Loss. After such a reversal the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

3. MINING AND DEVELOPMENT ASSETS (cont'd)

At the balance date the site is not yet in production.

Permit

The Sambarabougou exploitation permit in Senegal (Permit) was initially granted in July 2017 with expiration in July 2022.

Subsequent to balance date, the Company and MGO entered into a Memorandum of Understanding with the Department of Mines and Geology and the Government of Senegal to secure confirmation of the standing of the Sambarabougou Exploitation Permit, granted in July 2017 and its renewal following its expiry after 5 years in July 2022. The key terms for the memorandum were:

- Reaching and completing the settlement arrangement with Coris Bank International Limited (refer note 8).
- Re-commence operations and pre-production works and commence mining in accordance with an agreed schedule of works towards gold production in August 2022.
- Pay all outstanding employee obligations and retain staff.
- Meet all outstanding project obligations to project contractors, to ensure compliance with the schedule of works.
- Provide monthly project reports to the State of Senegal.
- Not transfer the licence during project re-start phase.

The Company and its part owned subsidiary, Makabingui Gold Operation SA (MGO), submitted an application to renew the Permit for a further 5 years following its expiry in July 2022, subject to compliance with all permit terms and conditions noted above. The Company received confirmation on 1 June 2022 from the Government of Senegal that the permit has been renewed for a further term of 5 years.

Critical accounting estimates, assumptions and judgements

Impairment of mining and development assets

Due to the cessation of mining operations as a result of funding issues and the impacts of COVID-19 on mobility in Senegal, the Group undertook a review of expenditure capitalised in the mining and development asset at balance date.

The Group based its decision to develop the Makabingui Gold Project on, amongst other considerations, a Bankable Feasibility Study, developed with the assistance of independent mining consultants Mincore in 2017. Subsequent to that report, the Group engaged Reynolds Consulting Pty Ltd to assist in its mine plan, including the development of a Mine Optimisation. This included a review and update of the resource, and an estimation of the Net Present Value ("NPV") of the proposed mining operations. This estimation was reassessed in February 2022 with the company engaging an independent expert to assist the directors in updating a NPV of the proposed mining operations in preparation for raising funding and recommencing mining operations.

The methodology used in each of the estimations was consistent with industry practice and involved independent experts. Each provided a positive estimation of NPV. It is these estimations the Directors have used as the basis for their Impairment Review. Key inputs into the NPV estimations were as follows:

3. MINING AND DEVELOPMENT ASSETS (cont'd)

Critical accounting estimates, assumptions and judgements (cont'd)

Assumption Gold production (pits 1 and 2 only)	Value 121,238 oz	Risk factors The quantity of gold recovered does not reach the identified reserve.	Policy Highly selective mining technique, led by mining geologist.
Gold price	US\$1800	The price dips below the assumed price. The gold price on 31 December 2021 was US1,806.	Price used is within the range of the quoted price over the period of this report, no plans for hedging at date of report.
Project capital cost	US\$24 million	The capital costs are understated, or additional funding required for additional capital is not available.	Control of payments including lodging project budget with bank for funding purposes.
Production cost	Various	Costs are understated or not controlled.	Management of mining contract costs and control of processing plant internally.
Processing rate	300,000 tonnes per annum	Processing under-utilisation resulting in increased costs per unit	Investment in processing plant and equipment, management of process.
Discount rate	20%	Cost of funding exceeds discount rate.	Monitoring of Internal rate of Return and cost of funding.

The most recent estimation of NPV, prepared by Reynolds Consulting Pty Ltd in February 2022, provided a range of US\$60 million to US\$113.1 million. The range was varied based on the gold price – the low being US\$1,500 per oz and the high being US\$2,000. The gold price in 2022 has varied between a low of US\$1,627 and high of US\$2,050. At balance sheet date exchange rates this NPV would range between a low of A\$80.2 million and a high of \$150.9 million. The directors considered the carrying value of the development assets at 31 December 2021 in the light of the movements in the gold price, foreign exchange rates and progress on the project.

Based on conclusions in the Reynolds Consulting Pty Ltd report, the directors have recorded no further impairment at 31 December 2021. However, at balance date there were risks attached to the need for additional capital to be raised, and the costs of the additional capital have not been fully identified.

After balance date the company's interest in this development asset has been disposed.

4. EXPLORATION AND EVALUATION ASSETS

	2021 \$'000	2020 \$'000
Costs carried forward in respect of areas of interest at cost	-	5,993
Expenditure incurred during the year	-	139
Impairment	-	(6,338)
Exchange translation difference	-	206
Total exploration and evaluation expenditure		-

Accounting policy

Exploration and evaluation expenditure incurred is accumulated in respect of each identifiable area of interest. These costs are only capitalised to the extent that they are expected to be recouped through the

4. EXPLORATION AND EVALUATION ASSETS (cont'd)

successful development of the area or sale, or where exploration and evaluation activities in the area have not yet reached a stage which permits reasonable assessment of the existence of economically recoverable reserves and active and significant operations in, or in relation to, the area of interest are continuing.

Accumulated costs in relation to an abandoned area are written off in full against profit/(loss) in the period in which the decision to abandon the area is made. In addition, a provision is raised against exploration and evaluation expenditure where the directors are of the opinion that the carried forward net cost may not be recoverable. Any such provision is charged against the results for the period.

A regular review is undertaken of each area of interest to determine the appropriateness of continuing to carry forward costs in relation to that area of interest.

Expenditure is not carried forward in respect of any area of interest/mineral resource unless the entity's rights of tenure to that area of interest are current.

Exploration expenditure on areas of interest where the decision to develop mining operations has been taken is transferred to Mining and Development Assets. The expenditure is tested for impairment at the date of transfer, and then accounted for in accordance with accounting policies applying to the relevant assets. The decision to develop mining operations at the Makabingui Gold Operation was taken upon receipt of an exploitation permit, with reference to previous feasibility studies and the development of a mining plan.

Costs of site restoration are not provided for at the exploration stage, being met for each site as exploration progresses and are included in exploration and evaluation expenditure at each relevant stage.

Exploration and evaluation expenditure is assessed for impairment if facts and circumstances suggest that the carrying amount may exceed the recoverable amount.

For the purposes of impairment testing, exploration and evaluation expenditure is allocated to cash generating units to which the exploration activity relates. The cash generating unit shall not be larger than the area of interest.

Critical accounting estimates, assumptions and judgements

The ultimate recoupment of capitalised expenditure in relation to each area of interest is dependent on the successful development and commercial exploitation or, alternatively, sale of the respective areas the results of which are still uncertain.

Capitalised permit costs comprise costs incurred to secure permits in Senegal.

Impairment of exploration assets

The status of all permits was reviewed on 31 December 2021, and impairment considered. The Group's current focus remains on the development of the Makabingui Gold Project. Whilst there remains a commitment to further exploring and developing the Moura exploration permit, the Group's financial position means that it cannot commit resources to develop the asset. As such, on 31 December 2020 an impairment was recorded against the Moura exploration permit.

Subsequent to the end of the financial year Bassari's joint venture partner made a claim of full title to the Moura permit. Bassari is vigorously defending its position as holder of 70% of this permit and pursuing its rights having been advised the permit lapsed in mid-2022.

Exploration Commitments

The Company has no commitment for expenditure on this tenement after an exploitation permit was applied for on 27 December 2016.

5. PROPERTY PLANT AND EQUIPMENT

	2021 \$'000	2020 \$'000
Plant and equipment at cost	6,748	6,808
Less Accumulated depreciation	(6,748)	(6,808)
	-	-
Camp assets at cost	225	233
Less Accumulated depreciation	(72)	(72)
Less Accumulated impairment	(153)	(161)
	-	-
Motor vehicles at cost	1,500	1,521
Less Accumulated depreciation	(1,357)	(1,312)
	143	209
Furniture and fittings at cost	86	202
Less Accumulated depreciation	(60)	(170)
Less Accumulated impairment	(26)	(28)
	-	4
Computer equipment at cost	67	98
Less Accumulated depreciation	(9)	(37)
Less Accumulated impairment	(58)	(61)
	-	-
Computer software at cost	528	542
Less Accumulated depreciation	(304)	(192)
Less Accumulated impairment	(62)́	(65)
	162	285
	305	498

5. PROPERTY PLANT AND EQUIPMENT (cont'd)

2021	Plant & equipment	Camp assets	Motor vehicles	Furniture & fittings	Computer equipment	Computer software	Total
Opening balance		-	209	4		285	498
Additions Depreciation	-	-	-	-	-	-	-
charged Foreign exchange	-	-	(62)	(4)	-	(118)	(184)
variance	-	-	(4)	-	-	(5)	(9)
Closing balance	-	-	143	-	-	162	305

2020	Plant & equipment	Camp assets	Motor vehicles	Furniture & fittings	Computer equipment	Computer software	Total
Opening balance		156	281	34	59	469	999
Additions	-	-	-	-	-	-	-
Depreciation							
charged	-	-	(74)	(3)	-	(123)	(200)
Impairment	-	(161)	-	(28)	(61)	(65)	(315)
Foreign exchange							
variance	-	5	2	1	2	4	14
Closing balance	-	-	209	4	-	285	498

Accounting policy

Plant and equipment are stated at historical cost less accumulated depreciation and impairment. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Depreciation is calculated on a straight-line basis to write off the net cost of each item of property and plant and equipment over their expected useful lives as follows: Depreciation is calculated on a straight-line basis to write off the net cost of each item of property and plant and equipment over their expected useful lives as follows:

Plant and equipment	3-10 years
Camp assets	3-7 years
Motor vehicles	5 years
Furniture & fittings	3-5 years
Computer equipment	3-5 years
Computer software	3-4years

Plant and equipment comprise assets acquired and assembled for the purpose of use in the process of Gold Ore, and include buildings, machinery, equipment and fixtures within the processing plant.

Camp assets comprise buildings, fixtures, fittings and equipment within the Douta Camp complex.

Furniture and fittings comprise all assets at the Dakar Office and the Guest House, including furniture, fixtures, fittings and equipment.

The residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each reporting date.

An item of property, plant and equipment is derecognised upon disposal or when there is no future economic benefit to the Group. Gains and losses between the carrying amount and the disposal proceeds are taken to profit or loss.

Impairment of property, plant and equipment

As noted in note 3 the project was put on hold during the previous year, and as a result impairment of the plant and equipment held was considered. As all operations were suspended all assets that were for use in the project were impaired and the carrying value written down to zero. The motor vehicles and software were considered useful to maintain the site and any residual operations. They were therefore not written down to zero.

6. TRADE AND OTHER RECEIVABLES

	2021 \$'000	2020 \$'000
Sundry receivables	73	47

Accounting policy

Other receivables are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method, less any impairment or expected credit loss. Receivables expected to collect within 12 months are classified as current assets. All other receivables are classified as non-current assets.

7. TRADE AND OTHER PAYABLES

	2021 \$'000	2020 \$'000
Trade and other payables Accrued expenses and other payables Payroll and related taxes and other liabilities	8,466 2,384 1,860	7,931 1,514 1,347
	12,710	10,792

Accounting policy

Trade and other payables represent liabilities for goods and services provided to the Group prior to the end of the financial period that are unpaid. The amounts are unsecured and are usually paid within 30 days of recognition.

Liabilities in Senegal owned subsidiaries

	2021 \$'000	2020 \$'000
Amounts owing FCFA	7,733	6,970
Amounts owing USD	1,085	1,494
Amounts owing AUD	1,753	866
	10,571	9,330

Included in liabilities due in Senegal owned subsidiaries are liabilities in relation to payroll responsibilities. Due to the Group's funding issues MGO has not been able to fulfil payroll compliance requirements, including filing and payment of payroll taxes. An estimate of possible penalties and interest charges has been included in payroll and related taxes and other liabilities. The management of MGO and Bassari Senegal are in regular contact with the local authorities whilst they are in the process of ensuring compliance with all local filing requirements.

8. FINANCIAL LIABILITIES

	2021 \$'000	2020 \$'000
Current Financial Liabilities		
Loan facility and offset account (i)	11,354	14,452
Private equity loan facilities (ii)	11,221	-
Bank overdraft (iii)	-	1,765
Other loans (iv)	1,301	1,336
Convertible notes (v)	700	700
Total Financial liabilities	24,576	18,253

Detail of financial liabilities

(i) Coris Bank Loan

The loan balance relates to the Project facility arrangement between Makabingui Gold Operation SA ("MGO") and Coris Bank International Ltd. During the previous year MGO completed the drawdown of the full facility of Fcfa 7 billion. The transactions of the loan account and the sequester account offsetting the balance were as follows:

	Loan Account	Offset Account	Net Balance
	\$'000	\$'000	\$'000
Loan balance brought forward	14,638	(186)	14,452
Interest for the period	2,016	-	2,016
Bank overdraft and offset account			
assumed	1,580	185	1,765
Repayments	(6,792)	-	(6,792)
Foreign exchange variance	(88)	1	(87)
Balance on 31 December 2021	11,354	-	11,354

The key terms of the loan are as follows:

Total facility	Fcfa 7 billion (\$17.067 million at year end rates)
Interest rate	9% pa
Repayment terms	After loan drawdown, repayable after first 6 months interest only, in 12 monthly payments.
Security	Secured by mortgage over Sambarabougou Exploitation Permit and assets of Makabingui Gold Operations, SA.

During the year the Group entered into an agreement with Coris to settle the loan balance, the offset account, the Coris bank overdraft and penalty charges and interest (see note (ii) for details of funding of Coris settlement). The amount due was fully settled in March 2022.

8. FINANCIAL LIABILITIES (cont'd)

(ii) Private equity loan facilities

Following the appointment of the new Directors in May 2021, the Board and management secured a short term loan facility with Oceanic Capital Pty in order to pay creditors and provide working capital for the Group. At 31 December the amount of the facility drawn down was \$3.515 million. The details of the loan facility re as follows.

- Lender Oceanic Capital Pty Ltd ("Oceanic")
- Term On demand
- Interest rate
 15% per annum
- Discount rate 12% per annum

Interest of \$95k has been accrued at 31 December 2021.

The Company also secured a long-term substantial funding package of \$15,000,000. This facility was used to settle the Coris loan facility, and other significant creditors. At 31 December 2021 the amount drawn down was \$7.705 million. The details of the loan facility include:

- Lender Bishop Resources (UK) Ltd. ("Bishop")
- Loan amount AUD15 million
- Interest rate
 15% per annum
- Loan period 36 months from settlement date
- Security
 Pledge by Bassari Mauritius Holding No 2 Ltd of its shareholding in MGO

Interest of \$145k has been accrued at 31 December 2021.

Subsequent to the year-end, and following the securing of the two debt financing facilities described above, the directors entered into a suite of agreements with Bishop to amend the loan facility, increasing the amount to \$25 million, with total drawdowns approximating \$29.34 million when the share sale discussed in note 21 occurred. In addition, agreements were entered into with Oceanic and BCM International Ltd for the Company's indebtedness to these parties to be assigned to Bishop. All the required approvals in Senegal, for Makabingui Gold Resources SA ("MGO") to enter into these agreements were obtained at MGO Board level including Government appointees to the MGO Board and documents registered in the various Senegalese authorities' records. See note 21 for further details of settlement arrangements with Bishop.

(iii) Bank overdraft

During the year access to the Coris bank account was withdrawn. The balance was subsequently rolled into the Coris loan account as part of the negotiated settlement.

(iv) Other loans

Other Loans of \$930k relate to advances received from Senegal Nominees, a company incorporated in Senegal for the purpose of providing working capital, and a short-term working capital loan from ORABank amounting to \$371k.

Alex Mackenzie, the ex-Chairman of Bassari Resources Limited, has a financial interest in Senegal Nominees. The loan is provided free of interest and is repayable upon demand of the provider.

(v) Convertible notes

Convertible notes remain outstanding. Interest charged during the year of \$56,000 (2020: \$56,000) was charged to profit or loss in relation to interest on the current unsecured loan facility. Interest has been accrued and included in other payables. Interest accrued on the convertible notes amounts to \$0.398 million. The convertible notes all passed the redemption dates in 2015 and 2016. Subsequent to the end of the financial year, BCM International Ltd entered into a Deed of Assignment with Bishop Resources (UK) Ltd ("Bishop") to assign the Convertible Note principal and interest accrued to 31 March 2022 to Bishop and for the total debt of Bishop to be settled by the issue of Bassari shares.

8. FINANCIAL LIABILITIES (cont'd)

Accounting policy

Loans and borrowings are initially recognised at the fair value of the consideration received, net of transaction costs. They are subsequently measured at amortised cost using the effective interest method.

Finance costs attributable to qualifying assets are capitalised as part of the asset. All other finance costs are expensed in the period in which they are incurred. During the period, no interest costs were capitalised into the mine development asset as activities at the project were on hold.

Convertible notes are accounted for as the aggregate of a liability component and an equity component. At initial recognition, the fair value of the liability component of the convertible note is determined using a market interest rate for an equivalent non-convertible note. The remainder of the proceeds is allocated to the conversion option as an equity component, recognised in the Statement of Changes in Equity. Transaction costs associated with issuing the convertible notes are allocated to the liability and equity components in proportion to the allocation of proceeds. The liability component is subsequently carried at amortised cost, calculated using the effective interest method, until extinguished in conversion or maturity.

9. **PROVISIONS (CURRENT)**

	2021	2020
	\$'000	\$'000
Employee entitlements	748	514

Accounting policy

Wages and Salaries, Annual Leave and Sick Leave

Liabilities for wages and salaries, including non-monetary benefits, annual leave and accumulating sick leave expected to be settled within 12 months of the end of the financial reporting period are recognised in liabilities in respect of employees' services rendered up to the end of the financial reporting period and are measured at amounts expected to be paid when the liabilities are settled. Liabilities for non-accumulating sick leave are recognised when leave is taken and measured at the actual rates paid or payable. Liabilities for wages and salaries are included as part of Other Payables and liabilities for annual and sick leave are included as part of Employee Entitlement Provisions.

10. CONTRIBUTED EQUITY

(a)	Ordinary Shares Paid-up capital	2021 \$000	2020 \$000
	2,418,855,633 (2020: 2,418,855,633) fully paid ordinary shares	79,037	79,037
Reco	onciliation of movement in contributed equity		
	On 1 January 2019	2,375,554,967	78,392
	On 31 December 2020 Share placement at 1.5 cent	2,375,554,967 12,199,998	78,392 183
	Share placement at 1.5 cent Cost of placement	31,100,668	466 (4)
	Total for the financial year	43,300,666	645
	On 31 December 2020 and 2021	2,418,855,633	79,037

(b) Options

The Company issued no options during the year and had no options outstanding on 31 December 2021.

Accounting policy

Ordinary share capital is recognised at the fair value of the consideration received by the Company. Any transaction costs arising on the issue of new shares or options are recognised directly in equity as a reduction of the share or option proceeds received. Ordinary share capital bears no special terms or conditions affecting income or capital entitlements of the shareholders.

Rights Attached to Equity Holdings

(a) Ordinary Shares

Fully paid ordinary shares carry one vote per share and carry rights to dividends.

Ordinary shareholders are entitled to participate in dividends and the proceeds on winding up of the company in proportion to the number of and amounts paid on the shares held.

Every ordinary shareholder present at a meeting in person or by proxy is entitled to one vote on a show of hands or by poll.

On 31 December 2021 there were no partly paid shares outstanding.

(b) Options

No options have been exercised during the year and there were no options outstanding at the end of the 2021 financial year.

10. CONTRIBUTED EQUITY (cont'd)

Capital Risk Management

The Group considers its capital to comprise its ordinary share capital and accumulated losses.

In managing its capital, the Group's primary objective is to ensure its continued ability to provide a consistent return for its equity shareholders through capital growth. In order to achieve this objective, the Group seeks to maintain a gearing ratio that balances risks and returns at an acceptable level and also to maintain a sufficient funding base to enable the Group to meet its working capital and strategic investment needs. The company has not been able achieve this at year end. Subsequent to the year end the Company has entered into financing arrangements with Bishop Resources (UK) Ltd. See note 21 *Subsequent Events* for details of subsequent funding arrangements.

The Group has utilised short term borrowings to fund initial project investment to supplement equity raised in the market. The basis for deciding on the level of debt funding to undertake is market conditions, the availability of debt and equity funding and balancing short term and long-term funding aims.

11. RESERVES

2021 \$'000	2020 \$'000
-	3 000 7,119
- 1 -	
319	352
6,660	7,471
	\$'000 6,341 319

(a) Foreign Currency Translation Reserve

(i) Nature and purpose of reserve

This reserve is used to record the exchange differences arising on translation of foreign operations where the foreign operation's functional currency is different from the Group's presentation currency.

(ii) Movements in Reserve

	2021	2020
	\$'000	\$'000
Balance at the beginning of the year	7,119	6,200
Movement during the year	(778)	919
Balance at end of year	6,341	7,119

b) Performance Rights Reserve

(i) Nature and purpose of reserve

This reserve records the value of the performance rights issued by the Company. At the Group's AGM, in 2017 it was resolved to award long term performance rights to key personnel of the Group, and performance rights were awarded to 18 officers of the Group. The performance rights were issued in two tranches and details were as follows:

Grant Date	Expiry Date	Exercise Price	Balance at start of the year	Granted	Exercised	Expired/ forfeited/ other (i)	Balance at the end of the year
31/5/2017	31/5/2022	\$0.00	20,000,000	-	-	(2,000,000)	18,000,000

11. RESERVES (cont'd)

The performance rights vest upon the Group achieving a market capitalisation of \$105 million.

To value the performance rights the Group used Monte-Carlo simulation model to value the rights. The inputs and assumptions used in the valuation are as follows:

Input	
Number of rights	22,000,000
Valuation Date	20 April 2017
Vesting Period	5 years from date of issue
Spot Price	\$0.018
Volatility	90%
Vesting Condition	BSR achieving a market
	capitalisation of
	\$105,000,000 or more
Estimated vesting period	3.94 years
Risk Free Rate	2.04%
Dividend Yield	0%
Value per performance right	\$0.0157

(ii) Movements in Reserve

	2021 \$'000	2020 \$'000
Balance at beginning of the year	352	583
Expense during the year	32	91
Lapsed during the year	-	(322)
Forfeited during the year	(65)	-
Balance at end of year	319	352

During the period an expense of \$32,000 was recorded in relation to performance rights. An adjustment of \$65,000 was recorded to account for employees leaving prior to performance hurdles being met.

12. EMPLOYMENT - CONSULTING COSTS

	2021 \$'000	2020 \$'000
Salaries, wages, on-costs and consultant fees	1,711	1,342
Share based payments *	(33)	91
Superannuation – defined contribution	2	7
	1,680	1,440

* Cost relates to amortisation of performance rights over the vesting period, less the reversal of amortisation of performance rights forfeited during the year. For details see note 11(b).

13. EXPENSES

During the previous year the Group's activities at the MGO Project were suspended due to the impacts of COVID-19 and the availability of funds, as described in note 3. As a result, expenditure incurred on the project during the current and prior periods was minimal.

(a) Project costs

Project costs recorded in the statement of profit or loss and other comprehensive income relate to costs incurred on the development of the mine site during the period that operations were suspended. The costs related to fuel, costs of running the camp, security, consultant costs and other related costs.

(b) Impairment

During the year ended 31 December 2020, Impairments were recognised on the Mining and Development assets, exploration assets and property plant and equipment. The amounts were:

	2021 \$'000	2020 \$'000
Development expenditure	-	17,756
Exploration expenditure	-	6,338
Property plant and equipment	-	315
	-	24,409
14. INCOME TAXES		
	2021 \$'000	2020 \$'000
Income tax recognised in profit or loss		
Tax expense comprises:		
Current tax expense	-	-
Deferred tax expense relating to the origination and		
Reversal of temporary differences	-	-
Total tax expense		-

The prima facie income tax expense on pre-tax accounting losses from operations reconciles to the income tax expense in the financial statements as follows:

	2021 \$'000	2020 \$'000	
Loss from operations	(8,355)	(31,305)	
Income tax calculated at 26% (2020 – 27.5%) Income tax of other members of the tax consolidated group (net of inter-company transactions Add tax effect of:	(2,172)	(8,609)	
Non-deductible expenses/ (non-assessable items)	9	6,712	
Less tax effect of: Unused tax losses not recognised as deferred tax assets	2,163	1,897	_
		-	_

14. INCOME TAXES (cont'd)

Deferred tax assets not brought to account, the benefits of which will only be realised if the conditions for deductibility set out below occur:

Tay has after a large (many a second time large)	2021 \$'000	2020 \$'000
Tax benefit of losses (revenue or operating losses) Australia	4,572	4,724
	4,572	4,724

Tax losses have been adjusted for prior income tax returns lodged. Refer to comment below regarding review of tax loss availability

Accounting policy

The income tax expense for the period is the tax payable on the current period's taxable income based on the national income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences between the tax base of assets and liabilities and their carrying amounts in the financial statements and to unused tax losses.

Deferred tax assets and liabilities are recognised for all temporary differences, between carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases, at the tax rates expected to apply when the assets are recovered or liabilities settled, based on those tax rates which are enacted or substantively enacted for each jurisdiction. Exceptions are made for certain temporary differences arising on initial recognition of an asset or a liability if they arose in a transaction, other than a business combination, that at the time of the transaction did not affect their accounting profit or taxable profit.

Deferred tax assets are only recognised for deductible temporary differences and unused tax losses if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets and liabilities are not recognised for temporary differences between the carrying amount and tax bases of investments in subsidiaries, associates and interests in joint ventures where the parent entity is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Current and deferred tax balances relating to amounts recognised directly in equity are also recognised directly in equity.

Critical accounting estimates, assumptions and judgements

The benefit of the tax losses has not been brought to account on 31 December 2021 because the directors do not believe it is appropriate to regard realisation of the deferred tax asset as being probable at this point in time. These tax losses are also subject to final determination by the Taxation authorities when the Group derives taxable income. The benefits will only be realised if:

- (a) The Company and its subsidiaries derive future assessable income of a nature and of an amount sufficient to enable the benefit of the deduction for the losses to be realised.
- (b) The Company and its subsidiaries continue to comply with the conditions for the deductibility imposed by law; and
- (c) No changes in the tax legislation adversely affect the Company and its subsidiaries in realising the benefit of the losses.

14. INCOME TAXES (cont'd)

Other matter - availability of carry forward tax loses

Australian tax losses are subject to further review by the Group to determine if they satisfy the necessary legislative requirements under the Income Tax legislation for the carry forward and recoupment of tax losses.

Any tax losses in Senegal would also be available to be carried forward, together with previous exploration expenditure incurred on mining projects in Senegal. No Senegal tax losses have been recognised in this financial report.

15. DIVIDENDS

During the financial year, no dividends were paid. The directors have not recommended the payment of a dividend.

16. CONTINGENT LIABILITIES

Senegal tax assessment

Bassari Resources Senegal SARL, a subsidiary of Bassari Resources Limited, has been subject to a review in Senegal in relation to taxes payable in that country. A notification of tax adjustment was received in September 2015, followed by confirmation of tax adjustment received in November 2015, claiming an amount equivalent to \$A17.6 million. The amount notified was in relation to Value Added Tax ("VAT"), import duties and taxes on expenditures incurred in Senegal and other taxes, including corporate tax.

Bassari Resources Senegal SARL has operated from incorporation under the Senegal Mining Code in Senegal. The Senegal Mining Code provides the company with a total exemption from the tax regime and taxes of any nature. Accordingly, Bassari refutes the legitimacy of the tax adjustment. The Company has sought and received legal advice that as an exploration company, and according to joint venture agreements signed and approved by the Senegalese Minister of Mines, Bassari benefits from a total tax exemption under Senegalese mining legislation. The directors are therefore satisfied that the position they have taken is supported by strong legal advice.

The directors believe that based on legal advice received that there is no liability, any liability is contingent on a ruling against the company, which the directors consider remote. Accordingly, no liability has been recognised in the current period, and the provision previously made has been reversed.

Other than these matters, the Directors are not aware of any other contingent liabilities on 31 December 2021.

Subsidiary entities consolidated	Country of Incorporation	Class of shares	Percentage owned 2021	Percentage owned 2020
Bassari Resources Senegal SARL	Senegal	Ordinary	100%*	100%*
Bassari Equipment Pty Ltd	Australia	Ordinary	100%*	100%*
Bassari Mauritius Holdings Ltd	Mauritius	Ordinary	100%*#	100%*#
Bassari Mauritius Holdings No 2 Ltd	Mauritius	Ordinary	100%*	100%*
Bassari Mauritius Equipment Ltd	Mauritius	Ordinary	100%*#	100%*#
Douta Mining SA	Senegal	Ordinary	63% ^	63% ^
Makabingui Gold Operation SA	Senegal	Ordinary	63% ~	63%

17. SUBSIDIARIES

* The proportion of ownership interest is equal to the proportion of voting power held.

Companies incorporated in February 2010 have been dormant from incorporation to 31 December 2021

^ Douta Mining SA was incorporated in Senegal in 2011.

~ Makabingui Gold Operation SA was incorporated in Senegal in 2018.

18. PARENT ENTITY INFORMATION

Information relating to Bassari Resources LimitedFinancial PositionCurrent assets62Non-current assets3,019Total Assets3,08128Current liabilities(6,420)(2,266)
Current assets6224Non-current assets3,0194Total Assets3,08128
Non-current assets 3,019 4 Total Assets 3,081 28
Total Assets 3,081 28
Current lightliting (6.400) (2.266)
Current liabilities(6,429)(2,266)Non-current liabilities
Total Liabilities (6,429) (2,266)
Net Liabilities (3,348) (2,238)
Contributed equity 85,367 85,367
Reserves 319 352
Accumulated losses (89,034) (87,957)
Total Equity (3,348) (2,238)
2021 2020
\$'000 \$'000
Financial Performance
Total revenue
Loss for the year (1,077) (56,298)
Comprehensive income for the year (1,077) (56,298)

The parent company has not entered into any guarantees with its controlled entities or associates.

Capital Commitments

There are no commitments for the acquisition of plant and equipment contracted for at the reporting date.

Finance Leases

There are no commitments in relation to finance leases.

Contingent Liabilities

The parent entity is not subject to any liabilities that are considered contingent upon events known at balance date.

19. FINANCIAL RISK MANAGEMENT

(a) General objectives, policies and processes

In common with all other businesses, the Group is exposed to risks that arise from its use of financial instruments. This note describes the Group's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout these financial statements. There have been no substantive changes in the Group's exposure to financial instrument risks, its objectives, policies and processes for managing those risks or the methods used to measure them from previous periods unless otherwise stated in this note.

The Group's principal financial assets comprise cash and cash equivalents. The main purpose of these financial instruments is to finance the Group's operations in Senegal and Australia. The Group has various other financial assets and liabilities such as trade and other receivables, trade and other payables, and financial liabilities, which arise directly from its operations. It is, and has been through the entire period, the Group's policy that no trading in financial instruments shall be undertaken.

The main risks arising from the Group's financial instruments are cash flow interest rate risk, foreign currency translation risk and liquidity risk. The Board has overall responsibility for the determination of the Group's risk management objectives and policies and, whilst retaining ultimate responsibility for them, it has delegated the authority for designing and operating processes that ensure the effective implementation of the objectives and policies to the Group's finance function. The Groups' risk management policies and objectives are therefore designed to minimize the potential impacts of these risks on the results of the group where such impacts may be material.

	2021	2020
	\$'000	\$'000
Financial Assets		
Cash and cash equivalents	618	3
Other receivables	73	47
Total Financial Assets	691	50
Trade and other payables	12,710	10,792
Financial liabilities	24,576	18,253
Total Financial Liabilities	37,286	29,045

19. FINANCIAL RISK MANAGEMENT (cont'd)

(b) Interest Rate Risk

The Group's exposure to interest rate risk, which is that a financial instrument's value will fluctuate as a result of changes in market interest rates, relates primarily to cash as disclosed in note 2. At balance date the Group had the following mix of financial assets and liabilities that were subject to interest:

	2021	2020
	\$'000	\$'000
Cash and cash equivalents – variable rates	618	3
Overdraft – variable rates	-	(1,765)
Loans payable – fixed rates	(22,575)	(14,452)
Loans payable – interest free	(1,301)	(1,336)
Convertible Note liabilities – fixed rate	(700)	(700)
Net Financial Liabilities	(23,958)	(18,250)

The Group's exposure to interest rate risk, as well as potential opportunities, are constantly reviewed, and consideration given to available products and the relative benefits of available fixed and variable instruments. The following sensitivity analysis is based on the interest rate risk/opportunity in existence at balance date.

At the year-end date, if interest rates had moved as illustrated in the table below, with all other variables held constant, post-tax profit and equity would have been affected as follows:

	2021	2020	
	\$'000	\$'000	
Judgements of possible movements:			
+1% (100 basis points)	(6)	(17)	
-1% (100 basis points)	6	17	

The Group's interest rates are fixed for Loan payables and Convertible Note liabilities. Cash and cash equivalents and the overdraft balances are subject to variable rates and compose the basis for the sensitivities in the table above.

(c) Credit Risk

Credit risk is the risk that the other party to a financial instrument will fail to discharge their obligation resulting in the Group incurring a financial loss. This usually occurs when debtors or counterparties to derivative contracts fail to settle their obligations owing to the Group. The Group's main credit risk is associated with bank default. However, the Group invests most of its cash with financially sound Australian banking institutions. The Group's maximum credit risk is \$618,000 (2020: \$3,000).

(d) Fair Values

The following methods and assumptions are used to determine the net fair values of financial assets and liabilities:

Cash, cash equivalents: The carrying amount approximates fair value because of their short term to maturity.

Trade receivables and payables: The carrying amount approximates fair value because of their short term to settlement.

Borrowings – overdraft and loan advances: The amounts are carried at amortised cost and are short term in nature as the balances are repayable in less than 12 months. Therefore the carrying amounts approximate fair value.

Borrowings – convertible notes: The carrying amount approximates fair value because of their short-term nature. Fair value is calculated upon recognition and interest charged on fair value.

19. FINANCIAL RISK MANAGEMENT (cont'd)

(e) Liquidity Risk Management

Liquidity risk is the risk that the Group may encounter difficulties raising funds to meet commitments associated with financial instruments.

Ultimate responsibility for liquidity risk management rests with the Board of directors which has built an appropriate liquidity risk framework for the management of the group's short, medium and long-term funding and liquidity management requirements.

Trade and other payables are contractually due within 6 months.

Loans received are short term and are repayable within 18 months of receipt according to agreed terms. Subsequently repayment terms have been renegotiated.

(f) Commodity Price Risk

The Group is exposed to Commodity Price Risk. The risk arises from is activities directed at exploration and development of mineral commodities. If commodity prices fall, the market for companies exploring for these commodities is affected. The Group does not hedge its exposures. None of the Group's financial instruments are currently impacted by commodity price risk.

(g) Foreign currency translation risk

The Group's operations are carried out in Senegal and consequently the Group undertakes transactions in foreign currency and is exposed to foreign currency risk through foreign currency rate fluctuations. Foreign exchange risk arises from future commercial transactions and recognised financial assets and financial liabilities denominated in a currency that is not the entity's functional currency.

On 31 December the Group's financial instruments denominated in other currencies was as follows:

	2021	2020	2021	2020
	Fcfa '000	Fcfa '000	\$'000	\$'000
Cash and cash equivalents	254,048	568	603	1
Trade and other receivables	10,000	10,000	24	24
Trade and other payables	(3,258,567)	(3,846,317)	(7,733)	(9,331)
Financial liabilities	(5,353,751)	(7,205,019)	(12,730)	(17,478)
Net Financial (Liabilities)/Assets	(8,348,270)	(11,040,768)	(19,836)	(26,784)

The risk is measured using sensitivity analysis and cash flow forecasting. At 31 December a variance in the exchange rate would have resulted in the following sensitivities:

	AUD up 3% (2020: 4%)		AUD down 5% (2020: 12%)	
	2021	2020	2021	2020
	\$'000	\$'000	\$'000	\$'000
Net Asset	577	11,008	(1,044)	(16,558)
Equity	577	11,008	(1,044)	(16,558)
Profit after tax	-	-	-	-
Foreign exchange gain/loss	577	11,008	(1,044)	(16,558)

Over the year the foreign exchange rate with the Senegal FCFA varied between a high of FCFA503.32 to \$1 and a low of FCFA398.88 to \$1. However the high was anomalous, occurring on a single day and falling back the next day. The variance throughout the year, ignoring this one day was 8% maximum, with a 3% variance above the average, and 5% below the average exchange rate. Therefore 3% increase and a 5% decrease are considered a reasonable measure of sensitivity.

The Group has previously not taken measures to manage the risk of foreign currency rate fluctuations impacting the translation of foreign operations as such measures would have required the availability of surplus funds. The development of the mining operations has provided the opportunity to raise project funding locally to manage foreign currency risk. This funding was raised in Senegal francs, which is referenced to the Euro. Purchases are, largely made in Senegal francs or US dollars. Management will continue to manage foreign currency translation risk in accordance with the availability of funding and the requirements of project funding.

20. AUDITOR'S REMUNERATION

During the year the auditor of the Company earned the following remuneration:

	2021 \$	2020 \$
Audit or review of financial reports of the Group BDO Audit Pty Ltd	110,000	90,000
Firms not related to the lead auditor Audit services	22,743	37,195
Total remuneration	132,743	127,195

The auditor did not receive any other benefits.

21. EVENTS SUBSEQUENT TO THE END OF THE FINANCIAL YEAR

The Company has fundamentally changed its focus following the disposal of its entire shareholding interest in MGO to Bishop Resources Limited. This was announced to shareholders on our website (www.bassariresources.com) on 1 August 2023. This disposal of this interest was via completion of a share sale agreement entered into by the Company with Bishop Resources Limited on 23 February 2023 ("MGO Share Sale Agreement").

The following subsequent events disclosure provides information on the Group securing an extension to its permit over the MGO Project, the status of the Moura Permit, funding activities post balance date leading up to the disposal of its interest in MGO and information on the completed MGO Share Sale Agreement with Bishop Resources Limited and the objectives of the Company post this transaction.

MOU with State of Senegal

The Company and MGO entered a Memorandum of Understanding with the Department of Mines and Geology and the Government of Senegal to secure confirmation of the standing of the Sambarabougou Exploitation Permit, granted in July 2017 and its renewal following its expiry after 5 years in July 2022. Confirmation of the renewal of the permit for a further 5-year term was received from the Government of Senegal on 1 June 2022.

Moura Permit

After the end of the period, Bassari's joint venture partner made a claim of full title to the land area included in the Moura permit. Bassari has been defending its position. Completion of the MGO Share Sale Agreement transfers the Group's interest in the Moura permit to Bishop Resources Limited.

Funding

During the period and after period end, the Company entered into several funding agreements and, ultimately, a Share Sale Agreement with Bishop Resources UK Ltd. The timeline leading to the MGO Share Sale Agreement was as follows:

- Entered into an initial \$400,000 loan facility from Oceanic Capital Pty Ltd in 2021 calendar year, secured over the assets of the Company, subsequently increased to \$900,000 and increased further with the funds drawdown being approximately \$3.359 million. On 4 April 2022 the Company entered into a Deed of Assignment which assigned the amount owing on this loan facility as an amount owing to Bishop Resources (UK) Limited.
- Agreements entered into with convertible note holders, BCM International Ltd, for the Company's indebtedness to these parties of \$1.113 million to be assigned to Bishop Resources Limited.
- Entered into a long term (36 months) funding package from Bishop Resources (UK) Ltd of \$15,000,000 in October 2021, which allowed significant liabilities owed by the Group at the time (including Coris Bank International) to be repaid. The loan facility with Bishop Resources (UK) Ltd) was used to pay off the Coris debt facility in full, providing total payments of US13.3 million, with the final payment made on 15 March 2022.

21. EVENTS SUBSEQUENT TO THE END OF THE FINANCIAL YEAR (cont'd)

- The loan facility from Bishop Resources (UK) Ltd was amended to increase the amount to \$25 million, with drawdowns approximating \$29.34 million occurring prior to completion of the MGO Share Sale Agreement with Bishop Resources Limited.
- Consideration in the MGO Share Sale Agreement includes extinguishing of all amounts owing to Bishop Resources (UK) Ltd and Bishop Resources Limited in return for disposal of the Company's interest in the MGO Project.

Term Sheet (subsequently superseded, see next heading, "Share Sale Agreement")

On 31 August 2022 the Company entered into a binding term sheet with Bishop Resources NL ("Bishop") and its subsidiary Bishop Resources (UK) Ltd. The term sheet set out an agreement for Bishop to acquire a 100% interest in Bassari Mauritius Holding No 2 Ltd ("Bassari Mauritius") and Bassari Resources Senegal Ltd ("Bassari Senegal"). Bassari Mauritius and Bassari Senegal are the holders of Bassari's projects, including its 63% shareholding in Makabingui Gold Operation SA ("MGO").

Completed Share Sale Agreement

This Term Sheet was replaced with a Share Sale Agreement signed by Bassari and Bishop on 23 February 2023 which adopts the terms and conditions, with minor changes, of the Term Sheet. The MGO Share Sale Agreement conditions precedent have been met and completion of the transaction was achieved on 31 July 2023, including the issue of \$2 million of Bishop consideration shares.

Other terms of the Share Sale Agreement include:

- Provide cash contribution to the costs and expenses of Bassari on an incurred basis of up to a maximum \$500,000;
- Provide an effective cash payment of \$1 to cancel all debt and any accrued interest provided under the deed of loan between Bassari and Bishop on or about 4 April 2022, which will be discharged and no longer owing by Bassari.
- Issue of 3 million worth of shares upon the receipt of a JORC 2012 report on the Makabingui Gold Project containing a minimum of 1 million ounces (at a minimum grade 2.6g/t) within 3 years of Completion at an issue price being the IPO price, with pro rata adjustment to the number of Shares to be issued should the JORC 2012 report identify less than 1 million ounces in the Makabingui Gold Project resource and should a JORC 2012 report not be issued within 3 years of Completion date, \$3 million worth of shares will be issued;
- Cancel the existing Bishop debt at Completion, totalling an estimated \$29.34 million; and
- Assume other Bassari debts approximating \$1.75 million, through the execution of debt assumption agreements between Bishop, Bassari and each creditor for the satisfaction of such debts via the issue of Shares at the IPO price or on such terms as may be agreed by the applicable parties.

The Directors intend to undertake the following now that the Share Sale Agreement with Bishop has been completed:

• The Board will call a shareholder meeting for approval to make an in-specie distribution of Bishop shares received.

Subsequent to the end of the financial period, ASIC has taken action against Bassari Resources Limited for failing to lodge half-year and annual financial reports within the required time for lodging reports. ASIC has also taken action for failing to hold annual general meetings for 2020 and 2021 within the required time frame. The charges will be heard in Perth on 15 September 2023, by which time the outstanding audited financial reports with ASIC.

Other than the matters referred to in the above paragraphs, there have been no significant events that have occurred subsequent to 31 December 2021 that require disclosure in the financial report.

22. RELATED PARTY TRANSACTIONS

Transactions between related parties are on normal commercial terms and conditions no more favourable than those available to other parties except in relation to the transactions stated below. Transactions with related parties:

• Director Related Entities

Consulting fees of \$- (2020: \$171,500) were paid to MA Consulting a company in which Mr Alex Mackenzie holds a financial interest. The fees were paid on normal commercial terms, for in country (Senegal) consulting and advisory services provided.

No loans were made to directors or director-related entities during the year.

In prior years funds were received to assist with working capital from Senegal Nominees, a company incorporated in Senegal in which former director Alex Mackenzie is a shareholder. The balance on 31 December 2021 of the funds advanced to the Group was \$931,000 (2020: \$957,000). Amounts were advanced to Bassari Resources Senegal SARL and Makabingui Gold Operation SA with no set term for repayment and are interest free.

23. KEY MANAGEMENT PERSONNEL DISCLOSURES

Directors

The following persons were directors of Bassari Resources Limited during the financial year:

Mr Alex Mackenzie (removed 7 May 2021) Mr Ian Riley (appointed 16 December 2021) Mr Modou Guene Mr John Traicos (appointed 7 May 2021) Mr Malik Easah (appointed 7 May 2021) Mr Conrad Karageorge (appointed 7 May 2021, resigned 13 November 2021) Mr Andrew Goode (appointed 1 June 2021)

For information on change of directors after balance date, refer Note 21 *Events subsequent to the end of the financial year.*

Other key management personnel

No other person had the authority and responsibility for planning, directing and controlling the major activities of the Group, directly or indirectly, during the financial year:

Compensation

The aggregate compensation made to directors and other key management personnel of the Group is set out below:

	2021 \$	2020 \$
Short-term employee benefits	886,159	516,764
Share-based payments		33,787
	886,159	550,551

24. NEW STANDARDS AND INTERPRETATIONS

(a) New, Revised or Amending Accounting Standards and Interpretations Adopted

The Group has adopted all of the new and revised Standards and Interpretations issued by the Australian Accounting Standards Board ("AASB") that are relevant to their operations and effective for the year.

The Group adopted AASB 16 *Leases* during the year. The Group does not have any material operating leases commitments that will be accounted for under this standard.

Accordingly, the Group's lease arrangement disclosures have not been materially impacted by the adoption of this standard.

(b) New, Revised or Amending Accounting Standards and Interpretations Not Yet Effective

The Group has not adopted any revised or amending standards not yet effective early. The Directors believe there are no revisions or amendments that would materially impact the content and presentation of the financial report.

DIRECTORS' DECLARATION

In the opinion of the directors of Bassari Resources Limited (the Company):

- (a) The financial statements and accompanying notes of the Group are in accordance with the *Corporations Act 2001*, including:
 - giving a true and fair view of the Consolidated Entity's financial position as at 31 December 2021 and of its performance for the year ended on that date; and
 - (ii) complying with Accounting Standards and the Corporations Regulations 2001;
- (b) Subject to the matters disclosed in Note 1(c) there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable; and

Signed in accordance with a resolution of the Board of Directors made pursuant to section 295(5) of the *Corporations Act 2001*. This declaration is made in accordance with a resolution of the directors.

John Traicos Executive Chairman

Perth, 11 September 2023



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INDEPENDENT AUDITOR'S REPORT

To the members of Bassari Resources Limited

Report on the Audit of the Financial Report

Disclaimer of opinion

We were engaged to audit the financial report of Bassari Resources Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 31 December 2021, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial report, including a summary of significant accounting policies and the directors' declaration.

We do not express an opinion on the accompanying financial report of the Group. Because of the significance of the matter described in the *Basis for disclaimer of opinion* section of our report, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on this financial report.

Basis for disclaimer of opinion

Going Concern

As disclosed in Note 1(c) to financial report, the directors have prepared the financial statements on a going concern basis. As disclosed in Note 21, the Company has disposed of its interest in Bassari Mauritius Holding No.2 Limited (BMHL) and Makabingui Gold Operations SA (MGO) post balance date to Bishop Resources Limited ('Bishop') and no longer holds any operating assets. In order to continue as a going concern, the Company is reliant on consideration to be received from the disposal, which includes Bishop settling certain liabilities on behalf of the Company and providing a \$500,000 cash contribution via funding ongoing expenditure. At the date of issuing this financial report, there remains uncertainty as to whether the Company will be wound up or there will be a continuity of normal business activity after collection and distribution of the consideration to be received from Bishop. As a result, we have been unable to obtain sufficient appropriate audit evidence to support the financial report being prepared on a going concern basis.



Bassari Mauritius Holding No.2 Limited (BMHL) and Makabingui Gold Operations SA (MGO)

At balance date, BMHL was a wholly owned subsidiary of the Company and held its 63 percent interest in MGO, a company incorporated in Senegal. As per Note 3 to the financial report, MGO holds the Group's mining and development asset (Makabingui Gold Project) which relates to the Sambarabougou exploitation permit in Senegal. This is carried at \$53,078,000 on the consolidated statement of financial position as at 31 December 2021 (2020 \$54,431,000), which represents over 98 percent of the Group's total assets.

We have been unable to obtain sufficient appropriate audit evidence to support the financial position of the of BMHL and MGO as at 31 December 2021 and the financial performance for the year then ended. Consequently, we were unable to determine whether any adjustments to the asset balance was necessary.

Financial Liabilities

As per Note 8(ii) to the financial report, at 31 December 2021 the Group has recorded a financial liability owing to Oceanic Capital Pty Ltd of \$3,515,000 and loan payable to Bishop Resources Limited of \$7,705,000. As per Note 8(iii) to the financial report, at 31 December 2021 the Group has recorded other loans totalling \$1,301,000. We have been unable to obtain sufficient appropriate audit evidence to support the balances owing at period end as recorded in Note 8(ii) and Note 8(iii). Consequently, we were unable to determine whether an adjustment to this balance was necessary.

Events after Balance Date

The Company has not yet prepared its financial report for the half-year ended 30 June 2023 and the audit of the 31 December 2022 financial report is incomplete at the date of this report. Consequently, we were unable to determine whether any adjustments were required in respect of financial position, performance and/or disclosures were necessary.

Responsibilities of the directors for the Financial Report

The directors of the Company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the *Corporations Act 2001* and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.

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



Auditor's responsibilities for the audit of the Financial Report

Our responsibility is to conduct an audit of the financial report in accordance with Australian Auditing Standards and to issue an auditor's report. However, because of the matter described in the Basis for disclaimer of opinion section of our report, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on the financial report.

We are independent of the Group in accordance with the Corporations Act 2001 and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (including Independence Standards) (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

BDO Audit Pty Ltd

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David Garvey Director

Melbourne, 11 September 2023