

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED DECEMBER 31, 2024, AND 2023

(Unaudited)

MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL REPORTING

The condensed interim consolidated financial statements of Global Energy Metals Corporation are the responsibility of the Company's management. These condensed consolidated financial statements are prepared in conformity with International Financial Reporting Standards as issued by the International Accounting Standards Board and reflect management's best estimates and judgment based on information currently available.

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

Condensed Interim Consolidated Statement of Financial Position As at December 31, 2024 and June 30, 2024

(Expressed in Canadian dollars)

	December 31,	June 30,
	2024	2024
	- \$ -	- \$ -
ASSETS		
Current assets		
Cash	63,297	35,848
Receivables (Note 4)	48,447	25,745
Marketable securities (Note 4)	801,968	877,187
	913,712	938,780
Deposits	8,362	8,362
Exploration and evaluation assets (Note 5)	3,370,025	3,335,096
Total assets	4,292,099	4,282,238
LIABILITIES		
Current liabilities		
Accounts payable and accrued liabilities (Notes 4,6,8)	216,026	532,326
Total liabilities	216,026	532,326
SHAREHOLDERS' EQUITY		
Share capital (Note 7)	14,248,868	13,599,368
Reserves (Note 7)	1,615,707	1,840,926
Deficit	(11,788,502)	(11,690,382)
Total shareholders' equity	4,076,073	3,749,912
Total liabilities and shareholders' equity	4,292,099	4,282,238

Nature of operation and going concern (Note 1)

Subsequent events (Note 10)

Approved on behalf of the Board of Directors on February 21, 2025:

<u>"Erin Campbell"</u> <u>"Paul Sarjeant"</u>
Erin Campbell, Director Paul Sarjeant, Director

Condensed Interim Consolidated Statement of Comprehensive Loss For the six months ended December 31, 2024, and 2023

(Expressed in Canadian dollars)

	Three months ended	Three months ended December 31,		d December 31,
	2024	2023	2024	2023
	- \$ -	- \$ -	- \$ -	-\$-
Expenses				
General administrative and office	16,053	5,721	18,804	26,378
Management fees (Note 8)	37,500	37,500	75,000	75,000
Marketing and advertising	-	11,202	-	79,634
Corporate development	15,000	15,000	30,000	45,000
Professional fees (Note 8)	30,781	56,531	71,600	96,508
Filing fees	2,100	3,625	31,083	22,819
Foreign exchange loss	12,852	-	15,715	-
Travel	5,918	-	5,918	1,131
Loss from operations	(120,204)	(129,579)	(248,120)	(346,470)
Other income (Note 4)	-	-	150,000	-
Loss for the period	(120,204)	(129,579)	(98,120)	(346,470)
Other comprehensive loss				
Change in fair value of investment (Note 4)	(108,934)	(114,631)	(225,219)	(53,763)
Comprehensive loss	(229,138)	(244,210)	(323,339)	(400,231)
Loss per share - basic and diluted	(0.00)	(0.01)	(0.00)	(0.02)
Weighted average common shares outstanding - basic and diluted	67,572,127	35,589,002	64,983,540	45,354,382

Condensed Interim Consolidated Statement of Cash Flows For the six months ended December 31, 2024, and 2023

(Expressed in Canadian dollars)

	2024	2023
	- \$ -	- \$ -
Cash flows from operating activities		
Net loss	(98,120)	(346,468)
Items not involving cash:		
Mareketable securites received for finder's fees (Note 4)	(150,000)	-
Changes in non-cash working capital items		
Receivables	(22,702)	15,025
Prepaids	-	10,500
Accounts payable and accrued liabilities	(316,300)	(42,515)
Cash used in operating activities	(587,122)	(363,458)
Cash flows from investing activities		
Exploration and evaluation expenditures	(34,929)	(52,207)
Cash used in investing activities	(34,929)	(52,207)
Cash flows from financing activities		
Share capital issued for cash, net of costs	649,500	318,121
Cash provided by financing activities	649,500	318,121
Decrease in cash	27,449	(97,544)
Cash, beginning	35,848	139,979
Cash, ending	63,297	42,435

Condensed Interim Consolidated Statement of Changes in Shareholders' Equity For the six months ended December 31, 2024, and 2023

(Expressed in Canadian dollars)

	Share of	capital		Re				
	Number of shares	Amount - \$ -	Options reserve	Warrants valuation - \$ -	Accumulated other comprehensive (loss) income - \$ -		Deficit	Total equity
Balance, June 30, 2023 Net loss for the year Private placement, net of issuance cost (Note 7) Change in fair value of investments (Note 4)	42,756,519 - 3,165,608 -	13,285,519 - 318,122 -	1,156,936 - - -	1,143,043 - - -	(302,831) - - (53,763)	1,997,148 - - (53,763)	(10,747,312) (346,469) -	4,535,354 (346,469) 318,122 (53,763)
Balance, December 31, 2023	45,922,127	13,603,641	1,156,936	1,143,043	(356,594)	1,943,385	(11,093,781)	4,453,243
Balance, June 30, 2024 Net loss for the year Private placement, net of issuance cost (Note 7)	45,922,127 - 21,650,000	13,599,368 - 649,500	1,156,936 - -	1,143,043 - -	(459,053) - -	1,840,926 - -	(11,690,382) (98,120)	3,749,912 (98,120) 649,500
Change in fair value of investments (Note 4)	-	-	-		(225,219)	(225,219)	-	(225,219)
Balance, December 31, 2024	67,572,127	14,248,868	1,156,936	1,143,043	(684,272)	1,615,707	(11,788,503)	4,076,073

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

1. NATURE OF OPERATIONS AND GOING CONCERN

Global Energy Metals Corporation (the "Company") was incorporated under the Business Corporations Act of British Columbia on April 27, 2015. The Company is in the business of exploring resource properties. The Company's resource properties are located in Canada, United States, Norway and Australia. The Company's head office, principal address and records of office is 1501 – 128 West Pender Street, Vancouver, British Columbia, Canada, V6B 1R8.

On February 20, 2018, the Company was listed for trading on the OTCQB Venture Market (the "OTCQB Venture") in the United States under the symbol "GBLEF". The Company's common shares continue to trade on the TSX Venture Exchange ("TSX-V") under the symbol "GEMC" as well as the Frankfurt Exchange under the symbol "5GE1".

The unaudited condensed interim consolidated financial statements have been prepared on the assumption that the Company will continue as a going concern, meaning it will continue in operation for the near future and will be able to realize its assets and discharge its liabilities in the ordinary course of operations. Different bases of measurement may be appropriate if the Company is not expected to continue operations for the near future. As at December 31, 2024, the Company had not advanced its resource properties to commercial production and is not able to finance day to day activities through operations. The Company had a working capital of \$697,686 as at December 31, 2024, compared to a working capital of \$406,454 at June 30, 2024, and an accumulated deficit of \$11,788,502 (June 30, 2024 – deficit of \$11,690,382). The Company's continuation as a going concern is dependent upon the successful results from its exploration activities and its ability to attain profitable operations and generate funds there from and/or raise equity capital or borrowings sufficient to meet current and future obligations. These factors may cast significant doubt about the Company's ability to continue as a going concern. Management intends to finance operating costs over the next twelve months with loans from directors and private placements of common shares.

These unaudited condensed interim consolidated financial statements do not include any adjustment to the recoverability and classification of assets amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. These adjustments could be material.

2. BASIS OF PREPARATION

Statement of Compliance

The unaudited condensed interim consolidated financial statements are prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC"). The consolidated financial statements were authorized for issue by the Board of Directors on February 21, 2025.

Basis of Consolidation

The unaudited condensed interim consolidated financial statements include the accounts of the Company and its subsidiaries. The subsidiaries are fully consolidated from the date of acquisition, being the date on which the Company obtains control and continues to be consolidated until the date such control ceases. Details of the controlled entities are as follows:

As of December 31, 2024, the Company's subsidiaries are listed below:

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

2. BASIS OF PREPARATION (CONTINUED)

Name	Country of Incorporation	Interest
U.S. Battery Metals Corp.	United States of America	100%
Element Minerals Australia Pty Ltd.	Australia	100%

Inter-company balances and transactions have been eliminated upon consolidation.

Basis of Measurement

These unaudited condensed interim consolidated financial statements have been prepared on a historical cost basis, except for financial instruments classified as fair value through profit or loss ("FVTPL") or fair value through other comprehensive income ("FVTOCI"), which are stated at their fair value. In addition, these consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information.

The unaudited condensed interim consolidated financial statements are presented in Canadian dollars, which is also the functional currency of the Company and its subsidiaries.

Sources of Estimation Uncertainty

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

Realization of exploration and evaluation assets

The Company assesses its exploration and evaluation assets for possible impairment if there are events or changes in circumstances that indicate that carrying values of assets may not be recoverable, at each reporting period. The assessment of any impairment of exploration and evaluation assets is dependent upon estimates of recoverable amounts that take into account factors such as reserves, economic and market conditions, timing of cash flows and useful lives of assets and their related salvage values.

Site restoration obligations

Provisions are recorded when a present legal or constructive obligation exists as a result of past events where it is possible that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount of obligation can be made.

Restoration liabilities include an estimate of the future cost associated with the reclamation of the property and equipment, discounted to its present value, and capitalized as part of the cost of assets. The estimated costs are based on the present value of the expenditure expected to be incurred. Changes in the discount rate, estimated timing of reclamation costs, or cost estimates are dealt with prospectively by recording a change in estimate, and corresponding adjustment to equipment. The accretion on the reclamation provision is included in the reclamation liability.

As at December 31, 2024, the Company is not aware of any environmental concerns relating to any of its exploration and evaluation assets that may result in a liability to the Company.

Valuation of share-based payments

The Company uses the Black-Scholes Option Pricing Model for valuation of share-based payments. Option pricing models require the input of subjective assumptions including expected price volatility, interest rate and forfeiture rate. Changes in the input assumptions could materially affect the fair value estimate and the Company's earnings and equity reserves, and therefore the existing models do not necessarily provide an accurate single measure of the actual fair value of the Company's stock options granted and warrants.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

2. BASIS OF PREPARATION (CONTINUED)

Sources of Estimation Uncertainty (Continued)

Income taxes

In assessing the probability of realizing income tax assets, management makes estimates related to expectations of future taxable income, applicable tax opportunities, expected timing of reversals of existing temporary differences and likelihood that tax positions taken will be sustained upon examination by applicable tax authorities. In making its assessments, management gives additional weight to positive and negative evidence that can be objectively verified.

Changes in economic conditions, metal prices and other factors could result in revisions to the estimates of the benefits to be realized or the timing of utilizing losses.

Critical Accounting Judgments

Significant judgments about the future and other sources of judgment uncertainty that management has made at the statement of financial position date, that could result in a material adjustment to the carrying amounts of assets and liabilities, in the event that actual results differ from judgments made, relate to, but are not limited to, the following:

Assessment of going concern

The assessment of the Company's ability to continue as a going concern and to raise sufficient funds to pay for its ongoing operating expenditures, meet its liabilities for the ensuing year, and to fund planned and contractual exploration programs, involves significant judgment based on historical experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances.

Assessment of functional currency

The Company uses judgment in determining its functional currency. IAS 21 The Effects of Changes in Foreign Exchange Rates defines the functional currency as the currency of the primary economic environment in which an entity operates. IAS 21 requires the determination of functional currency to be performed on an entity by entity basis, based on various primary and secondary factors. In identifying the functional currency of the parent and of its subsidiaries, management considered the currency that mainly influences the cost of undertaking the business activities in each jurisdiction in which the Company operates.

3. SIGNIFICANT ACCOUNTING POLICIES

Except as set out below, these condensed interim financial statements follow the same accounting policies and methods of computation as the most recent audited consolidated financial statements of the Company for the year ended June 30, 2024. Accordingly, these condensed interim consolidated financial statements should be read in conjunction with the Company's most recent annual audited consolidated financial statements.

New Standards and Interpretations

New accounting standards and amendments to existing accounting standards that have been issued but have future effective dates are either not applicable or are not expected to have a significant impact on the Company's financial statements.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

4. FINANCIAL RISK AND CAPITAL MANAGEMENT

The Company is exposed in varying degrees to a variety of financial instrument related risks. The Board of Directors approves and monitors the risk management processes, inclusive of documented investment policies, counterparty limits, and controlling and reporting structures. The type of risk exposure and the way in which such exposure is managed is provided as follows:

Credit Risk

Credit risk is the risk of loss due to the counterparty's inability to meet its obligations. The Company's exposure to credit risk is on its cash, receivables, and deposits. Risk associated with cash is managed through the use of major banks which are high credit quality financial institutions as determined by rating agencies. Credit risk is assessed as low.

Foreign Exchange Risk

Foreign currency risk is the risk that the fair values or future cash flows of a financial instrument will fluctuate as they are denominated in currencies that differ from the respective functional currency. The Company's functional currency is the Canadian dollar, limited current assets are in Australian dollars and the Company is therefore exposed to foreign currency risk on those assets.

Market Risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk: interest rate risk, currency risk and other price risk, such as equity price risk and commodity risk. Financial instruments affected by market risk include loans and borrowings, deposits, debt and equity investments.

Liquidity Risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. The Company assessed its liquidity risk as high.

Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates.

There were no changes in the Company's approach to risk management during the reporting period.

Capital Management

The Company defines its capital as shareholders' equity. It manages its capital structure and makes adjustments to it based on the funds available to the Company in order to support future business opportunities. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business. The Company is dependent upon external financing or the sale of assets to fund activities. In order to carry future projects and pay for administrative costs, the Company will spend its existing working capital and raise additional funds as needed. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. The approach to capital management has not changed since the prior year, and the Company is not subject to externally imposed capital requirements.

The following is an analysis of the contractual maturities of the Company's non-derivative financial liabilities at December 31, 2024:

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

4. FINANCIAL RISK AND CAPITAL MANAGEMENT (CONTINUED)

	Within 60 days -\$-	Between 61-90 days -\$-	More than 90 days -\$-
Accounts payable	186,026	-	-
Accrued liabilities	30,000	-	
	216,026	-	-

Receivables

The receivables are as follows:

	December 31,	June 30,
	2024	2024
	-\$-	-\$-
GST Receivable	19,179	7,372
Rent Reimbursement	29,268	18,373
	48,447	25,745

Marketable Securities

At December 31, 2024, the fair market value of the equity investments was calculated based on the quoted market price of the shares and consisted of the following:

950,000 shares with a fair value of \$147,250 (June 30, 2024 – \$199,500) of Electric Royalties Ltd ("Electric Royalties") as part of the agreement to sell a portfolio of royalty interests to Electric Royalties on the Millennium Cobalt Project and 200,000 common shares with a fair value of \$31,000 (June 30, 2024 – \$42,000) as part of the 1% NSR royalty agreement for the acquisition of the Rana Nickel project by Electric Royalties (Note 5).

2,500,000 common shares with a fair value of \$344,966 (June 30, 2024 – \$342,372) of High-Tech Metals Ltd. ("High-Tech"), from proceeds from the sale of the Werner Lake Project on January 16, 2023;

257,178 common shares with a fair value of \$3,205 (June 30, 2024 – \$2,583) of Marquee Resources Ltd. ("Marquee Resources") as part of the joint venture agreement on the Werner Lake Project;

13,541,667 commons shares with a fair value of \$194,090 (June 30, 2024 – \$284,359) of Metal Bank Limited ("MBK"), of which 10,416,667 issued on December 6, 2022 and 3,125,000 issued as part of the Earn-In and Joint Venture agreement, to earn up to 80% interest in the Millennium Copper, Cobalt and Gold Project in Mount Isa (Note 5);

637,311 common shares with a fair value of \$9,560 (June 30, 2024 – \$6,373) of Sceptre Ventures Inc., as part of the settlement from office rent accumulated to a company with a common officer and;

1,198,291 common shares of Terra Balcanica Resources Corp. ("Terra").

On July 2, 2024, the Company entered into a finder's agreement with Terra and Fulcrum Metals (Canada) Ltd. ("Fulcrum"). The Company introduced Terra and Fulcrum and facilitated the negotiation of an option agreement between Terra and Fulcrum, pursuant to which Fulcrum granted Terra an option to acquire 100% interest in certain uranium properties in Saskatchewan, Canada. Pursuant to the finder's agreement, the Company received on July 24, 2024, a finder's fee of 1,198,291 common shares of Terra with value of \$150,000 (\$0.125/share) upon closing of the option agreement. Upon Terra's exercise of the

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

4. FINANCIAL RISK AND CAPITAL MANAGEMENT (CONTINUED)

option under the option agreement, the Company and Terra will enter into a net smelter returns royalty agreement pursuant to which Terra will grant a 0.5% net smelter returns royalty to the Company on the Saskatchewan properties included in the option agreement, subject to a full buy-back right for the cash payment of \$500,000. The fair market value at December 31, 2024 was \$71,897.

The following table describes the fair market value of the securities at December 31, 2024, additions and disposals during the six months ended on December 31, 2024 and changes in OCI. The Company recorded a loss of \$ 225,219 for these shares in OCI.

Marketable Securities: Fair Market Value	June 30,	Addition	Changes	June 30,	Addition	Changes	December
	2023	(disposal)	recorded in	2024	(disposal)	recorded in	31, 2024
			OCI			OCI	
	\$	\$	\$	\$	\$	\$	\$
Electric Royalties Ltd.	425,250	(80,259)	(103,491)	241,500	-	(63,250)	178,250
High Tech Metals Ltd.	408,136	-	(65,764)	342,372	-	2,594	344,966
Marquee Resources Ltd.	10,213	-	(7,630)	2,583	-	622	3,205
Metal Bank Limited.	250,950	-	33,409	284,359	-	(90, 269)	194,090
Sceptre Ventures Inc.	19,119	-	(12,746)	6,373	-	3,187	9,560
Terra Balcanica Resourcces Corp.	-	-	-	-	150,000	(78,103)	71,897
Total Fair Market Value of Marketable Securities	1,113,668	(80,259)	(156,222)	877,187	150,000	(225,219)	801,968

5. EXPLORATION AND EVALUATION ASSETS

	June 30,	Addition		Addition	
	2023	(Disposal/Impairment)	June 30, 2024	(Disposal/Impairment)	December 31, 2024
	-\$-	-\$-	-\$-	-\$-	-\$-
Millennium Project					
Acquisition costs	1,103,465	(376,590)	726,875	-	726,875
Drilling	753,308	-	753,308	-	753,308
Permits and Licences	40,390	-	40,390	-	40,390
Property maintenance	171,581	1,154	172,735	-	172,735
Travel	17,613	-	17,613	-	17,613
Geological services	125,209	-	125,209	-	125,209
Option payment recoveries	(18,226)	-	(18,226)	-	(18,226)
Royalties	(574,051)	-	(574,051)	-	(574,051)
Total Millennium Project	1,619,289	(375,436)	1,243,853	-	1,243,853
Lovelock Mine and Treasure Box Project					
Acquisitions	315,797	-	315,797	-	315,797
Drilling	105,875	6,894	112,769	-	112,769
Acquisition of technology	429,687	-	429,687	-	429,687
Permits and Licences	7,268	7,040	14,308	22,930	37,238
Exploration expenditures	526,495	78,838	605,333	-	605,333
Total Lovelock Mine and Treasure Box Project	1,385,122	92,772	1,477,894	22,930	1,500,824
Rana Project					
Acquisitions	679,493	-	679,493	-	679,493
Royalties	(75,740)	-	(75,740)	-	(75,740)
Total Rana Project	603,753	-	603,753	-	603,753
Monument PK - Chance LK & Amiral					
Acquisitions	-	-	-	-	-
Exploration expenditures	-	9,596	9,596	11,999	21,595
Total Monument PK - Chance LK & Amiral	-	9,596	9,596	11,999	21,595
	3,608,164	(273,068)	3,335,096	34,929	3,370,025

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

5. EXPLORATION AND EVALUATION ASSETS (CONTINUED)

Millennium Project

On June 27, 2019, the Company completed the acquisition of 100% interest of Millennium and Mount Isa Projects (collectively the "Millennium Project").

Initial Royalty

On February 2, 2021, the Company completed the sale of a portfolio of royalty interests to Electric Royalties on the Millennium Cobal Project, the Mt. Dorothy Cobalt Project and the Cobalt Ridge Project

located in Queensland Australia. The Mt. Dorothy Cobalt Project and the Cobalt Ridge Project are collectively the "Mount Isa Projects". Pursuant to the terms of the agreement, in consideration for a 0.5% gross metal royalty (the "Royalty") on Millennium and the Mount Isa Projects, Electric Royalties issued to the Company 1,150,000 shares (the "Consideration Shares") in Electric Royalties and paid \$150,000 cash (Note 4). Total cash and share consideration received was \$374,595.

Additional Royalties Option

Electric Royalties, was also granted a call option ("First Option"), exercisable at any time, for a period of two years from the Effective Date, to acquire a 0.5% royalty on the Net Smelter Returns from the Millennium Project (the "Millennium NSR"), by paying \$500,000 to the Company, payable up to 25% in shares of Electric Royalties, at Electric Royalties' election. The call option expired on February 20, 2023.

On June 28, 2021, the Company entered into an option agreement with MBK. The Company granted MBK exclusive option to earn up to 80% interest in the Millennium Project. Total consideration is cash of \$10,000 and the completion of a \$120,000 work program. During the year ended June 30, 2021, the Company received \$18,226 from MBK. On December 13, 2021, the Company entered into a formal earn-in and joint venture agreement ("JV Agreement") with MBK Millennium Pty Ltd. ("MBKM"), a wholly owned subsidiary of MBK in favour of MBKM to earn-in up to an 80% interest in the Millennium Project in Mount Isa, Queensland owned by the Company's wholly owned subsidiary, Element Minerals Australia Pty Ltd. ("Element).

The JV Agreement provides for three stages as follows:

Stage 1 Earn-in, during which MBKM will solely fund exploration expenditures to earn a 51% Joint Venture interest and the right to either:

- 1. Form the JV and move to Stage 2, at which time MBK must issue shares to the Company (or its nominee) equivalent in value to \$350,000, based on the 30 day VWAP of MBK shares at the date of MBKM giving notice to move to Stage 2; or
- 2. Give notice to buy-out 29% of Element's remaining interest, with MBKM taking an 80% interest in the Millenium Project in consideration of the payment by MBKM of \$1M in cash and the issue of MBK shares to the Company (or its nominee) equivalent in value to \$250,000, based on the 30 day VWAP of MBK shares at the date of MBKM giving the buy-out notice. In the event such notice is given and the consideration is paid, the Stage 3 Joint Venture will be formed on an 80% MBK, 20% Element basis.

On December 6, 2022, MBK issued 10,416,667 shares to the Company with a fair value of \$327,103 as part of the Earn-In and Joint Venture agreement, to earn up to 80% interest in the Millennium Copper, Cobalt and Gold Project in Mount Isa (Note 4).

Stage 2 Joint Venture, with MBKM holding a 51% JV interest. During this Stage MBKM will solely fund exploration expenditure of \$2M to earn an additional 29% interest in the JV, taking MBKM's JV

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

5. EXPLORATION AND EVALUATION ASSETS (CONTINUED)

Millennium Project (continued)

interest to 80%.

Stage 3 Joint Venture, where MBKM holds an 80% JV interest and Element holds a 20% JV interest and each party contributes its percentage share of expenditure.

In addition to the above, upon MBKM completing its Stage 2 expenditure commitment and moving to an 80% JV interest, Element may elect to require MBK to buy out Element's remaining 20% interest for shares in MBK at a value to be agreed or failing agreement, to be determined by an expert. If Element does not exercise this right, the Stage 3 Joint Venture will proceed with both parties jointly funding exploration, feasibility and development expenditure in their proportionate shares.

As at June 30, 2022, the Stage 1 earn-in phase had commenced. During this stage, MBK will solely fund exploration expenditures of \$1M over the next year to earn a 51% interest in the Project.

As part of its Stage 1 earn-in obligations, MBK issued 3,125,000 shares with a fair value of \$199,456 to the Company in December 2021 (Note 4).

As of June 30, 2024, Stage 2 is in progress. During this Stage MBKM will solely fund exploration expenditure of \$2M to earn an additional 29% interest in the JV, taking MBKM's JV interest to 80%.

On July 5, 2023, Element entered into an agreement with Mulga Minerals Pty Ltd. ("Mulga") and Mt Dockerell Mining Pty Ltd. ("MDM"), 100% owned subsidiaries of Hammer Metals Limited ("Hammer"), to divest an 80% interest in the Mount Dorothy and Cobalt Ridge projects.

In consideration of the 80% interest, Mulga and MDM will grant Element a 1% NSR on each of the Mount Isa Projects and incur all costs associated with project advancement including exploration, the maintenance and holding costs up until completion of a Pre-Feasibility Study. After completion of a Pre-Feasibility Study, Element will have the option to fund its pro-rata annual spend, or an election to not fund will result in dilution based on a standard JV dilution formula.

During the fiscal year ended June 30, 2024, the Company impaired its Mount Isa projects as no exploration programs have been planned for the near future. The Company recorded an impairment loss of \$376,590 in the consolidated statement of loss and comprehensive loss.

Lovelock Mine and Treasure Box Project.

On January 21, 2019 ("the "Effective Date"), the Company entered into a Definite Agreement with Nevada Sunrise Gold Corporation ("Nevada Sunrise") to acquire an 85% interest in the Lovelock Cobalt Mine and the Treasure Box Project, located in Nevada.

On April 7, 2020 the Company entered into an agreement (the "Agreement") with Nevada Sunrise and Primus Resources Ltd ("Primus) pursuant to which the Company will accelerate and acquire an ownership interest in the Nevada-based Lovelock and Treasure Box battery minerals projects (the "Property"). This Agreement replaced and superseded the original option agreement made as of January 21, 2019 pursuant to which Nevada Sunrise granted to the Company an option to purchase an undivided 85% interest in the Property.

On May 11, 2023, the Company issued 2,500,000 shares in GEMC with a fair value of \$154,688 to Nevada Sunrise (Note 9). The shares vested in four equal instalments of 625,000 shares on the fourth,

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

5. EXPLORATION AND EVALUATION ASSETS (CONTINUED)

Lovelock Mine and Treasure Box Project (continued).

sixth, ninth and twelfth months from issuance. The shares are issued in relation to a definitive binding agreement to consolidate 100% ownership of the Lovelock Mine and Treasure Box projects in Nevada, USA (the "Projects") via a mineral claim purchase agreement with Nevada Sunrise (the "Transaction").

The Company shall have the right, exercisable at any time, to purchase up to 50% of the 2% Royalty granted to Primus by payment to Primus of US\$1,500,000 subject to a protection hedge against inflation of the U.S. Dollar, using an agreed upon price of \$3.25 per pound of copper. Upon payment of US\$1,500,000 or the cash value of 462,000 pounds of copper, whichever value is greater at the time of the purchase of half of the Royalty, the Royalty shall be reduced to 1% of Net Smelter Returns.

Monument PK - Chance Lk & Amiral

On March 2, 2021, the Company entered into a Mineral Claim Purchase Agreement with DG Resource Management Ltd. ("DG Resource Management") for the acquisition of a 50% interest in a portfolio of battery metal projects, which include:

- Monument Peak, Idaho, USA (Copper, Silver, Gold)
- Chance Lake, Quebec (Nickel, Copper, Cobalt)
- Amiral, Quebec (Nickel, Copper, PGE's)

Terms of the Acquisition:

In consideration of the acquisition, the Company paid cash payments in the aggregate amount of \$200,000 and issued 1,750,000 common shares with a fair value of \$438,813 and 1,750,000 common share purchase warrants with a fair value of \$500,974.

During the fiscal year ended June 30, 2023, the Company impaired its Monument Pk- Chance Lk & Amiral project as no exploration programs have been planned for the near future. The Company recorded an impairment loss of \$1,149,787 in the consolidated statement of loss and comprehensive loss. During the year ended June 30, 2024 the Company incurred a further \$9,596 in permits and maintenance costs. As of June 30, 2024, the Company had not made a definitive decision on future developments for these projects.

The Råna Nickel Project

On July 8, 2021, the Company completed the acquisition of a 10% interest in the Råna Nickel-Copper-Cobalt which is a portfolio of four exploration licences from Scandinavian Resource Holdings Pty Ltd. ('SRHP") project including the past-producing Bruvann Nickel Mine in Northern Norway.

As part of the transaction, the Company will also acquire a 1% royalty on the Net Smelter Returns from the Property (the "NSR") from Chincherinchee Nominee Pty Ltd. (the "Royalty Holder").

As consideration for the acquisition, the Company issued an aggregate of 3,300,000 common shares of GEMC with a fair value of \$676,500 to Scandinavian Resource Holdings Pty Ltd. (the "Vendor").

Either SRHP or the Royalty Holder has the right to purchase half of the NSR, which is a 0.5% royalty on Net Smelter Returns, for the purchase price of \$1,000,000 on or before the date on which Commercial Production commences.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

5. EXPLORATION AND EVALUATION ASSETS (CONTINUED)

The Råna Nickel Project (continued).

On January 27, 2022, the Company announced the closing of the Rana Nickel Royalty acquisition by Electric Royalties. The Company and Scandinavian Resource Holdings Pty. Ltd ("SRH") agreed to sell to Electric Royalties a new 1% net smelter return royalty (the "1% NSR") on four exploration licenses totaling 25 square kilometers in the Råna mafic-ultramafic intrusion in Northern Norway, including the past producing Bruvann Nickel mine (the "Råna Project" or "Råna"), jointly held by the Company and SRH.

In connection with closing, Electric Royalties issued total consideration of 200,000 common shares of ("Consideration Shares") and paid \$100,000 cash to the Company and SRH in proportion to project ownership (Note 4). The Consideration Shares were subject to a voluntary escrow lock-up agreement which provides that 50% of the common shares will be subject to a hold period of 4 months and one day, 25% for 8 months and the remaining 25% for 12 months.

On July 5, 2023, SRH transferred the exploration licenses of the Rana Nickel project to Narvik Nikkel AS, which became the Norwegian joint venture company of SRH, Kingrose Norge AS (a wholly owned Norwegian subsidiary of Kingrose Mining Limited) and the Company. All the agreements that were in place with SRH have been carried over to Narvik Nikkel AS. The Company holds 10% interest in Narvik Nikkel AS.

6. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

	December 31,	June 30,
	2024	2024
	-\$-	-\$-
Accounts payable (Note 8)	186,026	457,326
Accrued liabilities	30,000	75,000
	216,026	532,326

Included in accounts payable is \$123,332 (June 30, 2024 - \$312,083) due to related parties (Note 8).

7. SHARE CAPITAL

Authorized

An unlimited number of common shares without par value.

Issued

Fiscal Year 2025

At December 31, 2024, there were 67,572,127 common shares issued and outstanding (June 30, 2024 – 45,922,127.

Share issuance:

On July 22, 2024, the Company issued 21,650,000 common shares as part of non-brokered private placement. The private placement consisted of 21,650,000 Units at \$0.03; each Unit comprised of 1 common share and 1 common share purchase transferable warrant.

Each warrant will entitle the holder to acquire an additional ½ common share of the Company at a price of \$0.05 for a period of 24 month after issuance, subject to an accelerated clause.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

7. SHARE CAPITAL (CONTINUED)

Fiscal Year 2024

Share issuance:

On August 3, 2023, the Company issued 3,165,608 common shares at a price of \$0.10 per common share for gross proceeds of \$316,561 as part of a private placement. The Company incurred share issue costs of \$2,712 related to this private placement.

Options

The Company has adopted an incentive stock option plan, which provides that the Board of Directors of the Company may from time to time, in its discretion, and in accordance with the TSX-V requirements, grant to directors, officers and employees and technical consultants to the Company, non-transferable stock options to purchase common shares, provided that the number of common shares reserved for issuance will not exceed 10% of the Company's issued and outstanding common shares. The maximum discount allowed varies with share price, with a maximum of 25% and minimum price of \$0.05.

Options may be exercised no later than 30 days following cessation of the optionee's position with the Company or other reasonable time of period approved by the Board of Directors. Pursuant to the stock option plan, options granted in respect of investor relation activities are subject to vesting in a stage of one year from the grant date. Vesting restrictions may also be applied to other options grants, at the discretion of the Board of Directors.

On May 1, 2023, the Company announced its stock option plan, to purchase up to 2,350,000 common stock options to employees, consultants, directors and officers of the Company. The options may be exercised at a price of \$0.10 per share for a period of five years from the grant date. The fair value of the stock options was determined to be \$191,980 using the Black-Scholes Option Pricing Model using the following assumptions: risk-free rate of 5%, expected life of 5 years, expected volatility of 30% and dividend yield of nil. The options vested immediately.

The following table is a summary of stock options transactions during the period ended December 31, 2024, and June 30, 2024:

		December 31, 2024		June 30, 2024
		Weighted Average		Weighted Average
	Number of Options	Exercise Price	Number of Options	Exercise Price
Balance, beginning	3,525,000	\$ 0.16	3,525,000	\$ 0.16
Issued	-	-	-	
Balance, ending	3,525,000	\$ 0.16	3,525,000	\$ 0.16

The following summarizes information about stock options outstanding and exercisable at December 31, 2024:

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

7. SHARE CAPITAL (CONTINUED)

			December 31, 2024	June 30, 2024
Issue Date	Expiry Date	Exercise Price	Numb	er of Options Outstanding
20-Nov-20	19-Nov-25	\$0.275	1,175,000	1,175,000
01-May-23	01-May-28	\$0.100	2,350,000	2,350,000
Weighted average rem	aining contractual life	2.52 yrs.	4.02 yrs.	

Warrants

During the year ended June 30, 2023, the Company modified the warrants to reduce the price to \$0.08. The warrants are subject to an accelerated expiry provision such that if, for any 10 consecutive trading

days (the "Premium Trading Days") during the unexpired term of the warrants, the closing price of the common shares exceeds the acceleration price of \$0.10, the exercise date will be accelerated to thirty (30) calendar days (the "Acceleration Clause"). The activation of the Acceleration Clause will be announced by press release and the 30-day period will commence 7 days after the last Premium Trading Day.

On February 2, 2024, the Company announced the extension of the expiry date of previously issued warrants to purchase up to 7,280,250 common shares at an exercise price of \$0.15 per share for one additional year from the time of issuance. All other terms and conditions of the Incentive Warrants will remain unchanged.

On July 22, 2024, the Company issued 21,650,000 Units as part of non-brokered private placement at \$0.03; each Unit comprised of 1 common share and 1 common share purchase transferable warrant.

Each warrant will entitle the holder to acquire an additional ½ common share of the Company at a price of \$0.05 for a period of 24 month after issuance, subject to an accelerated clause as follows:

If on any 10 consecutive Trading Days occurring after four months and one day has elapsed from the Closing Date, the daily volume weighted average trading price of the common shares of the Company is at least \$0.10 per share, the Company may accelerate the expiry date of the warrants to the 30th day after the date on which the Company gives notice to the Subscriber in accordance with the warrant of such acceleration.

The following is a summary of share purchase warrants transactions during the period ended December 31, 2024, and June 30, 2024:

		December 31, 2024		June 30, 2024
	Number of Warrants	Weighted Average Exercise Price	Number of Warrants	Weighted Average Exercise Price
Balance, beginning	7,280,250	\$ 0.15	7,280,250	\$ 0.15
Issued	21,650,000	0.05	-	
Exercised	-		-	
Expired	-		-	
Balance, ending	28,930,250	\$ 0.10	7,280,250	\$ 0.15

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

7. SHARE CAPITAL (CONTINUED)

The following summarizes information about share purchase warrants outstanding at December 31, 2024:

			December 31, 2024	June 30, 2024
		Exercise		
Issue Date	Expiry Date	Price	Number of Warrants Outstanding	
03-Feb-23	02-Feb-25	\$0.15	420,000	420,000
10-Feb-23	09-Feb-25	\$0.15	734,000	734,000
17-Feb-23	16-Feb-25	\$0.15	1,250,000	1,250,000
28-Feb-23	27-Feb-25	\$0.15	4,876,250	4,876,250
22-Jul-24	21-Jul-26	\$0.05	21,650,000	-
			28,930,250	7,280,250
Weighted average remaining contractual life of warrants (years)			0.41 yrs.	1.63 yrs.

Basic and diluted loss per share

The calculation of basic and diluted loss per shares for the six months ended December 31, 2024, was based on the loss attributable to common shareholders of \$98,120 (2023 - \$346,470) and the weighted average number of common shares outstanding of 64,983,540 (2023 – 45,354,382).

Share-based payment reserve

The share-based payment records items recognized as share-based compensation expense until such time the stock options are exercised, at which time the corresponding amount will be transferred to share capital.

Warrant reserve

The warrant reserve records the proceeds allocated to warrants on the issuance of units in private placements until such time that the warrants are exercised, at which time the corresponding amount will be transferred to share capital.

8. RELATED PARTY TRANSACTIONS

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company has determined that key management personnel consist of members of the Company's Board of Directors and corporate officers.

During the three months ended September 30, 2024, the Company entered into the following transactions with related parties:

Incurred \$60,000 (2023 – \$60,000) to the CFO of the Company for professional fees.

Incurred \$75,000 (2023 – \$75,000) to the president and CEO of the Company, for management fees.

Related party balances

At December 31, 2024, accounts payable balance to related parties consist of \$123,322 (June 30, 2024 - \$312,083) owed to directors and officers of the Company and companies with directors in common. These amounts are unsecured, non-interest bearing and due on demand (Note 6).

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended December 31, 2024 and 2023 (Expressed in Canadian dollars)

9. SEGMENTED INFORMATION

The Company currently conducts its operations in Canada, the United States, Australia and Norway in one business segment being the exploration of resource properties.

Geographic segments

The following exploration and evaluation assets, are located in the following countries:

	December 31, 2024	June 30, 2024
	- \$ -	- \$ -
Norway (Note 5)	603,753	603,753
Australia (Note 5)	1,243,853	1,243,853
United States (Note 5)	1,522,419	1,487,490
	3,370,025	3,335,096

10. SUBSEQUENT EVENTS

On February 16, 2025, 1,250,000 common share purchase warrants with an exercise price of \$0.15 expired.

On February 4, 2025, the Company announced that it has entered into a non-binding Letter of Intent (the "Agreement") with NeoLithica Ltd. ("NeoLithica") to acquire an eighteen-month option to acquire a 19.9% interest and a 1% Net Smelter Return ("NSR") royalty over NeoLithica's Peace River Lithium Project (the "Project"), subject to TSX Venture Exchange approval.

In consideration for the NSR and the eighteen-month option, GEMC will issue, two million shares at a deemed price of CAD \$0.05 per share to NeoLithica and pay immediately \$10,000 in cash. In order to exercise the option, GEMC will, by the eighteenth month, pay to NeoLithica \$1.5M as a combination of cash and shares, as agreed to by both parties at that time, at a minimum deemed issue price.

NeoLithica is an emerging lithium resource development company that plans to incorporate innovative direct lithium extraction ("DLE") and refining technologies to produce battery-grade lithium compounds in support of Canada's critical mineral supply chain. The Company is headquartered in Calgary, Alberta.

For further details, please see the Company's news release dated February 4, 2025.

On February 2, 2025, 1,154,000 common share purchase warrants with an exercise price of \$0.15 expired.