Horizonte Minerals PLC Announces Q3 Financial Results

11.11.2022 | ACCESS Newswire

QUARTERLY FINANCIAL RESULTS FOR THE THREE MONTHS ENDED 30 SEPTEMBER 2022.

LONDON, November 11, 2022 - <u>Horizonte Minerals Plc</u> ("Horizonte" or the "Company") (AIM:HZM)(TSX:HZM), the nickel company developing two Tier 1 assets in Brazil, announces it has today published its unaudited financial results for the three months to 30 September 2022 and the Management Discussion and Analysis for the same period. Both of the aforementioned documents have been posted on the Company's website www.horizonteminerals.com and are also available on SEDAR at www.sedar.com.

Highlights for the period:

- A number of key construction contracts including industrial civil works and main power line awarded for Araguaia;
- Critical path items advancing in line with the schedule, including furnace shell arrival on site and furnace concrete block foundations set;
- Araguaia Nickel Project approved as a Strategic Minerals Project by the Brazilian Government;
- Feasibility Study Contract Awarded to Wood plc for Vermelho Nickel-Cobalt Project;
- No lost time injuries recorded to date, with over 482,000 hours worked; and
- Maintained a strong cash position of US\$131 million at 30 September 2022, prior to any debt draw down and completion of recently announced fund raise.

Post period highlights

- Closing of US\$80 million fundraise for the construction of the Araguaia nickel project ("Araguaia" or the "Project"):
- Contracts totalling in excess of US\$400 million awarded to-date at Araguaia, with all key equipment supply and technical support services for the balance of the Araguaia process flow sheet secured;
- Electro-mechanical contract awarded to MIP Engenharia & Milplan Engenharia; and
- Araguaia construction running in line with project execution schedule.

A full progress update on Araguaia along with an investor webinar will be provided in December 2022.

For further information, visit www.horizonteminerals.com or contact:

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03.01.2026 Seite 1/44

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ABOUT HORIZONTE MINERALS

Horizonte Minerals Plc (AIM & TSX: HZM) is developing two 100%-owned, Tier 1 projects in Parà state, Brazil - the Araguaia Nickel Project and the Vermelho Nickel-Cobalt Project. Both projects are large scale, high-grade, low-cost, low-carbon and scalable. Araguaia will produce 29,000 tonnes of nickel per year to supply the stainless steel market. Vermelho is at feasibility study stage and will produce 25,000 tonnes of nickel and 1,250 tonnes of cobalt to supply the EV battery market. Horizonte's combined near-term production profile of over 60,000 tonnes of nickel per year positions the Company as a globally significant nickel producer. Horizonte is developing a new nickel district in Brazil that will benefit from established infrastructure, including hydroelectric power available in the Carajás Mining District.

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

Except for statements of historical fact relating to the Company, certain information contained in this press release constitutes "forward-looking information" under Canadian securities legislation. Forward-looking information includes, but is not limited to, the ability of the Company to complete the acquisition of equipment as described herein, statements with respect to the potential of the Company's current or future property mineral projects; the ability of the Company to complete a positive feasibility study regarding the second RKEF line at Araguaia on time, or at all, the success of exploration and mining activities; cost and timing of future exploration, production and development; the costs and timing for delivery of the equipment to be purchased as described herein, the estimation of mineral resources and reserves and the ability of the Company to achieve its goals in respect of growing its mineral resources; the realization of mineral resource and reserve estimates and achieving production in accordance with the Company's potential production profile or at all. Generally, forward-looking information can be identified by the use of forward-looking terminology such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or statements that certain actions, events or results "may", "could", "would", "might" or "will be taken", "occur" or "be achieved". Forward-looking information is based on the reasonable assumptions, estimates, analysis and opinions of management made in light of its experience and its perception of trends, current conditions and expected developments, as well as other factors that management believes to be relevant and reasonable in the circumstances at the date that such statements are made, and are inherently subject to known and unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of the Company to be materially

03.01.2026 Seite 2/44

different from those expressed or implied by such forward-looking information, including but not limited to risks related to: the inability of the Company to complete the acquisition of equipment contemplated herein. on time or at all, the ability of the Company to complete a positive feasibility study regarding the implementation of a second RKEF line at Araguaia on the timeline contemplated or at all, exploration and mining risks, competition from competitors with greater capital; the Company's lack of experience with respect to development-stage mining operations; fluctuations in metal prices; uninsured risks; environmental and other regulatory requirements; exploration, mining and other licences; the Company's future payment obligations; potential disputes with respect to the Company's title to, and the area of, its mining concessions; the Company's dependence on its ability to obtain sufficient financing in the future; the Company's dependence on its relationships with third parties; the Company's joint ventures; the potential of currency fluctuations and political or economic instability in countries in which the Company operates; currency exchange fluctuations; the Company's ability to manage its growth effectively; the trading market for the ordinary shares of the Company; uncertainty with respect to the Company's plans to continue to develop its operations and new projects; the Company's dependence on key personnel; possible conflicts of interest of directors and officers of the Company, and various risks associated with the legal and regulatory framework within which the Company operates, together with the risks identified and disclosed in the Company's disclosure record available on the Company's profile on SEDAR at www.sedar.com, including without limitation, the annual information form of the Company for the year ended December 31, 2021, the Araguaia Report and the Vermelho Report. Although management of the Company has attempted to identify important factors that could cause actual results to differ materially from those contained in forward-looking information, there may be other factors that cause results not to be as anticipated, estimated or intended. There can be no assurance that such statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements.

Horizonte Minerals Plc

Restated Unaudited Condensed Consolidated Interim Financial Statements for the nine months ended 30 September 2022

Restated Condensed Consolidated Statement of Comprehensive Income

9 months ended 3 months ended 30 September 30 September

Notes	2022 Unaudited US\$		2021 Restated (Note 2.1) Unaudited US\$		2022 Unaudited US\$		2021 Restated (Note 2.1) Unaudited US\$)
Administ expense	rative s (9,504,757)	(5,593,102)	(2,841,133)	(1,921,621)
Share								
based payment expense	(508,529)	-		(508,529)	-	
Change in fair value of special warrant liability	-		(1,616,120)	-		-	
Change in fair 1 value of derivativ	4,360,500 es		-		-		-	
Gain/(los	ss)							
on foreign exchang	8,586,024 e		483,286		(797,045)	(1,721,587)

03.01.2026 Seite 3/44

```
Profit/(Loss)
before
interest 2,933,238
                       (6,725,936
                                              ) (4,146,707 ) (3,643,208
                                                                                     )
and
tax
Net
fin5nce (5,665,339 ) (214,689
                                              ) (2,433,333 ) (73,566
                                                                                     )
(costs)/income
(Loss)/Profit
before
        (2,732,101)
                       (6,940,625
                                              ) (6,580,040 ) (3,716,774
                                                                                     )
taxation
Taxation -
(Loss)/Profit
for
                                              ) (6,580,040 ) (3,716,774
         (2,732,101 ) (6,940,625
                                                                                     )
the
year
Other
comprehensive
income
Items
that
may
be
reclassified
subsequently
to
profit
or
loss
Cash
flow
hedges
- 13
         (7,845,763)
                                                (3,208,230) -
foreign
forward
contracts
Currency
translation
differences
         (17,549,770)
                       (2,685,045
                                             ) (7,760,495 ) (4,754,646
translating
foreign
operations
Other
comprehensive
income
for
         (25,395,533) (2,685,045
                                            ) (10,968,725) (4,754,646
the
period,
net
of
tax
```

03.01.2026 Seite 4/44

of

use assets 689,720

229,270,857

380,482

79,284,057

```
Total
comprehensive
income
          (28,127,634)
                                                ) (17,548,765)
                         (9,625,670
                                                                  (8,471,420
                                                                                          )
for
the
period
attributable
to
equity
holders
of
the
Company
Earnings
per
share
attributable
to
the
equity
holders
of
the
Group
Basic
Diluted
earnings
pefl6
          (1.435)
                        (8.488)
                                                ) (3.455
                                                               ) (4.372
                                                                                          )
share
(pence
per
share)
Restated Condensed Consolidated Statement of Financial Position
                          31
                         December
          30
                         2021
          September
                         Restated
          2022
                          (Note 2.1)
          Unaudited
                         Audited
 Notes
          US$
                         US$
Assets
Non-current
assets
Intangible 9,997,895 assets
                          8,309,485
Property,
plant
           218,583,242
                          70,594,090
equipment
Right
```

03.01.2026 Seite 5/44

Current assets Trade		
and other receivables	30,551,781 s	13,796,628
Derivative finatociab asset	9,540,000	4,950,000
Cash and cash equivalents	131,203,868 s	210,492,280
·	171,295,649	229,238,908
Total assets	400,566,506	308,522,965
Equity and liabilities		
Equity attributable to	e	
owners of the		
parent		
Issued capital	52,305,376	52,215,236
Share premium	245,672,686	245,388,102
Other reserves	(48,668,257)	` '
Accumulat losses	ed (47,109,682)	(45,077,646)
Total equity	202,200,123	229,252,968
Liabilities Non-currer liabilities	nt	
Contingent considerat	t 6,779,135 ion	6,734,132
Royalty Finance	88,600,396	44,496,504
	4,727,125 ion	4,526,425
Convertible loan, notes liability	e 59,056,362	-
Environme rehabilitation provision		-
Lease liabilities	587,863	321,717
Derivative finaßcial liabilities	644,098	-
Trade payables	694,292	608,976

03.01.2026 Seite 6/44

	161,187,307	56,687,754
Current liabilities		
Trade and other payables	28,905,680	21,574,365
Deferred considerat	950,000 ion	949,113
Lease liabilities	121,732	58,765
Derivative fin aß cial liabilities	7,201,664	-
	37,179,076	22,582,243
Total liabilities	198,366,383	79,269,997
Total equity and liabilities	400,566,506	308,522,965

Restated Condensed Statement of Changes in Shareholders' Equity

Attributable to Share capital US\$	o the owners of Share premium US\$	f the parent Accumulated losses	Other reserves US\$	Total US\$
As		US\$		
at 1 January 2021 666,053 Restated (Note 2.1)	65,355,677	(33,304,178)	(23,519,096)	29,198,456
Comprehensiv income	е			
Loss for the period	-	(6,940,625)	-	(6,940,625)
Other comprehensive income	Э			
Currency translation differences	-	-	(2,685,045)	(2,685,045)
Total comprehensive income	e -	(6,940,625)	(2,685,045)	(9,625,670)
Transactions with owners				
Issue of 2,281,637 ordinary shares	14,830,639	-	-	17,112,276

03.01.2026 Seite 7/44

Issue costs Conversion	(1,037,822)	-	-	(1,037,822)
of special 556 warrants into shares	7,986,413	1,616,120	-	10,816,089
Issue costs	(819,935)	-	-	(819,935)
Total transactions with owners As	20,959,295	1,616,120	-	26,070,608
at 30 September 2024,161,246 Restated (Note 2.1) (unaudited)	86,314,972	(38,628,683)	(26,204,141)	45,643,394
Attributable to	the owners of	the parent		
Share capital	Share premium	Accumulated	Other reserves	Total
US\$	US\$	losses	US\$	LICC
		US\$		US\$
As		ΟΟΨ		
at 1 January 2022 15,236 Restated (Note	245,388,102	(45,077,646)	(23,272,724)	229,252,968
at 1 January 2022 15,236 Restated			(23,272,724)	229,252,968
at 1 January 2022 15,236 Restated (Note 2.1) Comprehensivincome Loss for the period				229,252,968
at 1 January 2022/15,236 Restated (Note 2.1) Comprehensivincome Loss for the period Other comprehensive income	e -	(45,077,646)		
at 1 January 2022 15,236 Restated (Note 2.1) Comprehensive income Loss for the period Other comprehensive	e -	(45,077,646)	-	(2,732,101)
at 1 January 2022 15,236 Restated (Note 2.1) Comprehensivincome Loss for the period Other comprehensive income Cash flow	e -	(45,077,646)		(2,732,101)
at 1 January 2022 15,236 Restated (Note 2.1) Comprehensive income Loss for the period Other comprehensive income Cash flow hedges foreign forward	e -	(45,077,646)	- (7,845,763)	(2,732,101)

03.01.2026 Seite 8/44

Transactions with owners				
Issue of 90,140 ordinary shares	284,584	191,536	-	566,260
Share based payments	-	508,529	-	508,529
Total transactions with, owners	284,584	700,065	-	1,074,789
As at 30, 2, 305, 376 September 2022 (unaudited)	245,672,686	(47,109,682)	(48,668,257)	202,200,123

Restated Condensed Consolidated Statement of Cash Flows

9 months ended

30 September

	2022	2021 Restated (Note 2.1)	2022	2021 Restated (Note 2.1)
	Unaudited US\$	Unaudited US\$	Unaudited US\$	Unaudited US\$
Cash flows from operat activiti				
Profit/(before	·) (6,940,625) (6,580,040) (3,716,775)

3 months ended

30 September

Share based 508,529 payments 508,529 expense finance 5,665,339 73,566 214,689 2,433,333

Fair value adjustments of (4,360,500

derivative assets

costs/(income)

taxation

Seite 9/44 03.01.2026

```
Change
in
fair
value
                        1,616,120
of
special
warrant
liability
Exchange 586,024 differences
                     ) (483,286
                                   ) 797,045
                                                     1,721,587
Operating
loss
before
changes(9,504,757 ) (5,593,102 ) (2,841,133 ) (1,921,622 )
in
working
capital
Decrease/(increase)
in
trade
        (13,560,173 ) (453,748 ) (10,502,914 ) (134,965 )
and
other
receivables
(Decrease)/increase
in
trade
        7,416,636
                                                     (3,299,040)
                        1,160,587
                                      19,257,493
and
other
payables
Net
cash
(outflow)/inflow
(15,648,294 ) (4,886,263 ) 5,913,446
                                                     (5,355,627)
from
operating
activities
Cash
flows
from
investing
activities
Purchase
of 6 (1,409,985 intangible
                     ) (248,014 ) (1,192,638 ) (119,694
                                                               )
assets
Purchase
of
property (131,481,417) (9,957,265) (64,434,117) 843,509
and
equipment
Interest received 4,460,729
                        311,920
                                      2,066,435
                                                      159,974
Net
cash
outflow
       (128,430,673) (9,893,359) (63,560,320) 883,789
from
investing
activities
```

03.01.2026 Seite 10/44

Cash flows from financin activitie					
Net proceed from is & ue of ordinary shares	566,260		16,074,454	29,534	-
Proceed from issue of11 converti loan notes	61,262,500		-	-	-
Issue costs	(2,347,041)	-	-	-
Proceed from	ds				
-	25,000,000 ement		-	-	-
Issue costs	(847,939)	-	-	-
Net proceed from issue	ds -		8,448,140	-	-
of share warrant	S		-, -, -		
Net cash inflow from financin activitie	83,633,780 g		24,522,594	29,534	-
	se)/increase				
cash and cash equivale)	9,742,972	(57,617,340)	(4,471,838)
Cash and cash equivale	^{ents} 210,492,280		14,925,021	198,956,061	30,655,023
at beginnii of period					
Exchan gain/(los	ss)		(40.6.7	(40.40.45=5.)	/4 F0 / 655 :
cash and cash equivale)	(49,047)	(10,134,853)	(1,564,239)

03.01.2026 Seite 11/44

Cash and cash equivalents at 131,203,868 24,618,946 131,203,868 24,618,946 end of the period

Restated Notes to the Financial Statements

1. General information

The principal activity of the Company and its subsidiaries (together 'the Group') is the exploration and development of precious and base metals. There is no seasonality or cyclicality of the Group's operations.

The Company's shares are listed on the Alternative Investment Market of the London Stock Exchange (AIM) and on the Toronto Stock Exchange (TSX). The Company is incorporated and domiciled in the United Kingdom. The address of its registered office is Rex House, 4-12 Regent Street, London SW1Y 4RG.

2. Basis of preparation

The financial statements for the year ended 31 December 2021 were prepared in accordance with UK adopted International Financial Reporting Standards and International Accounting Standards as issued by the International Accounting Standards Board (IASB) and Interpretations (collectively IFRSs).

The condensed consolidated interim financial statements for the nine-month reporting period ended 30 September 2022 have been prepared in accordance with IAS 34 as issued by the IASB and the UK-adopted International Accounting Standard 34, 'Interim Financial Reporting'.

The interim report does not include all of the notes of the type normally included in an annual financial report. Accordingly, this report is to be read in conjunction with the annual report for the year ended 31 December 2021, and any public announcements made by the Group during the interim reporting period.

The financial information for the year ended 31 December 2021 contained in these interim financial statements does not constitute the company's statutory accounts for that period. Statutory accounts for the year ended 31 December 2021 have been delivered to the Registrar of Companies. The auditors' report on those accounts was unqualified and did not contain a statement under 498(2) or 498(3) of the Companies Act 2006. The auditor's report drew attention to a material uncertainty related to the Group's ability to continue as a going concern (refer to the going concern note below), however the auditor's opinion was not modified in respect of this matter.

2.1 Change in presentation currency

Horizonte Minerals Plc has decided to change its presentation currency from Pounds Sterling to US Dollars effective 1 January 2022.

The presentation currency has been revised as the financing package concluded by the Group to construct the Araguaia project is denominated in US Dollars and future revenues will also be in US Dollars. The board therefore believes that US Dollar financial reporting provides more relevant presentation of the group's financial position, funding and treasury functions, financial performance and its cash flows.

A change in presentation currency represents a change in an accounting policy in terms of IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors requiring the restatement of comparative information. IAS 34 does not require additional retrospective disclosure of the statement of financial position. In

03.01.2026 Seite 12/44

accordance with IAS 21 The Effects of Changes in Foreign Exchange Rates, the following methodology was followed in restating historical financial information from Pounds Sterling to US Dollar:

- Assets and liabilities were translated at the relevant closing exchange rate at the end of the reporting period. Items of income and expenditure and cash flows were translated at average rates of exchange for the period;
- The foreign currency translation reserve was reset to nil as at 1 January 2006, the date on which the group adopted IFRS. Share capital and premium and other reserves, as appropriate, were translated at the historic rates prevailing at the dates of underlying transactions; and
- The effects of translating the group's financial results and financial position into US Dollar were recognised in the foreign currency translation reserve.

The exchange rates used were as follows:

GBIP10466 Ember 2021	30 September 2021
Closing rate .3477	1.3484
Average rate .3774	1.3866
USD/BRL	
Closing rate 710	5.4490
Average rate	5.3181

2.2a Going concern

The condensed consolidated interim financial statements have been prepared on a going concern basis. Although the Group's assets are not generating revenues, the Directors consider that the Group has access to sufficient funds to undertake its operating activities for a period of at least the next 12 months including any additional expenditure required in relation to its current development and exploration projects. The Group has cash reserves and access to liquidity which are considered sufficient by the Directors to fund the Group's committed expenditure both operationally and on its exploration project for the foreseeable future.

The Group concluded a comprehensive funding package of US\$633 million in December 2021. The net proceeds of the fundraising will be used towards the construction of the Araguaia project as well as for general working capital purposes. In addition, the Group has also concluded a US\$25million royalty on the Vermelho Project, the net proceeds from the sale of this royalty will be used to advance a feasibility study and permitting work streams on the Vermelho project. The equity fundraise (US\$197million of the US\$633 million) was finalized and funds received in December 2021 with a further equity fund raise being completed in November 2022 for a gross US\$80 million. The debt elements of the funding package include Convertible Loan Notes (US\$65 million), a Cost Overrun Facility (US\$25 million) and a Senior Debt Facility (US\$346.2 million).

Funds from the convertible loan notes and the royalty were received in March 2022. The first drawdown under the Senior Debt Facility is expected to occur in the fourth quarter of 2022 following the satisfaction of certain conditions precedent customary to a financing of this nature. Subsequent drawdowns under the Senior Debt Facility are expected to follow monthly during the remainder of the construction period, again following the satisfaction of certain conditions precedent customary to a financing of this nature. As the senior debt is conditional, there is no guarantee that the conditions of this element of the debt package will be satisfied.

The funds held at the end of the period along with those to be raised post period end following the satisfaction of any condition's precedent for the successful draw down of the Senior Debt Facility (Including access to any of the funds secured as part of the Cost Overrun Facility), means the Group has cash reserves which are considered sufficient by the Directors to execute the construction of the Araguaia Project and fund its general working capital requirements for the foreseeable future. The drawdown of the Senior Debt Facility is conditional upon the expenditure of a certain level of equity amongst other conditions precedent, by which time the Group is expected to have made significant financial commitments. There exists a risk that the Senior Debt Facility is not able to be drawn due to unforeseen circumstances or noncompliance with any

03.01.2026 Seite 13/44

conditions precedent which may or may not be within the control of the Group. Should the Senior Debt not be drawn then the Group might require alternative sources of funding to meet its commitments.

These events are outside of the Group's control, and as such, a material uncertainty exists which may cast significant doubt about the Group's continued ability to operate as a going concern and its ability to realise its assets and discharge its liabilities in the normal course of business.

If additional projects are identified and the Vermelho project advances, additional funding may be required.

These factors indicate the existence of a material uncertainty which may cast significant doubt over the Group's ability to continue as a going concern and therefore they may be unable to realise its assets and discharge their liabilities in the normal course of business. The financial statements do not include any adjustments that would result if the Group were unable to continue as a going concern.

2.2b Assessment of the impact of COVID-19

During the period of these financial statements there has been an ongoing significant global pandemic which has had significant knock-on effects for the majority of the world's population, by way of the measure's governments are taking to tackle the issue. This represents a risk to the Group's operations by restricting travel, the potential to detriment the health and wellbeing of its employees, as well as the effects that this might have on the ability of the Group to finance and advance its operations in the timeframes envisaged. The Group has taken steps to try and ensure the safety of its employees and operate under the current circumstances and feels the outlook for its operations remains positive, however risk remain should the pandemic worsen or changes its impact on the Group. The assessment of the possible impact on the going concern position of the Group is set out in the going concern note above. In addition, because of the long-term nature of the Group's nickel projects and their strong project economics management do not consider that COVID has given rise to any impairment indicators. The Group has not received any government assistance.

The uncertainty as to the future impact of the Covid-19 pandemic has been considered as part of the Group's adoption of the going concern basis. In response to the easing of Covid-19 restrictions, employees are working from the Group's offices in London and Brazil and will continue to adhere to government guidelines. International travel has resumed and site work for the two projects has been resumed.

To date, the Group has not been materially adversely affected by the COVID-19 pandemic. However, the ongoing nature and uncertainty of the pandemic in many countries including the measures and restrictions put in place (travel bans and quarantining in particular) continue to have the ability to impact the Group's business continuity, workforce, supply-chain, business development and, consequently, future revenues.

In addition, any infections occurring on the Group's premises could result in the Group's operations being suspended, which may have an adverse impact on the Group's operations as well as adverse implications on the Group's future cash flows, profitability and financial condition. Supply chain disruptions resulting from the COVID-19 pandemic and measures implemented by governmental authorities around the world to limit the transmission of the virus (such as travel bans and quarantining) may, in addition to the general level of economic uncertainty caused by the COVID-19 pandemic, also adversely impact the Group's operations, financial position and prospects.

As a result of considerations noted above, the Directors consider the impact of COVID-19 could delay the drawdown of the senior debt facility.

2.3 Risks and uncertainties

The Board continuously assesses and monitors the key risks of the business. The key risks that could affect the Group's medium term performance and the factors that mitigate those risks have not substantially changed from those set out in the Group's 2021 Annual Report and Financial Statements, a copy of which is available on the Group's website: www.horizonteminerals.com and on Sedar: www.sedar.com . In addition to the key risks, the key financial risks are liquidity risk, foreign exchange risk, credit risk, price risk and interest

03.01.2026 Seite 14/44

rate risk.

2.4 Use of estimates and judgements

The preparation of condensed consolidated interim financial statements requires management to make estimates and judgements that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the end of the reporting period. Significant items subject to such estimates are set out in note 4 of the Group's 2021 Annual Report and Financial Statements. The nature and amounts of such estimates and judgements have not changed significantly during the interim period. Estimates and judgements relating to the Vermelho Royalty and the convertible loan notes are not covered in the Group's 2021 Annual Report and Financial Statements and are detailed below.

2.4a Accounting for the Vermelho Royalty Financing Arrangement

The Group has a \$25m royalty funding arrangement which was secured in order to advance a feasibility study and permitting work streams on the Vermelho project. The royalty pays a fixed percentage of revenue to the holder for production on the nickel and cobalt tonnes produced from the Vermelho project over the life of mine. The treatment of this financing arrangement as a financial liability, calculated using the effective interest rate methodology is a key judgement that was made by the Company in prior years on the Araguaia Royalty and which was taken following obtaining independent expert advice. The carrying value of the financing liability is driven by the expected future cashflows payable to the holder on the basis of the production profile of the mine property. It is also sensitive to assumptions regarding the royalty rate, which can vary based upon the start date for construction of the project and future nickel and cobalt prices. The contract includes certain embedded derivatives, including the Buy Back Option which has been separated and carried at fair value through profit and loss.

The future prices of nickel and cobalt and the date of commencement of commercial production are key estimates that are critical in the determination of the carrying value of the royalty liability.

The future expected nickel and cobalt prices and volatility of such prices are key estimates that are critical in the determination of the fair value of the Buy Back Option associated with the Royalty financing.

Further information relating to the accounting for this liability, the embedded derivative and the sensitivity of the carrying value to these estimates is provided in note 10b.1) and 10b.2).

2.4b Accounting for the Convertible Loan Notes

The Group issued \$65m convertible loan notes which was secured to finance the construction of the Araguaia project. The convertible loan is a hybrid financial instrument, whereby a debt host liability component and an embedded derivative liability component was determined at initial recognition. The conversion option did not satisfy the fixed for fixed equity criterion (fixed number of shares and fixed amount of cash) as the currency of the convertible loan notes is US Dollar and the functional currency of Horizonte Minerals Plc and its share price is GBP.

For convertible notes with embedded derivative liabilities, the fair value of the embedded derivative liability is determined first and the residual amount is assigned to the debt host liability.

The future expected market share price of the Company and the volatility of the share price are the key estimates that are critical in the determination of the fair value of the embedded derivative and subsequently the debt host liability of the Convertible Loan Notes.

Further information relating to the accounting for this liability, the embedded derivative and the sensitivity of the carrying value to these estimates is provided in note 11.

3. Significant accounting policies

03.01.2026 Seite 15/44

The same accounting policies, presentation and methods of computation have been followed in these condensed consolidated interim financial statements as were applied in the preparation of the Group's audited Financial Statements for the year ended 31 December 2021 except for the new accounting policy applied for the convertible loan notes, hedge accounting and the environmental rehabilitation provision which is detailed below.

3.1 Capitalisation of borrowing costs

Borrowing costs are expensed except where they relate to the financing of construction or development of qualifying assets. Borrowing costs directly related to financing of qualifying assets in the course of construction are capitalised to the carrying value of the Araguaia mine development property. Where funds have been borrowed specifically to the finance the Project, the amount capitalised represents the actual borrowing costs incurred net of all interest income earned on the temporary re-investment of these borrowings prior to utilisation. Borrowing costs capitalised include:

- Interest charge on the Araguaia royalty finance
- Adjustments to the carrying value of the Araguaia royalty finance
- Unwinding of discount on contingent consideration payable for Araguaia
- Unwinding of discount on the convertible loan notes
- Commitment fees payable on the senior debt facility

All other borrowing costs are recognized as part of interest expense in the year which they are incurred.

3.2 Derivative financial instruments

Derivatives are initially measured at fair value, and changes therein are recognised in profit or loss, except when hedge accounting is adopted and changes in fair value are recognised in equity. All directly attributable transaction costs are recognised in profit or loss as incurred.

3.3 Convertible loan notes

The convertible loan issued by the Group is a hybrid financial instrument, whereby a debt host liability component and an embedded derivative liability component was determined at initial recognition. The conversion option did not satisfy the fixed for fixed equity criterion (fixed number of shares and fixed amount of cash) as the currency of the convertible loan notes is US Dollar and the functional currency of Horizonte Minerals Plc and its share price is GBP. Conversion features that are derivative liabilities are accounted for separately from the host instrument. The embedded derivative is accounted for as a financial instrument through profit or loss and is initially measured at fair value, and changes therein are recognised in profit or loss. The debt host liability is accounted for at amortised cost. In the case of a hybrid financial instrument, IFRS 9 requires that the fair value of the embedded derivative is calculated first and the residual value (residual proceeds) is assigned to the host financial liability.

Transaction costs are apportioned to the debt host liability and the embedded derivative in proportion to the allocation proceeds. The portion attributed to the conversion feature is expensed immediately, because transaction costs are expensed immediately for all financial instruments measured at fair value through profit or loss. The portion of transaction costs that are attributed to the loan (measured at amortised cost), are subtracted from the carrying amount of the financial liability and amortised as part of the effective interest rate.

3.4 Hedge accounting

The Group has elected to adopt the hedge accounting requirements of IFRS 9 Financial Instruments, in respect of its foreign exchange hedging strategy. The Group enters into hedge relationships where the critical terms of the hedging instrument and the hedged item match, therefore, for the prospective assessment of effectiveness a qualitative assessment is performed. Hedge effectiveness is determined at the origination of the hedging relationship. Quantitative effectiveness tests are performed at each period end to determine the continuing effectiveness of the relationship. In instances where changes occur to the

03.01.2026 Seite 16/44

hedged item which result in the critical terms no longer matching, the hypothetical derivative method is used to assess effectiveness.

Foreign exchange risk arises when the Group enters into transactions denominated in a currency other than their functional currency. Where the risk to the Group is considered to be significant, the Group will enter into a matching non-deliverable forward foreign exchange contracts with a reputable bank.

The hedged forecast transactions denominated in foreign currency are expected to occur between 14 May 2022 and 31 March 2025. Gains and losses recognised in the hedging reserve in equity on non-deliverable forward foreign exchange contracts are recognised in the consolidated statement of comprehensive income in the period during which the hedged forecast transaction affects the consolidated statement of comprehensive income, unless the gain or loss is included in the initial carrying value of non-current assets through a basis adjustment (immediate transfer from cash flow hedging reserve to cost of asset) in which case recognition is over the lifetime of the asset as it is depreciated. The ineffective portion of the cash flow hedge is recognised immediately in the profit or loss.

3.5 Foreign currency translation

(a) Functional and presentation currency

Items included in the Financial Statements of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the functional currency). The functional currency of the UK and Isle of Man entities is Pounds Sterling and the functional currency of the Brazilian entities is Brazilian Real. The functional currency of the project financing subsidiary incorporated in the Netherlands is US Dollars. The Consolidated Financial Statements as at 31 December 2021 were presented in Pounds Sterling, rounded to the nearest pound, which is the Company's functional and Group's presentation currency. As disclosed in note 2 Basis of Preparation, for the financial year commencing 1 January 2022 and future financial years the Group's presentation currency will be US Dollars, rounded to the nearest dollar.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where such items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

(c) Group companies

The results and financial position of all the Group's entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- 1. assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- 2. each component of profit or loss is translated at average exchange rates during the accounting period (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions); and
- 3. all resulting exchange differences are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of the net investment in foreign entities, and of monetary items receivable from foreign subsidiaries for which settlement is neither planned nor likely to occur in the foreseeable future are taken to other comprehensive income. When a foreign operation is sold, such exchange differences are recognised in profit or loss as part of the gain or loss on sale.

03.01.2026 Seite 17/44

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and retranslated at the end of each reporting period.

The major exchange rates used for the revaluation of the statement of financial position at 30 September 2022 were £1:US\$1.12 (31 December 2021: £1:US\$1.35), Brazilian Real (R\$):US\$0.18 (31 December 2021: R\$:US\$0.18).

Foreign currency translation reserve includes movements that relate to the retranslation of the subsidiaries whose functional currencies are not US Dollars.

During the first quarter of 2022, the Brazilian Real strengthened by approximately 15% from R\$5.57 to R\$4.74 against the US Dollar since 31 December 2021 (31 March 2021: depreciated approximately by 10% from R\$5.20 at 31 December 2020 to R\$5.70). During the second quarter of 2022, the Brazilian Real depreciated further by approximately 11% to R\$5.24 against the US Dollar since 31 March 2022 (30 June 2021: strengthened approximately by 12% to R\$5.01). During the third quarter of 2022, the Brazilian Real depreciated by approximately 3% to R\$5.41 against the US Dollar since 30 June 2022 (30 September 2021: depreciated approximately by 9% to R\$5.45). Currency translation differences for the nine-month period of \$17.5 million loss (2021: \$2.7 million loss) included in the consolidated statement of comprehensive income arose on the translation of property plant and equipment, intangible assets and cash and cash equivalents denominated in Brazilian Real and Pounds Sterling.

The foreign exchange gain for the nine-month period of \$9 million included in the statement of comprehensive income relates to the translation differences of foreign currency cash and cash equivalents balances and intercompany balances denominated in currencies other than the functional currency of the entity.

3.6 Environmental rehabilitation provision

The Group has recognised provisions for liabilities of uncertain timing or amount including the environmental rehabilitation provision. The provision is measured at the best estimate of the expenditure required to settle the obligation at the period end date, discounted at a pre-tax rate reflecting current market assessments of the time value of money and risks specific to the liability.

3.7 Share-based payments

The Group operates equity-settled, share-based compensation plans, under which the entity receives services from employees as consideration for equity instruments (options) of the Group. The fair value of employee services received in exchange for the grant of share options are recognised as an expense. The total expense to be apportioned over the vesting period is determined by reference to the fair value of the options granted:

- including any market performance conditions;
- excluding the impact of any service and non-market performance vesting conditions; and
- including the impact of any non-vesting conditions.

Non-market performance and service conditions are included in assumptions about the number of options that are expected to vest. The total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each reporting period the Group revises its estimate of the number of options that are expected to vest.

It recognises the impact of the revision of original estimates, if any, in profit or loss, with a corresponding adjustment to equity.

When options are exercised, the Company issues new shares. The proceeds received net of any directly attributable transaction costs are credited to share capital (nominal value) and share premium.

03.01.2026 Seite 18/44

The fair value of goods or services received in exchange for shares is recognised as an expense.

3.6 Impact of accounting standards to be applied in future periods

There are a number of standards and interpretations which have been issued by the International Accounting Standards Board that are effective for periods beginning subsequent to 31 December 2022 that the Group has decided not to adopt early. The Group does not believe these standards and interpretations will have a material impact on the financial statements once adopted.

4 Segmental reporting

The Group operates principally in the UK and Brazil, with operations managed on a project-by-project basis within each geographical area. Activities in the UK are mainly administrative in nature whilst the activities in Brazil relate to exploration and evaluation work. The separate subsidiary responsible for the project finance for the Araguaia Project is domiciled in the Netherlands. The operations of this entity are reported separately and so it is recognised as a new segment. The reports used by the chief operating decision-maker are based on these geographical segments.

2021/2		Brazil		Netherlands		Total	
9 months ended 30		9 months ended 30		9 months ended 30		9 months	
September		September		September		ended	
2022 US\$		2022 US\$		2022 US\$		30 September	
Administrative expenses)	(1,902,253)	(136,664)	2022 (9,504,757 US\$)
Share						σσφ	
based 508 529 payments expense)	-		-		(508,529)
Change in							
fair value of		-		-		4,360,500	
derivative							
Profit/(Loss)							
on 8,627,415 foreign		-		(41,391)	8,586,024	
exchange Profit/(Loss)							
before							
and tax,013,546		(1,902,253)	(178,055)	2,933,238	
per reportable segment							
Net fin 24,821 costs		(201,197)	(5,538,973)	(5,665,339)
Profit/(Loss) before8,377 taxation		(2,103,450)	(5,717,028)	(2,732,101)
Depreciation charges		35,186		-		35,186	

03.01.2026 Seite 19/44

Additions							
to_ non-current assets		132,891,403		-		132,891,403	3
Capitalisation of _borrowing		13,260,561		-		13,260,561	
costs Foreign							
exchange movements to non-current assets		3,484,915		-		3,484,915	
Reportable se 190/5 e 0/0 5,050 assets		285,664,136		9,897,320		400,566,506	6
Reportable se 7 2,010,728 liabilities		36,846,304		88,609,350		198,366,382	2
2021		Brazil		Netherlands		Total	
9 months ended 30 September 2021 US\$	•			9 months ended 30 September 2021 US\$		9 months ended 30 September 2021 US\$	
Administrative expenses)	(553,789)	(92,632)	(5,593,102)
Change in fair							
value of (1,616,120)	-		-		(1,616,120)
special warrant liability Profit/(Loss)							
on _{(58,992} foreign exchange)	-		542,278		483,286	
Loss before interest							
and tax 6,621,793 per reportable segment)	(553,789)	449,646		(6,725,936)
Net fin(2/1/de;689 costs)	-		-		(214,689)
Loss be(16),16:36,482 taxation)	(553,789)	449,646		(6,940,625)
Depreciation charges		13,646		-		13,646	

03.01.2026 Seite 20/44

Additions to non-current assets		14,442,749		-		14,442,749	
Capitalisation of borrowing costs		7,486,579		-		7,486,579	
Foreign exchange movements to non-current assets		(1,606,193)	-		(1,606,193)
Reportable set@@27,460 assets		82,190,208		2,603,805		98,121,473	
Reportable segges,239 liabilities		4,806,571		37,736,269		52,478,079	
2012		Brazil		Netherlands		Total	
3 months ended 30 September 2022 US\$	-	Side.	1	3 months ended 30 September 2022 US\$		3 months ended 30 September 2022 US\$	
Administrative expenses)	(613,198)	(42,564))
Share based 529 payments expense)	-		-		(508,529)
Change in fair							
value of		-		-		-	
derivative Profit/(Loss) on _{E54,042}		(225 525	`	(1.015.522	١	(707.045	`
on ₅₅₄ 012 foreign exchange Profit/(Loss) before		(335,535)	(1,015,522	,	(191,043)
interest and tax ² ,139,888 per reportable)	(948,733)	(1,058,086)	(4,146,707)
segment Net fin@79c,566)	66,130		(2,425,897)	(2,433,333)
costs Profit/(Loss) be(2),2613,454 taxation)	(882,603)	(3,483,983)	(6,580,040)
Depreciation charges		13,009		-		13,009	

03.01.2026 Seite 21/44

Additions to non-current assets		60,720,658		-		60,720,658	
Capitalisation of _ borrowing costs		4,840,344		-		4,840,344	
Foreign exchange movements to non-current assets		(1,898,279)	-		(1,898,279)
2021		Brazil		Netherlands		Total	
3 months ended 30 September 2021 US\$	•			3 months ended 30 September 2021 US\$		3 months ended 30 September 2021 US\$	
Administrative expenses)	(243,862)	(42,636)	(1,921,621)
Change in fair value							
of special warrant liability Profit/(Loss)		-		-		-	
on 467,189 foreign exchange)	-		(1,254,398)	(1,721,587)
Loss before interest and tax ² ,102,312)	(243,862)	(1,297,034)	(3,643,208)
per reportable segment							
Net fin@73c, 5 66 costs)	-		-		(73,566)
Loss be(12),r1e75,878 taxation)	(243,862)	(1,297,034)	(3,716,774)
Depreciation charges		5,355		-		5,355	
Additions to_ non-current assets		3,657,467		-		3,657,467	
Capitalisation of borrowing costs		3,114,898		-		3,114,898	

03.01.2026 Seite 22/44

Foreign exchange movements to (3,750,293) - (3,750,293) non-current assets

5 Finance income and costs

	9 months	9 months	3 months
	ended	ended	ended
	30 September 2022	30 September 2021	30 Septe
Finance income	US\$	US\$	US\$
- Interest income on cash and short-term deposits Finance costs	4,460,729	311,920	2,066,43
- Interest on land purchases	(169,382)	-	78,156
- Interest on lease liability	(38,410)	-	(13,945)
- Commitment fees on senior debt	(3,794,151)	-	(1,527,6
- Other	(8,960)	-	(5,114)
- Contingent and deferred consideration: unwinding of discount	(577,665)	(419,519)	(120,110
- Contingent and deferred consideration: Fair value adjustment	31,677	-	(74,449)
- Contingent and deferred consideration: change in estimate	299,399	-	-
- Convertible loan note: unwinding of discount	(3,767,306)	-	(1,914,7
- Amortisation of Royalty Finance	(6,608,422)	(3,405,152)	(2,740,2
- Royalty finance carrying value adjustment	(8,753,409)	(4,188,517)	(3,022,0
Total finance costs pre-capitalisation	(18,925,900)	(7,701,268)	(7,273,6
Finance costs capitalised to the Araguaia mine development project	13,260,561	7,486,579	4,840,34
Net finance costs	(5,665,339)	(214,689)	(2,433,3

6 Intangible assets

Intangible assets comprise exploration and evaluation costs and goodwill. Exploration and evaluation costs comprise internally generated and acquired assets.

Exploration and

Goodwill Exploration licences evaluation costs Software Total

US\$

03.01.2026 Seite 23/44

03.01.2026 Seite 24/44

03.01.2026 Seite 25/44

03.01.2026 Seite 26/44

03.01.2026 Seite 27/44

03.01.2026 Seite 28/44

Cost					
At 1 January 2021	215,979	6,831,692	1,442,670	-	8,490,341
Additions	-	103,461	209,246	92,515	405,222
Amortisation for the year	-	-	-	(2,509)	(2,509)
Exchange rate movements	(14,844)	(480,024)	(88,701)	-	(583,569)
Net book amount at 31 December 2021	201,135	6,455,129	1,563,215	90,006	8,309,485
Additions	-	223,768	1,095,394	90,823	1,409,985
Amortisation for the year	-	-	-	(20,431)	(20,431)
Exchange rate movements	7,234	270,232	18,154	3,237	298,856
Net book amount at 30 September 2022	208,369	6,949,129	2,676,762	163,635	9,997,895

Impairment assessments for exploration and evaluation assets are carried out either on a project-by-project basis or by geographical area.

7 Property, plant and equipment

	Mine Development Property	y Vehicles and other field equipmen	t Office equ
	US\$	US\$	US\$
Cost			
At 1 January 2021	41,909,101	105,074	78,287
Additions	13,328,811	759,475	69,980
Transfers	-	648	(648)
Disposals	-	-	(1,385)
Capitalised interest	7,073,241	-	-
Exchange rate movements	(2,893,576)	(7,206)	(5,368)
At 31 December 2021	59,417,577	857,991	140,866
Additions	128,783,919	-	162,086
Environmental rehabilitation additions	98,036	-	-
Transfers	756,217	(787,730)	31,306
Capitalised interest	13,260,561	-	-
Disposals	-	-	(1,885)
Exchange rate movements	2,784,084	30,858	5,066
At 30 September 2022	205,100,394	101,121	337,439
Accumulated depreciation			

03.01.2026 Seite 29/44

At 1 January 2021	-	78,036	42,719
Charge for the year	-	7,526	12,840
Transfer	-	222	(222)
Disposals	-	-	(168)
Exchange rate movements	-	(5,350)	(2,929)
At 31 December 2021	-	80,434	52,240
Charge for the period	-	5,720	29,072
Transfer	-	(720)	703
Disposals	-	-	(151)
Exchange rate movements	-	2,893	1,879
At 30 September 2022	-	88,327	83,742
Net book amount as at 30 September 2022	2 205,100,394	12,794	253,697
Net book amount as at 31 December 2021	59,417,577	777,557	88,626

In December 2018, a Canadian NI 43-101 compliant Feasibility Study ("FS") was published by the Company regarding the enlarged Araguaia Project which included the Vale dos Sonhos deposit acquired from Glencore.

The financial results and conclusions of the FS clearly indicate the economic viability of the Araguaia Project with an NPV of \$401M using a nickel price of \$14,000/t Ni. Nothing material had changed with the economics of the FS between the publication date and the date of this report and the Directors undertook an assessment of impairment for the 2021 audited financial statements through evaluating the results of the FS along with recent market information relating to capital markets and nickel prices and judged that there are no impairment indicators with regards to the Araguaia Project. Since then, no impairment indicators have been identified.

8 Share Capital and Share Premium

On 11 April 2022 the Group issued 6,000,000 new ordinary shares (after share consolidation 300,000 shares) at a price of 4.33 pence per share in relation to the exercise of options by an employee of the Company.

On 31 May 2022 the Group completed a share consolidation on the basis of 1 new share for every 20 existing shares. As a result of the share consolidation, the Company's issued share capital consists of 190,418,279 ordinary shares of £0.20 each.

Issued and fully paid Number of shares (before share consolidation) Number of shares (after share consolidation)

At 1 January 2022 Restated 3,802,365,590 190,118,279

Issue of equity 7,000,000 350,000

03.01.2026 Seite 30/44

At 30 September 2022 3,809,365,590

190,468,279

The share premium as at 1 January 2022 was restated by US\$2,549,459 due to issue costs relating to the December equity raise that was invoiced after the year end date.

9 Contingent and Deferred Consideration

Contingent Consideration payable to Xstrata Brasil Mineração Ltda.

The contingent consideration payable to Xstrata Brasil Mineração Ltda for the acquisition of the Araguaia project has a carrying value of US\$2,428,446 at 30 September 2022 (31 December 2021: US\$2,308,612). It comprises US\$5,000,000 consideration in cash as at the date of first commercial production from the 'Vale dos Sonhos' resource areas within the Enlarged Project area. The key assumptions underlying the treatment of the contingent consideration the US\$5,000,000 and a discount factor of 7.0% along with the estimated date of first commercial production.

During 2020 the Araguaia project entered the development phase and as a result borrowing costs including unwinding of discount on contingent consideration for qualifying assets have been capitalised to the mine development asset. The borrowing costs capitalised for the nine months to 30 September 2022 is US\$119,834 (30 September 2021: US\$204,831).

Contingent Consideration payable to Vale Metais Basicos S.A.

The contingent consideration payable to Vale Metais Basicos S.A. for the acquisition of the Vermelho project has a carrying value of US\$4,350,690 at 30 September 2022 (31 December 2021: US\$4,425,522). It comprises US\$6,000,000 consideration in cash as at the date of first commercial production from the Vermelho project and was recognised for the first time in December 2019, following the publication of a PFS on the project. The key assumptions underlying the treatment of the contingent consideration of US\$6,000,000 is a discount factor of 7.0% along with the estimated date of first commercial production.

As at 30 September 2022, there was a net finance income of US\$74,831 (30 September 2021: US\$214,689) recognised in finance costs within the Statement of Comprehensive Income in respect of this contingent consideration arrangement, as the discount applied to the contingent consideration at the date of acquisition was unwound. The net finance income includes a change in estimate due to the change in the estimated date of first commercial production from 30 June 2026 to 30 June 2027. The finance costs in respect of this contingent consideration are expensed as the Vermelho project has not entered the construction phase.

Deferred Consideration payable to Companhia Brasileira de Alumínio

The deferred consideration payable to Companhia Brasileira de Aluminio has a carrying value of US\$5,677,125 at 30 September 2022 (31 December 2021: US\$5,475,538). It comprises US\$7,000,000 consideration in cash for ferronickel processing equipment which payable on the completion of certain milestones in the Araguaia project and was recognised for the first time in December 2021. The milestones are as follows:

- a) US\$600,000 payable on execution of the Agreement, this was paid on 9 December 2021;
- b) US\$950,000 upon the removal of 80% of the Processing Equipment from CBA's Niguelândia operations;
- c) US\$950,000 upon reaching 50% completion of Araguaia plant construction;
- d) d) US\$1,150,000 upon production at Araguaia reaching 90% of nameplate capacity for a period of 60 days, on average, and with up to 50% of such amount payable in Horizonte shares, at Horizonte's election; and

03.01.2026 Seite 31/44

e) e) US\$3,350,000 payable by Horizonte in three equal annual instalments with the first instalment due within 45 days of the first sale of ferronickel to a third party. Horizonte may choose to pay the outstanding balance of this amount at any time of it's choosing with up to 50% of the total able to be paid in Horizonte's shares, at Horizonte's election.

The key assumptions underlying the treatment of the deferred consideration is a discount factor of 7.0% and the estimated timing of the milestones as outlined previously.

As of 30 September 2022, there was a finance expense of US\$201,587 (30 September 2021: \$nil) recognised in finance costs within the Statement of Comprehensive Income in respect of this deferred consideration arrangement, as the discount applied to the deferred consideration at the date of acquisition was unwound.

Companhia Brasileira de Aluminio (in respect of Araguaia project)	Xstrata Brasil Mineração Ltda (in respect of Araguaia project)	Vale Metais Basicos S.A. (in respect of
US\$	US\$	US\$
At		
1 January 2021		
Initial recognition	3,946,090	4,136,002
Unwinding of 19,256 discount	276,226	289,520
Change in - estimate	(1,913,705	-
Change		
in carrying vatute95 and foreign exchange	-	(1
At		
31 _{5,475,538} December 2021	2,308,611	4,425,521
Unwinding of 233,264 discount	119,834	224,567
Change in - estimate	-	(299,399
Change in		
carrying va(184,677) and foreign exchange	-	1
ŭ		

03.01.2026 Seite 32/44

30 5 677 125 September 2022

2,428,445

4,350,690

10 a) Royalty Financing liability

10 a.1) Araguaia royalty financing liability

On 29 August 2019 the Group entered into a royalty funding arrangement with Orion Mine Finance ("OMF") securing a gross upfront payment of US\$25,000,000 before fees in exchange for a royalty, the rate being in a range from 2.25% to 3.00% and determined by the date of funding and commencement of major construction. The rate has been confirmed to be 2.95%. The royalty is paid over the first 426k tonnes of nickel produced from the Araguaia Ferronickel project. The royalty is linked to production and therefore does not become payable until the project is constructed and commences commercial production; more detail is contained within the audited financial statements for the year ended 31 December 2021.

The Royalty liability has initially been recognised using the amortised cost basis with an effective interest rate of 14.5%. When circumstances arise that lead to payments due under the agreement being revised, the group adjusts the carrying amount of the financial liability to reflect the revised estimated cash flows. This is achieved by recalculating the present value of estimated cash flows using the original effective interest rate of 14.5%. Any adjustment to the carrying value is recognised in the income statement.

The carrying value of the royalty reflects assumptions on expected long term nickel price, update headline royalty rate as well as the timing of payments related to expected date of commencement of production and hence payment to be made under the royalty agreement. The assumption influencing the increase in the carrying value of the royalty since year end is the long-term nickel price which has increased from US\$16,945 t/Ni to US\$18,629 t/Ni. The royalty rate is 2.95%.

Management have sensitised the carrying value of the royalty liability for a US\$1,000/t Ni increase/decrease in future nickel price the carrying value would change by US\$3,007,914.

10 a.2) Vermelho royalty financing liability

On 23 November 2021 the Group entered into a royalty funding arrangement with Orion Mine Finance ("OMF") securing a gross upfront payment of US\$25,000,000 before fees in exchange for a royalty, at a rate of 2.1%. The royalty rate will increase to 2.25% if substantial construction of the Vermelho Project has not commenced within 5 years of the closing date, 30 March 2022. The royalty will be paid over the life of mine of Vermelho. The Royalty agreement has certain provisions to revise the headline royalty rate should there be change in the mine schedule and production profile prior to construction or if the resource covered in the Vermelho Feasibility Study is depleted. The royalty is linked to production and therefore does not become payable until the project is constructed and commences commercial production. The agreement contains certain embedded derivatives which as per IFRS9 have been separately valued and included in the fair value of the financial instrument in note 10 b). The royalty funds were received on 30 March 2022.

The Royalty liability has initially been recognised using the amortised cost basis with an effective interest rate of 19.34%. When circumstances arise that lead to payments due under the agreement being revised, the group adjusts the carrying amount of the financial liability to reflect the revised estimated cash flows. This is achieved by recalculating the present value of estimated cash flows using the original effective interest rate of 19.34%. Any adjustment to the carrying value is recognised in the income statement.

The carrying value of the royalty reflects assumptions on expected long term nickel and cobalt prices, headline royalty rate as well as the timing of payments related to expected date of commencement of production and hence payment to be made under the royalty agreement. The assumption influencing the initial valuation of the carrying value of the Vermelho royalty is the long-term nickel price of US\$17,756 t/Ni (as at the initial recognition date 30 March 2022), the long-term cobalt price of US\$53,355t/Co (as at the initial recognition date 30 March 2022), and the royalty rate of 2.1%. The assumptions influencing the valuation at the period end date is the long-term nickel price of US\$18,629 t/Ni, the long-term cobalt price of

03.01.2026 Seite 33/44

US\$58,182 t/Co. The royalty rate has remained at 2.1%.

Management have sensitised the carrying value of the royalty liability by a change in the royalty rate to 2.25% and it would be US\$2,448,645 higher/lower and for a US\$1,000/t Ni increase/decrease in future nickel price and future cobalt price the carrying value would change by US\$1,575,763.

Araguaia Royalty valuation US\$	Vermelho Royalty valuation US\$	Total US\$
Net book		
amount at 30,131,755	-	30,131,755
1 January 2021		
Unwinding of 4,637,057		4,637,057
discount	-	4,037,037
Change in a 727 coa		0.707.000
carrying ,692 value	-	9,727,692
Effects of		
foreign exchange	-	-
Net book		
amount		44,496,504
at 44,496,504 31	-	44,490,504
December 2021		
Initial recognition	25,000,000	25,000,000
Embedded derivative		
	4,590,000	4,590,000
initial valuation		
Transaction costs	(847,939	(847,939)
Unwinding of 3,929,180	2,679,242	6,608,422
discount Change		
in _{5,893,677} carrying	2,859,732	8,753,409
value Effects		
of _ foreign	-	-
exchange		
Net book		
amount	24 291 025	99 600 306
at 54,319,361 30	34,281,035	88,600,396
September 2022		

10 b) Derivative financial assets

03.01.2026 Seite 34/44

10 b.1) Araguaia derivative financial assets

The aforementioned Araguaia royalty agreement includes several options embedded within the agreement as follows:

- If there is a change of control of the Group and the start of major construction works (as defined by the expenditure of in excess of US\$30m above the expenditure envisaged by the royalty funding) is delayed beyond a certain pre agreed timeframe the following options exist:
- Call Option which grants Horizonte the option to buy back between 50 100% of the royalty at a valuation that meets certain minimum economic returns for OMF;
- Make Whole Option which grants Horizonte the option to make payment as if the project had started commercial production and the royalty payment were due; and
- Put Option should Horizonte not elect for either of the above options, this put option grants OMF the
 right to sell between 50 100% of the Royalty back to Horizonte at a valuation that meets certain
 minimum economic returns for OMF.
- Buy Back Option At any time from the date of commercial production, provided that neither the Call Option, Make Whole Option or the Put Option have been actioned, Horizonte has the right to buy back up to 50% of the Royalty at a valuation that meets certain minimum economic returns for OMF.

The directors have undertaken a review of the fair value of all of the embedded derivatives and are of the opinion that the Call Option, Make Whole Option and Put Option currently have immaterial values as the probability of both a change of control and project delay are currently considered to be remote. There is considered to be a higher probability that the Group could in the future exercise the Buy Back Option and therefore has undertaken a fair value exercise on this option.

The initial recognition of the Buy Back Option has been recognised as an asset on the balance sheet with any changes to the fair value of the derivative recognised in the income statement. It has been fair valued using a Monte Carlo simulation which runs a high number of scenarios in order to derive an estimated valuation. The Monte Carlo simulation was performed at the 31 December 2021 year end. The Monte Carlo simulation is performed annually at the year-end date. The assumptions driving the buy-back option valuation were assessed as at 30 September 2022 and it was concluded that the change in the valuation would not be material.

The assumptions for the valuation of the Buy Back Option (per the Monte Carlo simulation) are the future nickel price (US\$16,941/t Ni), the production start date (May 2023), the prevailing royalty rate (2.95%), the inflation rate (1.76%) and volatility of nickel prices (22.1%).

Sensitivity analysis

The valuation of the Buyback option is most sensitive to estimates for nickel price and nickel price volatility.

An increase in the estimated future nickel price by US\$1,000 would give rise to a US\$1,338,000 increase in the value of the option.

The nickel price volatilities based on both 5- and 10-year historic prices are in close proximity and this is the period in which management consider that the option would be exercised. Therefore, management have concluded that currently no reasonably possible alternative assumption for this estimate would give rise to a material impact on the valuation.

10 b.2) Vermelho derivative financial assets

Horizonte has the right to buy back 50% of the royalty on the first four anniversaries of closing (or on any direct or indirect change of control in respect of Vermelho up until the fourth anniversary of closing).

After the 4th anniversary, Horizonte has the right to buy back 50% of the royalty on any direct or indirect

03.01.2026 Seite 35/44

change of control in respect of Vermelho at a valuation that meets certain minimum economic returns for OMF.

The initial recognition of the Buy Back Option has been recognised as an asset on the balance sheet with any changes to the fair value of the derivative recognised in the income statement. It has been fair valued using a Monte Carlo simulation which runs a high number of scenarios in order to derive an estimated valuation. The Monte Carlo simulation was performed at the agreement date of 23 November 2021.

The assumptions for the valuation of the Buy Back Option (per the Monte Carlo simulation) are the future nickel price (US\$16,602/t Ni), the future cobalt price (US\$45,387/t Co), the production profile from 2027 to 2065, the expected royalty rate (2.1%), the inflation rate (1.76%), volatility of nickel prices (22.1%) and volatility of cobalt prices (28.0%).

Sensitivity analysis

The valuation of the Buyback option is sensitive to estimates for nickel and cobalt prices and their respective volatilities, the change in royalty rate and the production profile.

An increase in the volatility of the nickel (28%) and cobalt (35%) would give rise to a US\$270,000 increase in the value of the option. An increase in the royalty rate to 2.25% (assuming the original volatilities 22%Ni, 28%Co) would increase the option valuation by US\$830,000.

If the production profile decreased by 20% (assuming the original volatilities) the option valuation would decrease by U\$1.9million.

The nickel and cobalt price volatilities based on both 5- and 10-year historic prices are in close proximity and this is the period in which management consider that the option would be exercised. Therefore, management have concluded that currently no reasonably possible alternative assumption for this estimate would give rise to a material impact on the valuation.

Araguaia Royalty	Vermelho Royalty	Total
US\$	US\$	US\$
Value		
as		
at 1 2,400,000	-	2,400,000
January 2021		
Change		
in fair fair	-	2,550,000
value		
Value		
as		
at 31 ^{4,950,000}	-	4,950,000
December 2021		
Initial	4,590,000	4,590,000
recognition		
Value as		
	4 500 000	0.540.000
at 4,950,000	4,590,000	9,540,000
September 2022		
2022		

11 Convertible loan notes liability

03.01.2026 Seite 36/44

On 29 March 2022 the Company issued convertible loan notes to the value of US\$65 million at an interest rate of 11.75% with interest accruing quarterly in arrears. The convertible loan notes were issued at a discount of 5.75%. The maturity date of the instruments is 15 October 2032.

The convertible loan notes are unsecured and the noteholders will be repaid as follows:

- Interest shall be capitalised until the Araguaia Project Completion date, estimated to be 31 December 2025 (subject to various technical operating tests being passed)
- After Project Completion Date, interest shall be paid quarterly only if there is available cash (after the company meets its senior debt and other senior obligations)
- After Project Completion Date, principal repayments (including accrued capitalized interest) shall be paid quarterly subject to available cash for distribution. In addition, a cash sweep of 85% of excess cash will apply on each interest payment date
- Any amount outstanding on the CLN on the maturity date 15 October 2032, Horizonte is obliged to settle in full on the maturity date.

At any time until the Maturity Date, the Noteholder may, at its option, convert the notes, partially or wholly, into a number of ordinary shares up to the total amount outstanding under the Convertible Note divided by the Conversion Price. The Conversion Price is 125% of the Subscription Price of 0.07 pence (after share consolidation 1.40 pence converted to US\$ at a rate of 1.3493). The Conversion Price is therefore US\$1.89.

The convertible loan is a hybrid financial instrument, whereby a debt host liability component and an embedded derivative liability component was determined at initial recognition. The conversion option did not satisfy the fixed for fixed equity criterion (fixed number of shares and fixed amount of cash) as the currency of the convertible loan notes is US Dollar and the functional currency of Horizonte Minerals Plc and its share price is GBP.

For convertible notes with embedded derivative liabilities, the fair value of the embedded derivative liability is determined first and the residual amount is assigned to the debt host liability.

The initial recognition of the embedded derivative conversion feature has been recognised as a liability on the balance sheet with any changes to the fair value of the derivative recognised in the income statement. It has been fair valued using a Monte Carlo simulation which runs a high number of scenarios in order to derive an estimated valuation. The Monte Carlo simulation was performed at the transaction date 29 March 2022 and 30 June 2022.

The assumptions for the valuation of the conversion feature (per the Monte Carlo simulation) are the <u>Horizonte Minerals Plc</u> future share price volatility (60%), GBP: USD exchange rate volatility (9%) on the conversion price, risk-free rates (2.41% at 29 March and 2.98% at 30 June).

At 29 March 2022 the fair value of the conversion feature was calculated (per the Monte Carlo simulation) as US\$19,161,400. The proceeds received was US\$ 61,262,500 and thus the residual allocated to the debt host liability was US\$42,101,100.

The debt host liability will be accounted for using the amortised cost basis with an effective interest rate of 19%. The effective interest rate is recalculated after adjusting for the transaction costs. The Group will recognise the unwinding of the discount at the effective interest rate, until the maturity date, the carrying amount at the maturity date will equal the cash payment required to be made.

The directly attributable transaction costs amounted to US\$2,347,041 which was allocated proportionately to the embedded derivative (US\$734,096) and the convertible loan notes liability (US\$ 1,612,945). The embedded derivative transaction costs were recognised in profit and loss, whereas the convertible loan liability transaction costs were deducted from the financial liability carrying amount.

After the fifth anniversary of the closing date, Horizonte shall have a one-time right to redeem the Convertible Notes, in whole, at 105% of the par value plus accrued and unpaid interest in cash if:

03.01.2026 Seite 37/44

- The thirty-business day VWAP of Horizonte shares exceeds 200% of the Conversion Price and the average daily liquidity of the Company's shares (across all relevant exchanges) exceeds US\$2.5 million per trading day over the prior 30 trading days; or
- 2. There is a change of control.

Management have assessed the likelihood of the above events occurring is highly improbable and thus the value of the redemption right is immaterial and was thus not considered in the valuation of the instrument.

Sensitivity analysis - Conversion feature derivative

The valuation of the conversion feature derivative is sensitive to the <u>Horizonte Minerals Plc</u> future share price volatility (60%). If the share price volatility increased to 80% the option valuation would increase by \$3.5million. If the volatility decreased to 40% the option valuation would decrease by \$1.9million.

Embedded derivative US\$	Convertible loan notes liability US\$	Total US\$
Initial recognition (after 161,400 on issue)	42,101,100	61,262,500
Transaction costs	(1,612,944)	(1,612,944)
Unwinding of - discount	3,767,306	3,767,306
Change in (4,360,500) value	-	(4,360,500)
Value as at 14,800,900 September 2022	44,255,462	59,056,362

12 Environmental rehabilitation provision

Environmental rehabilitation provision relates to the estimated cost of returning the Araguaia Project mining property to its original state at the end of the life of mine in accordance with the Brazilian legislation. The cost is recognised as part of the Mine Development Asset and will be depreciated over the life of the mine. The main uncertainty relates to estimating the cost that will be incurred at the end of the life of mine.

Total US\$ Advations Value as at 98,036 September 2022

13 Derivative financial liability

03.01.2026 Seite 38/44

Cash flow forward foreign exchange contracts

Total
US\$
Derivatives
designated
as
hedging
instruments
Non-deliverable
forwat6,762
contracts
Value
as
at7,845,762
September
2022

Current and non-current Current,664 Non44,098ent 7,845,762

In January 2022 the Group's Board approved the budget for the development of the Araguaia Ferronickel Project (Project). With the funding base being primarily US Dollars, the Project budget includes a significant portion of spend in local currency, the Brazilian Real (BRL). The Group and its senior lenders agreed to implement a foreign exchange hedging strategy that ensures that at least 70% of its BRL denominated capital expenditure to be incurred between 14 May 2022 and 31 March 2024 is hedged to reduce the exposure of future BRL foreign exchange risk.

The Group has therefore entered into a series of monthly non-deliverable forward transactions ("NDFs") which will lock in a series of future USD: BRL rates based on the Group's projected spend profile at the time of entering into those transactions. NDFs by definition are non-deliverable and so the Group would either pay or receive an amount of BRL to ensure that it ultimately achieves the hedged rate.

The effects of the cash flow non-deliverable forward contract hedging relationship are as follows:

```
US$
Carrying
amount
of (7,845,763 )
the
derivatives
Change
in
fair
value
value
(7,845,763 )
designated
hedging
instruments
```

03.01.2026 Seite 39/44

Change in fair value value 45,763 of 7,845,763 designated hedged item
Notional 32,760 amount Maturity 2022 - 28/03/2024 Hedge ratio

14 Fair value

Carrying Amount versus Fair Value

The following table compares the carrying amounts versus the fair values of the group's financial assets and financial liabilities as at 30 September 2022.

The group considers that the carrying amount of the following financial assets and financial liabilities are

a reasonable approximation of their fair value:

- Trade receivables
- Trade payables
- Cash and cash equivalents

As at 30 Septemb	er 2022		As at 31 December 2021		
Carrying amount US\$	Amortised Cost US\$	Fair Value US\$	Carrying amount US\$	Amortised cost US\$	Fair Value US\$
Financial Assets Deji540/e00 financial assets	-	9,540,000	4,950,000	-	4,950,000
Total Assets		9,540,000	4,950,000		4,950,000
Financial Liabilities					
Contingent consideration	6,779,135	-	6,734,132	6,734,132	
Deferred consideration	5,677,125	-	5,475,538	5,475,538	
Royalty Finance	88,600,396	-	44,496,504	44,496,504	
Convertible Loan Note - 44,255,462 host debt liability	44,255,462	-	-	-	-

03.01.2026 Seite 40/44

Convertible Loan Note 14,800,900	-	14,800,900	-	-	-
embedded derivative					
Derivative fin ā ; &45 ļ,763 liability	-	7,845,763	-	-	-
Total Liabilities	145,312,118	22,646,663	56,706,174	56,706,174	-

Fair value Hierarchy

The level in the fair value hierarchy within which the financial asset or financial liability is categorised is determined on the basis of the lowest level input that is significant to the fair value measurement. Financial assets and financial liabilities are classified in their entirety into only one of the three levels. The fair value hierarchy has the following levels:

Level 1 - Quoted prices (unadjusted) in active markets for identical assets or liabilities

Level 2- inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly, (i.e., as prices) or indirectly (i.e., derived from prices)

Level 3- inputs for the asset or liability that are not based on observable market data (unobservable inputs)

The derivative financial asset has been deemed to be a level three fair value. Information related to the valuation method and sensitivities analysis for the derivative financial asset are included in note 10 b.

The derivative liability on the convertible loan note has been deemed to be a level three fair value. Information related to the valuation method and sensitivities analysis are included in note 11.

The derivative liability on the forward exchange contracts has been deemed to be a level one fair value. Information related to the hedging instrument are included in note 13.

15 Dividends

No dividend has been declared or paid by the Company during the nine months ended 30 September 2022 (2021: nil).

16 Earnings per share

The calculation of the loss per share of 1.435 cents for the nine months ended 30 September 2022 (30 September 2021 loss per share: 8.488 cents) is based on the loss attributable to the equity holders of the Company of US\$2,732,101 for the nine month period 30 September 2022 (30 September 2021: US\$6,940,625 loss) divided by the weighted average number of shares in issue during the period of 190,324,323 (weighted average number of shares for the nine months ended 30 September 2021: 81,767,079). The comparative earnings per share (30 September 2021) have been restated to reflect the share consolidation (note 8). The conversion option on the convertible loan notes was considered when assessing the diluted earnings per share. However, when comparing the exercise price of £1.75 and the market price per share of £0.97 as at the quarter end date 30 September 2022, the conversion option was out of the money and therefore it is not dilutive.

Details of share options that could potentially dilute earnings per share in future periods are disclosed in the notes to the Group's Annual Report and Financial Statements for the year ended 31 December 2021 and in

03.01.2026 Seite 41/44

note 17 below.

17 Share based payment

The Directors have discretion to grant options to the Group employees to subscribe for Ordinary shares up to a maximum of 10% of the Company's issued share capital. One third of options are exercisable at each six months anniversary from the date of grant, such that all options are exercisable 18 months after the date of grant, other than the options issued on 12 July 2022. Options issued on 12 July 2022 will vest in three tranches on the 12-month, 18-month and 28-month anniversaries after the date of grant (refer below for further information). All share options lapse on the tenth anniversary of the date of grant or the holder ceasing to be an employee of the Group. Should holders cease employment then the options remain valid for a period of 3 months after cessation of employment, following which they will lapse. Neither the Company not the Group has any legal or constructive obligation to settle or repurchase the options in cash.

Two employees exercised their share options on 11 April 2022 and 6 July 2022 respectively. There were no other movements for the nine months ended 30 September 2022.

On 31 May 2022 the Group completed a share consolidation on the basis of 1 new share for every 20 existing shares. The number of share options and the exercise prices have been revised following the share consolidation.

The Group awarded new share options on 12 July 2022 (the "Award Date") over 9,736,250 ordinary shares of £0.20 each in the capital of the Company to executives (PDMRs) and key personnel in the UK and Brazil. Each share option is exercisable in return for one ordinary share in the Company and will vest in three tranches on the 12-month, 18-month and 28-month anniversaries of the Award Date at a ratio of 25%, 25% and 50%, with exercise prices of £1.68, £1.72 and £1.76 for each one third of the Awards.

Movements on number of share options and their related exercise price are as follows:

Number of options (before share consolidation) Weighted average exercise price (before share consolidation) Nu £

Outstanding at 1 114,300,000 January 2022		0.0425
Exe (7;900 ,000)	0.0433
Issued		
but not 194,725,000		0.086
vested		
Exp(red00,000)	0.064
Outstanding		
at 30 294,325,000		0.071
September		
2022		
Exercisable at 30 101,400,000 September 2022		0.042

The fair value of the share options issued during the current financial year was determined using the Black-Scholes valuation model.

The parameters used are detailed below:

03.01.2026 Seite 42/44

2022 options

Date

ofl 2/07/2022

grant

Weighted

average share pence

price

Weighted

average 72 pence exercise

price

Weighted

average

fair

value at 1.69 pence

the

measurement

date

Expiry date 07/2032

Options granted,250

Volatility %

Dividend yield Option

life

Annual

risk-free interest %

rate

18 Ultimate controlling party

The Directors believe there to be no ultimate controlling party.

19 Related party transactions

The nature of related party transactions of the Group has not changed from those described in the Group's Annual Report and Financial Statements for the year ended 31 December 2021. There were no significant related party transactions during the nine-month period ended 30 September 2022.

20 Commitments

The Company has conditional capital commitments totaling \$397 million relating to equipment purchase and service contracts which are key to the commencement of the Araquaia project construction. These commitments remain subject to a number of conditions precedent which have not been met at the date of this report.

21 Events after the reporting period

The Company announced a placing and subscription on 4 October 2022 (together the "Fundraise") raising gross proceeds of approximately £70.5million (approximately US\$80million) at a placing price of 90.5 pence per share from existing and new investors. The Company issued a total of 77,945,627 new ordinary shares

03.01.2026 Seite 43/44 with existing shareholders La Mancha Investments S.A.R.L. and Glencore International AG participating for approximately £23.8million (approximately US\$27million) and approximately £26.4million (approximately US\$30million) respectively.

In connection with the Fundraise, Jeremy Martin, a director and Chief Executive Officer of the Company, and Simon Retter, Chief Financial Officer of the Company, each agreed to subscribe for 27,624 shares at the placing price.

The Fundraise was completed on the 8th November 2022.

22 Approval of interim financial statements

These Condensed Consolidated Interim Financial Statements have been approved for issue by the Board of Directors on 8 November 2022.

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03.01.2026 Seite 44/44