

THARISA PLC  
Incorporated in the Republic of Cyprus with limited liability  
Registration number: HE223412  
JSE share code: THA  
LSE share code: THS  
ISIN: CY0103562118

REVIEWED CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS  
For the six months ended 31 March 2016

Corporate information

THARISA PLC  
Incorporated in the Republic of Cyprus with limited liability  
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ISIN: CY0103562118

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Phoevos Pouroulis (Chief Executive Officer)  
Michael Gifford Jones (Chief Finance Officer)  
John David Salter (Lead Independent non-executive director)  
Antonios Djakouris (Independent non-executive director)  
Omar Marwan Kamal (Non-executive director)  
Brian Chi Ming Cheng (Non-executive director)  
Carol Bell (Independent non-executive director)  
Joanna Ka Ki Cheng (Alternate non-executive director)

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#### Introduction

Tharisa is an integrated resource group incorporating mining and the processing, beneficiation, marketing, sales and logistics of PGM and chrome concentrates.

#### Mission

To maximise shareholder returns through innovative exploitation of mineral resources in a responsible manner

#### Values

- The safety and health of our people is a priority
- We take responsibility for the effect that our operations may have on the environment
- We are committed to the upliftment of our local communities
- We conduct ourselves with integrity and honesty
- We strive to achieve superior returns for our shareholders
- We originate new opportunities and will continue to challenge convention through innovation

#### Strategic initiatives

- Implementation of optimisation initiatives to maximise value extraction
- Growth through innovative research and development
- Growth through accretive acquisition, development and operation of large scale and low cost projects that are in or close to production
- Leveraging off the established platform for expansion into multi-commodities with geographic diversity
- Capital discipline with a dividend policy of 10% on NPAT and capital allocation to low risk projects

#### HIGHLIGHTS H1 2016

PGM PRODUCTION  
(6E)

UP 4.5%  
60.0 koz  
(2015: 57.4 koz)

PGM PRICES  
DOWN 27.4%  
US\$686/oz  
(2015: US\$945/oz)

REVENUE  
DOWN 30.5%  
US\$86.0m  
(2015: US\$123.7m)

NET CASH FLOWS FROM  
OPERATING ACTIVITIES  
UP 18.2%  
US\$18.2m  
(2015: US\$15.4m)

ALL IN COST PGM OZ\*  
DOWN 10.9%  
US\$492/oz  
(2015: US\$552/oz)  
\* including non-cash flow items excluding  
financing and capital expenditure

CHROME CONCENTRATE  
PRODUCTION  
UP 7.3%  
604.4 kt  
(2015: 563.3 kt)

CHROME PRICES  
DOWN 32.1%  
US\$106/t  
(2015: US\$156/t)

GROSS PROFIT MARGIN  
UP 6.2%  
24.6%  
(2015: 18.4%)

HEADLINE PROFIT PER SHARE  
US\$1 cent  
(2015: US\$1 cent)

ALL IN COST CHROME TONNE\*  
DOWN 32.9%  
US\$102/t  
(2015: US\$152/t)  
\* including non-cash flow items excluding  
financing and capital expenditure

GROUP STATISTICS

	Unit	% change	H1 FY2016	H1 FY2015
ROM mined	Mt	21.1	2.4	1.9
PGM rougher feed grade	g/t	1.8	1.68	1.65
Chrome grade	%	(0.3)	18.4	18.7
ROM processed	Mt	-	2.2	2.2
PGM recovery	%	1.9	65.0	63.1
PGM in concentrate produced	koz	4.5	60.0	57.4
Chrome recovery	%	6.1	62.8	56.7
Chrome concentrate produced	kt	7.3	604.4	563.3
PGM basket price	US\$/oz	(27.4)	686	945
Chrome concentrate price (42% CIF China)	US\$/t	(32.1)	106	156
Average exchange rate	ZAR:US\$	(30.4)	15.0	11.5
Group revenue	US\$'000	(30.5)	85 997	123 700
Gross profit	US\$'000	(7.3)	21 134	22 805
Profit for the period	US\$'000	(36.4)	3 098	4 870
EBITDA	US\$'000	(17.9)	14 732	17 937
Headline earnings	US\$'000	(13.9)	2 925	3 396
Headline earnings per share	US\$ cents	-	1	1
Gross profit margin	%	6.2	24.6%	18.4%
Net cash flows from operating activities	US\$'000	18.3	18 230	15 417
Debt to total equity ratio*	%		24.2%	42.7%

\* Net of the debt service reserve account

The percentage change for changes in percentage numbers is calculated as the difference between the comparable period percentage and the current period percentage.

#### INTERIM MANAGEMENT REPORT

DEAR SHAREHOLDER

Tharisa has delivered on its commitments with exceptional performance in challenging times. In the six months ended 31 March 2016, the Group again demonstrated how its low cost business model ensures it can withstand a commodity price downturn and still deliver robust operational and financial results.

The first half of FY2016 was a milestone period for Tharisa with the Company moving closer to steady state production. Production milestones included:

- reef mining exceeded the steady state required run rate of 4.8 Mtpa on an annualised basis in Q2 FY2016;
- mill throughput performing at nameplate design capacity of 400 ktpm;
- contained PGM production on a 6E basis of 144.0 koz (On an annualised basis in Q2 FY2016) moving closer to revised steady state target of 147.4 kozpa; and
- increase of specialty chrome production from 10.1% to 17.5% of chrome concentrate production.

Post the half-year results, Tharisa listed on the main board of the London Stock Exchange under the ticker THS. The secondary listing increases Tharisa's international profile, opens up access to a wider pool of investors and will improve trading liquidity by facilitating the participation of UK and European investors in the Company. Tharisa's primary listing remains on the JSE.

The six months under review were characterised by a challenging macroeconomic environment, where global commodity prices declined materially before recovering towards the end of the second quarter. The average PGM basket price (On a 6E basis) for the six-month period was US\$686/oz, a decline of 27.4% relative to the comparable period. Similarly, the average metallurgical grade chrome concentrate price for the six-month period was US\$106/t, a decline of 32.1% relative to the comparable period.

While the macroeconomic conditions are outside the control of the Group, Tharisa's continued focus on achieving steady state production yielded positive production results with a 4.5% increase in production of PGM contained metal on a 6E basis of 60.0 koz and a 7.3% increase in chrome concentrate production of 604.4 kt. With the release of the updated Competent Person's Report dated 31 December 2015, steady state PGM production on a 6E basis was increased to 147.4 kozpa while chrome concentrate steady state production was revised to 1.33 Mtpa.

Safety remains a top priority and Tharisa continues to strive for zero harm at its operations. Tharisa achieved a Lost Time Injury Frequency Rate (LTIFR) of 0.3 per 200 000 man hours worked at 31 March 2016. This is among the lowest LTIFRs in the PGM and chrome industries in South Africa. Tharisa continues to implement appropriate risk management processes, strategies, systems and training to promote a safe working environment for all facilitated by the opening of the Group's new training centre.

The Group reported a profit before tax of US\$4.5 million for the interim period with net cash flows from operating activities of US\$18.2 million, an improvement of 18.3%.

Tharisa continues to strengthen its competitive position, benefiting from the shallow open pit and large scale co-production of PGMs and chrome concentrates.

## OPERATIONAL OVERVIEW

	Unit	31 March 2016	31 March 2015	Change
ROM tonnes mined	kt	2 358.6	1 948.0	21.1%
Tonnes milled	kt	2 197.0	2 198.7	-
On mine cash cost per tonne milled	US\$	25.6	30.8	(16.9%)
Consolidated cash cost per tonne milled (excluding transport)	US\$	28.7	34.3	(16.3%)

## MINING

The Tharisa Mine is unique in that it mines multiple mineralised layers with different, but defined, PGM and chrome contents. The mine is a large-scale open pit with a life of mine of up to 20 years and the potential to extend the mine by a further 40 years by mining underground.

During the six months under review, 2.4 Mt of ore at an average grade of 1.68 g/t PGMs on a 6E basis and 18.4% chrome was mined. Tharisa needs to mine 4.8 Mtpa ROM to produce at steady state levels of 147.4 kozpa of PGMs and 1.33 Mtpa of chrome concentrates.

A number of section 54 safety related instructions in Q1 FY2016 adversely impacted on mining production during the period resulting in the ROM stockpiles being depleted and impacting on the feed grade into the processing plants. ROM stock piles have subsequently been rebuilt with 212 kt of ROM stock and crushed ore being available ahead of the processing plants as at 31 March 2016.

The focus on opening up access to the full mining strike length and the benefits of maintaining the correct multi-reef layer profile are being realised and this contributed to providing stable feed grades for processing.

## PROCESSING

Tharisa has two processing plants – the Genesis and Voyager standalone concentrator plants – which have a combined nameplate capacity of 400 ktpm ROM. The Genesis Plant incorporates the Challenger Plant on the feed circuit for the extraction of specialty grade chrome concentrates principally from natural fines.

During the six-month period, 2.2 Mt of reef was processed through the two plants producing 60.0 koz of contained PGMs on a 6E basis and 604.4 kt of chrome concentrates. The chrome processing circuit of the Voyager Plant was successfully modified to facilitate an increase in the production of higher value specialty grade chrome concentrates. Of the 604.4 kt of chrome concentrates produced, 105.8 kt or 17.5% of total chrome concentrate production was specialty grade chrome concentrates – up from 10.1% for the comparable period.

Plant throughput equated to 91.5% of combined nameplate capacity of the plants.

Overall PGM recovery was at 65.0%, an improvement of 1.9% on the H1 FY2015 PGM recovery of 63.1%, and demonstrates the benefits of stability in the plant feed grades and the increase in competent ores being processed with a lower feed of "weathered" ore. The target recovery remains at 70.0%.

The average chrome recovery across all plants was 62.8%, a 6.1% improvement from the 56.7% recovery recorded for H1 FY2015 and bringing chrome recoveries within reach of the 65.0% target.

Production of both PGMs and chrome concentrates is expected to continue to increase as the Group achieves its steady state levels.

There are a number of optimisation initiatives currently being evaluated with a focus on improving chrome recoveries and increasing PGM recoveries even further.

#### COMMODITY MARKETS AND SALES

	Unit	31 March 2016	31 March 2015	Change
PGM basket price	US\$/oz	686	945	(27.4%)
PGM basket price	ZAR/oz	10 448	10 888	(4.0%)
42% metallurgical grade chrome concentrate contract price – CIF	US\$/t	106	156	(32.1%)
42% metallurgical grade chrome concentrate contract price – CIF	ZAR/t	1 562	1 793	(12.9%)
Specialty chrome grades FOB price *	US\$/t	122	153	(20.3%)

\* Blended average of foundry and chemical grades excluding the cost of sea freight

Both PGM and chrome concentrate commodity prices remained under pressure with the chrome commodity price, in particular, being affected by the devaluation of the Renminbi against the US\$ and the slowdown in the Chinese economy. The average US\$ PGM contained metal basket price decreased by 27.4% and metallurgical grade chrome concentrate contract price declined by 32.1% relative to the comparable period's average prices. The average ZAR weakened 30.4% relative to the US\$ over the period. As the cost base of Tharisa Minerals is mainly in ZAR, the weakening of the ZAR partially offset the decline in US\$ commodity prices.

PGM production continued to be sold to Impala Refining Services under the off-take agreement and a total of 59.1 koz was sold during the period. The Tharisa Mine's PGM prill split is significant in terms of platinum content at 56.1%, contributing to a favourable PGM basket price being realised by Tharisa.

	31 March 2016	31 March 2015
Tharisa prill split by mass	%	%
Platinum	56.1	56.5
Palladium	15.7	15.6
Rhodium	9.5	9.4
Gold	0.2	0.2
Ruthenium	13.9	13.9
Iridium	4.46	4.4

As a result of the depressed chrome prices, Tharisa elected to defer product sales in December 2015, preferring to rather wait for higher prices. Prices began recovering after the Chinese New Year in February 2016. In the interim, Tharisa diversified its production to increase its production of the higher value specialty grade chrome. This allowed the Group to cushion itself to some extent from the steep fall in metallurgical chrome prices. Chrome concentrate sales totalled 481.7 kt.

#### LOGISTICS

31 March 31 March

	Unit	2016	2015	Change
Average transport cost per tonne of chrome concentrate - CIF main ports China basis	US\$/t	40	59	(32.2%)

The chrome concentrate destined for main ports in China is shipped either in bulk from the Richards Bay Dry Bulk Terminal or via containers from Johannesburg and transported by road to Durban from where it is shipped. The economies of scale and in-house expertise have ensured that Tharisa's transport costs, a major cost to the Group, remained competitive.

China remains the main market for chrome concentrates and 381.9 kt of the metallurgical grade chrome concentrates produced by the Tharisa Mine were sold on a CIF main ports China basis. The majority was shipped in bulk with a negligible quantity being shipped in containers.

Arxo Logistics has sufficient storage capacity at both the Richards Bay Dry Bulk Terminal and the Durban container port to manage the full production capacity of the Tharisa Mine.

Negotiations over a planned public private partnership with Transnet for an on-site railway siding at the Tharisa Mine are progressing well.

#### MINERAL RESOURCE AND MINERAL RESERVE

The Mineral Resource and Mineral Reserve Statement has been updated by Coffey Mining (SA) (Pty) Ltd dated 31 December 2015. The Mineral Resource and Mineral Reserve Statement has been prepared in accordance with the requirements of the South African Code for the Reporting of Exploration Results, Mineral Resources and Mineral Reserves, 2009.

The Mineral Resource is estimated at 829.0 Mt with a 4E PGM grade of 1.15 g/t and a chrome grade of 20.4%. The total Mineral Reserve is tabled below.

	Tonnes	6E	Cr(2)O(3)
	Mt	g/t	%
Mineral Reserve			
Proved	41.4	1.45	17.8
Probable	65.0	1.45	19.2
Total	106.4	1.45	18.6

Steady state production forecasts have been revised from 144.0 kozpa to 147.4 kozpa of PGMs on a 6E basis and from 1.5 Mt of chrome concentrates to 1.33 Mt of chrome concentrates which includes 311.8 kt of specialty chrome concentrates. With the improved optimisation of the chrome processing spiral plant, the production of higher value specialty chrome concentrates increases from approximately 10.1% for the comparable period to approximately 23.4% of chrome production at steady state. This has resulted in the volumetric change of chrome concentrate steady state production.

#### FINANCIAL OVERVIEW

Group revenue totalled US\$86.0 million, a decrease of 30.5% relative to the comparable period revenue of US\$123.7 million. This decrease in revenue was mainly attributable to the reduction in the average PGM contained metal basket price from US\$945/oz to US\$686/oz - a decrease of 27.4% - and a weakening in the average 42% metallurgical grade chrome concentrate contract price from US\$156/t to US\$106/t - a decrease of 32.1%. The decrease in chrome commodity prices followed the devaluation of the Renminbi relative to the US\$ and the slowdown in forecast global economic growth. During the period of short-term chrome price volatility and the strong downward trend in the price, the Group elected not to sell at the reduced prices. This contributed to lower chrome

concentrate sales of 481.7 kt relative to the comparable period sales of 520.5 kt – a decrease of 7.5%. Since the end of the period under review, sales volumes have reverted to previous levels with metallurgical chrome concentrate prices for July 2016 delivery at US\$150/t.

The PGM basket price has similarly recovered to approximately US\$715/oz.

Notwithstanding the reduction in revenue the gross profit margin improved from 18.4% to 24.6% on increased production volumes reducing the unit costs of production for both PGMs and chrome concentrates and the increased production and sales of higher value add specialty grade chrome concentrates. Competitively priced freight costs for bulk shipments of chrome concentrates also contributed to the improved gross profit margins.

The segmental contribution to revenue and gross profit is summarised in the following table (shared costs continue to be allocated on an equal basis):

Six months ended 31 March 2016	PGM	Chrome	Total
	US\$'000	US\$'000	US\$'000
Revenue	35 904	50 093	85 997
Cost of sales	23 761	41 102	64 863
Cost of sales excluding selling costs	23 663	24 712	48 375
Selling costs	98	16 390	16 488
Gross profit	12 143	8 991	21 134
Gross profit percentage	33.8%	17.9%	24.6%
Sales volumes	59.1 koz	481.7 kt	
All in cost of sales per unit*	US\$402/oz	US\$85/t	
Total all in cost per unit**	US\$492/oz	US\$102/t	

\* Including non-cash flow items

\*\* Including non-cash flow items excluding financing and capital expenditure

Six months ended 31 March 2015	PGM	Chrome	Total
	US\$'000	US\$'000	US\$'000
Revenue	44 087	79 613	123 700
Cost of sales	26 861	74 034	100 895
Cost of sales excluding selling costs	26 766	44 715	71 481
Selling costs	95	29 319	29 414
Gross profit	17 226	5 579	22 805
Gross profit percentage	39.1%	7.0%	18.4%
Sales volumes	58.4 koz	520.5 kt	
All in cost of sales per unit*	US\$460/oz	US\$142/t	
Total all in cost per unit**	US\$552/oz	US\$152/t	

\* Including non-cash flow items

\*\* Including non-cash flow items excluding financing and capital expenditure

The PGM cash cost of sales per ounce (excluding selling costs) for the period was US\$376 (2015: US\$408) and for chrome concentrates the cash cost of sales per tonne (excluding selling costs) for the period was US\$46 (2015: US\$75). The cash unit costs have been calculated after crediting the deferred stripping element i.e. the deferred stripping has been treated as a non-cash flow item.

There has been no non-recurring or exceptional income sources during the interim period.

The major constituents of the cash cost of sales of PGMs and chrome concentrates are set out in the following graphs.

PGM cash cost of sales: 31 March 2016

Mining	59%
Utilities	7%
Reagents	6%
Steel balls	3%
Labour	6%
Diesel	16%
Overheads	3%

Chrome cash cost of sales: 31 March 2016

Mining	49%
Utilities	6%
Steel balls	5%
Labour	12%
Diesel	13%
Overheads	15%

After accounting for administrative expenses of US\$10.7 million (2015: US\$10.7 million) the Group achieved an operating profit of US\$10.6 million, a reduction of 12.4% relative to the comparable period operating profit of US\$12.1 million.

While the Group's cost base is mainly in ZAR (other than for selling expenses) and the weakening of the ZAR relative to the US\$ benefited the Group from a cost reduction perspective, certain "first time" costs were incurred with the inaugural vesting of the share scheme awards to employees and consultants with a charge of US\$1.0 million included in administrative expenses. The Company also listed (secondary listing) on the London Stock Exchange and professional fees for the listing of the Company were incurred. The Group undertook a review of its costs and the benefits of this review and the actions taken are still to be reflected in the administrative costs as the upfront costs of these actions were incurred in this reporting period.

EBITDA amounted to US\$14.7 million (2015: US\$17.9 million).

Finance costs principally relate to the senior debt facility secured by Tharisa Minerals for the construction of the Voyager Plant.

The tax charge amounted to US\$1.4 million, an effective charge of 30.7%, due primarily to disallowable charges being incurred within the Group activities. The tax rate should revert to a rate below 28.0% in the near term.

Foreign currency translation differences for foreign operations, arising where the Company has funded the underlying subsidiaries with US\$ denominated funding and the reporting currency of the underlying subsidiary is not in US\$, amounted to US\$9.0 million (2015: US\$13.9 million), being directly related to foreign currency movements during the period.

Basic and diluted earnings per share for the period remained unchanged at US\$0.01.

Interest-bearing debt as at 31 March 2016, totalled US\$51.8 million, resulting in a debt to total equity ratio of 29.8%. Off-setting the debt service reserve account amount in respect of the senior debt facility of US\$9.8 million, reduces the debt to equity ratio to 24.2%. The long-term targeted debt to equity ratio is 15.0%.

The Group complied with all the senior debt facility financial covenants as at 31 March 2016 other than for the debt service cover ratio. The lenders condoned the breach of the debt service cover ratio which resulted, in part, from the impact on production of the section 54 safety related stoppages during Q1 FY2016, the fall in commodity prices and reduced sales volumes of chrome concentrates.

The packing credit facility (chrome pre-shipment finance) of US\$12.5 million provided by the Group's bankers was not renewed during the interim period, with the bankers continuing to provide post shipment finance. The Group

continues to enter into appropriate chrome concentrate pre-pay arrangements to part fund its working capital requirements. As at 31 March 2016 outstanding deliveries for approximately 80.8 kt of metallurgical and chemical grade chrome concentrates were still due and the outstanding amount for the chrome pre-pay, which is included in trade and other payables, as at that date amounted to US\$6.4 million.

The Group is de-risked from a capital spend perspective with a focus on stay in business capital with additions to property, plant and equipment for the period amounting to US\$6.4 million, including an amount of US\$3.1 million relating to the capitalisation of deferred stripping. The depreciation charge amounted to US\$4.6 million (2015: US\$5.4 million).

During the interim period the Group generated net cash from operations of US\$18.2 million (2015: US\$15.4 million). Cash on hand amounted to US\$11.1 million (2015: US\$26.7 million). In addition, the Group holds US\$9.8 million in a debt service reserve account.

With the demonstrated ability to mine and process at the required levels to achieve steady state production and the recovery in the commodity prices subsequent to the interim period, the "emphasis of matter" paragraph contained in the audit report for the financial year ended 30 September 2015 has been removed.

#### PRINCIPAL BUSINESS RISKS

Material risks to the Group are those that substantially affect the Group's ability to create and sustain value in the short, medium and long term. Material risks determine how the Group devises and implements its strategy since each risk has the potential to impact the Group's ability to achieve its strategic objectives. Each risk also carries with it challenges and opportunities. The Group's strategy takes into account known risks, but risks may exist of which the Group is currently unaware. An overview of the material risks which could affect the Group's operational and financial performance was included in the Group's 2015 Annual Report which is available on the Group's website. The following risks have been identified which may impact the Group over the next six months.

##### Regulatory compliance

In April 2016, the South African Government released a draft reviewed Mining Charter for public comment. There is no assurance that the Mining Charter will be adopted in its draft form or revised again to inter alia, set new, higher or different Historically Disadvantaged South Africans (HDSA) or Black Economic Empowerment ownership targets, or that the definition of persons who constitute HDSAs will not be changed or substituted. If there is any future increase in HDSA ownership targets or any change or substitution in the definition of HDSAs, the Group may have to amend the ownership structure of Tharisa Minerals in order to comply with the new requirements.

The Group is required to comply with a range of Health and Safety Laws and Regulations in connection with its mining, processing and on mine logistics activities. Regular inspections are conducted by the Department of Mineral Resources to ensure compliance. Any perceived violation of the Regulations could lead to a temporary shutdown of all or a portion of the Group's mining operations.

##### Labour unrest in South Africa

Whilst labour relations are currently stable, the risk of potential unrest remains particularly with the pending local government elections scheduled for 3 August 2016 which may contribute to heightened labour and community unrest regionally.

In 2015, the Group concluded a collective agreement with

the National Union of Mineworkers, the majority trade union at the Tharisa Mine, determining wage increases over the next three years until June 2018.

#### Unscheduled breakdowns

The Group's performance is reliant on the consistent production of PGM and chrome concentrates from the Tharisa Mine. Any unscheduled breakdown leading to a prolonged reduction in production may have a material impact on the Group's financial performance and results of operations.

#### Currency risk

The Group's reporting currency is US\$. The Group's operations are predominantly based in South Africa with a ZAR cost base while the majority of the revenue stream is in US\$ exposing the Group to the volatility and movements in the ZAR. Fluctuations in the US\$ and ZAR may have a significant impact on the performance of the Group.

#### Commodity prices

The Group's revenues, profitability and future rate of growth depends on the prevailing market prices of PGMs and chrome. A sustained downward movement in the market price for PGMs and/or chrome may negatively affect the Group's profitability and cash flows.

#### Financing and liquidity

The activities of the Group exposes it to a variety of financial risks including market, commodity prices, credit, foreign exchange and interest rate risks. The Group closely monitors and manages these risks. Cash forecasts are regularly updated and reviewed including sensitivity scenarios with reference to the above risks.

#### BOARD APPOINTMENT

Tharisa welcomes Dr Carol Bell to the board as an independent non-executive director with effect from 23 March 2016.

#### SUBSEQUENT MARKET CONDITIONS

Post the half-year results, both PGM and chrome concentrate prices have recorded a recovery. By mid Q3 FY2016, the PGM basket price was at approximately US\$715/oz and current chrome trading prices for July 2016 delivery were at approximately US\$150/t. At the same time, the ZAR to US\$ exchange rate weakened to approximately ZAR15.0.

#### OUTLOOK

Tharisa's plans to reach steady state are materialising and the Group continues towards achieving the targeted recoveries required to maintain these production levels. Tharisa expects continued strong operational performance for the remainder of the year with a focus on improving the ROM chrome grade and recoveries for both PGM and chrome concentrates.

These interim results reinforce the Groups sustainable competitive advantage of being a profitable co-producer of PGM and chrome concentrates from a large scale, long life open pit operation weathering commodity and exchange rate volatility.

Tharisa would like to thank its team and directors for their continued support in achieving these interim results.

Apart from the IFRS reviewed condensed consolidated financial statements prepared for submission to the JSE, the Group also needs to prepare reviewed condensed consolidated financial statements for Cyprus regulatory purposes which are in accordance with IFRS as adopted by

the EU. A number of new and revised IFRS standards and interpretations have not yet been adopted by the EU while the Group may elect to early adopt such interpretations and standards in terms of IFRS. There are no numerical differences in this regard.

STATEMENT BY THE MEMBERS OF THE  
BOARD OF DIRECTORS AND THE  
COMPANY OFFICIALS RESPONSIBLE FOR  
THE DRAFTING OF THE CONDENSED  
CONSOLIDATED INTERIM FINANCIAL  
STATEMENTS ACCORDING TO THE CYPRUS  
SECURITIES AND EXCHANGE COMMISSION  
LEGISLATION

In accordance with sections 10(3)(c) and 10(7) of Law No. 190(I)/2007, as amended, providing for the transparency requirements of issuers whose securities are admitted to trading on a regulated market (the Transparency Law), we, the members of the Board of Directors of Tharisa plc, responsible for the preparation of the condensed consolidated interim financial statements of Tharisa plc for the period ended 31 March 2016, hereby declare that to the best of our knowledge:

- a) the condensed consolidated interim financial statements for the period ended 31 March 2016:
- have been prepared in accordance with International Accounting Standard 34: Interim Financial Reporting and as stipulated for under section 10(4) of the Transparency Law, and
  - give a true and fair view of the assets and liabilities, the financial position and profit or losses of Tharisa plc and its undertakings, as included in the condensed consolidated interim financial statements as a whole; and
- b) the adoption of a going-concern basis for the preparation of the financial statements continues to be appropriately based on the foregoing and having reviewed the forecast financial position of the Group; and
- c) the interim management report provides a fair review of the information required by section 10(6) of the Transparency Law.

Loucas Pouroulis	Executive Chairman
Phoevos Pouroulis	Chief Executive Officer
Michael Jones	Chief Finance Officer
David Salter	Lead Independent Non-executive Director
Antonios Djakouris	Independent Non-executive Director
Omar Kamal	Independent Non-executive Director
Brian Cheng	Non-Executive Director
Carol Bell	Independent Non-executive Director
Joanna Ka Ki Cheng	Alternate Non-executive Director to Brian Cheng

Paphos  
10 June 2016

SUMMARISED PRODUCTION DATA

		Quarter ended 31 March 2016	Quarter ended 31 December 2015	Quarter ended 31 March 2015	Half year ended 31 March 2016	Half year ended 31 March 2015	Financial year ended 30 September 2015
Reef mined	kt	1 234.2	1 124.4	1 042.1	2 358.6	1 948.0	4 183.2
Stripping ratio	m(3) waste/m(3) reef	7.1	6.4	9.8	6.8	10.0	10.7
Reef milled	kt	1 199.6	997.4	1 167.1	2 197.0	2 198.7	4 400.4
PGM flotation feed	kt						

tonnes		942.3	765.8	907.2	1 708.1	1 712.2	3 446.2
PGM rougher feed grade	g/t						
		1.74	1.61	1.65	1.68	1.65	1.62
6E PGMs produced	koz	36.0	24.0	33.0	60.0	57.4	118.0
PGM recovery	%	68.5	60.4	68.6	65.0	63.1	65.8
Average PGM contained metal basket price	US\$/oz						
		685	687	935	686	945	885
Average PGM contained metal basket price	ZAR/oz						
		10 849	9 865	10 991	10 448	10 888	10 608
Cr(2)O(3) ROM grade	%	18.3	18.5	18.8	18.4	18.7	18.3
Chrome recovery	%	63.9	61.5	57.5	62.8	56.7	58.0
Chrome yield	%	27.7	27.3	26.2	27.5	25.6	25.5
Chrome concentrates produced	kt						
		332.3	272.1	305.5	604.4	563.3	1 122.2
Metallurgical grade	kt	259.9	238.7	283.6	498.6	515.9	1 009.4
Specialty grades	kt	72.4	33.4	21.9	105.8	47.4	112.8
Metallurgical grade chrome concentrate contract price	US\$/t CIF China						
		81	124	155	106	156	158
Metallurgical grade chrome concentrate contract price	ZAR/t CIF China						
		1 262	1 777	1 742	1 562	1 793	1 894
Average exchange rate	ZAR:US\$						
		15.8	14.2	11.7	15.0	11.5	12.0

INDEPENDENT AUDITORS' REVIEW REPORT ON  
INTERIM FINANCIAL STATEMENTS

TO THE SHAREHOLDERS OF THARISA PLC

We have reviewed the condensed consolidated financial statements of Tharisa plc, on pages 16 to 20 contained in the accompanying interim report, which comprise the condensed consolidated statement of financial position as at 31 March 2016, and the condensed consolidated interim statements of profit or loss and other comprehensive income, changes in equity and cash flows for the six months then ended, and selected explanatory notes.

DIRECTORS' RESPONSIBILITY FOR THE  
INTERIM FINANCIAL STATEMENTS

The directors are responsible for the preparation and presentation of these interim financial statements in accordance with the International Accounting Standard, (IAS) 34 Interim Financial Reporting, and for such internal control as the directors determine is necessary to enable the preparation of interim financial statements that are free from material misstatement, whether due to fraud or error.

AUDITORS' RESPONSIBILITY

Our responsibility is to express a conclusion on these interim financial statements. We conducted our review in accordance with International Standard on Review Engagements (ISRE) 2410, Review of Interim Financial Information Performed by the Independent Auditor of the Entity. ISRE 2410 requires us to conclude whether anything has come to our attention that causes us to believe that the interim financial statements are not prepared in all material respects in accordance with the applicable financial reporting framework. This standard also requires us to comply with relevant ethical requirements.

A review of interim financial statements in accordance with ISRE 2410 is a limited assurance engagement. We perform procedures, primarily consisting of making inquiries of management and others within the entity, as appropriate, and applying analytical procedures, and evaluate the evidence obtained.

The procedures performed in a review are substantially less than and differ in nature from those performed in an audit conducted in accordance with International Standards on Auditing. Accordingly, we do not express an audit opinion on these financial statements.

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed consolidated interim financial statements of Tharisa plc for the six months ended 31 March 2016 are not prepared, in all material respects, in accordance with IAS 34, Interim Financial Reporting.

Maria A. Karantoni FCA  
 Certified Public Accountant and Registered Auditor  
 for and on behalf of  
 KPMG Limited  
 Certified Public Accountants and Registered Auditors  
 14 Esperidon Street  
 1087 Nicosia  
 Cyprus

10 June 2016

Condensed consolidated statement of profit or loss and other comprehensive income for the six months ended 31 March 2016

		Six months ended 31 March 2016	31 March 2015
	Notes	Reviewed US\$'000	Reviewed US\$'000
Revenue	4	85 997	123 700
Cost of sales	4	(64 863)	(100 895)
Gross profit		21 134	22 805
Other income		182	27
Administrative expenses	5	(10 709)	(10 741)
Results from operating activities		10 607	12 091
Finance income		410	664
Finance costs		(5 738)	(6 443)
Changes in fair value of financial assets at fair value through profit or loss		3	(24)
Changes in fair value of financial liabilities at fair value through profit or loss		(813)	775
Net finance costs		(6 138)	(5 028)
Profit before tax		4 469	7 063
Tax	6	(1 371)	(2 193)
Profit for the period		3 098	4 870
Other comprehensive income			
Items that may be classified subsequently to profit or loss			
Foreign currency translation differences for foreign operations, net of tax		(9 034)	(13 905)
Other comprehensive income, net of tax		(9 034)	(13 905)
Total comprehensive expense for the period		(5 936)	(9 035)
Profit for the period attributable to			
Owners of the Company		2 900	3 361
Non-controlling interests		198	1 509
		3 098	4 870
Total comprehensive expense for the period attributable to			
Owners of the Company		(3 882)	(7 104)
Non-controlling interests		(2 054)	(1 931)
		(5 936)	(9 035)
Profit/(loss) per share			
Basic and diluted profit/(loss) per share (US\$)	7	1	1

The notes on pages 21 to 31 are an integral part of these financial statements.

Condensed consolidated statement of financial position as at 31 March 2016

		31 March 2016	30 September 2015
	Notes	reviewed US\$'000	Audited US\$'000
Assets			
Property, plant and equipment	8	204 126	214 518
Goodwill		843	919
Other financial assets	10	2 282	1 636
Long-term deposits	9	9 754	10 656
Deferred tax assets		664	1 954
Non-current assets		217 669	229 683
Inventories	11	15 408	8 951
Trade and other receivables		25 546	37 979
Other financial assets	10	46	55
Current taxation		203	144
Cash and cash equivalents		11 119	24 265
Current assets		52 322	71 394
Total assets		269 991	301 077

Equity			
Share capital	12	256	256
Share premium		452 512	452 512
Other reserve		47 245	47 245
Foreign currency translation reserve		(83 487)	(76 705)
Revenue reserve	12	(202 791)	(206 566)
Equity attributable to owners of the company		213 735	216 742
Non-controlling interests		(39 848)	(37 794)
Total equity		173 887	178 948
Liabilities			
Provisions	13	3 633	4 088
Borrowings	14	27 765	36 329
Trade and other payables	16	778	-
Deferred tax liabilities		168	13
Non-current liabilities		32 344	40 430
Borrowings	14	18 554	33 692
Other financial liabilities	15	534	388
Current taxation		91	98
Trade and other payables		44 581	47 521
Current liabilities		63 760	81 699
Total liabilities		96 104	122 129
Total equity and liabilities		269 991	301 077

The condensed consolidated interim financial statements were authorised for issue by the board of directors on 10 June 2016.

Phoevos Pouroulis                      Michael Jones  
Director                                      Director

The notes on page 21 to 31 are an integral part of these financial statements.

Condensed consolidated statement of changes in equity  
for the six months ended 31 March 2016

	ATTRIBUTABLE TO OWNERS OF THE COMPANY					Total US\$'000	Non-controlling interests US\$'000	Total equity US\$'000
	Share capital US\$'000	Share premium US\$'000	Other reserve US\$'000	Foreign currency translation reserve US\$'000	Revenue reserve US\$'000			
Balance at 1 October 2015	256	452 512	47 245	(76 705)	(206 566)	216 742	(37 794)	178 948
Total comprehensive income for the period	-	-	-	-	2 900	2 900	198	3 098
Profit for the period	-	-	-	-	2 900	2 900	198	3 098
Other comprehensive income	-	-	-	-	-	-	-	-
Foreign currency translation differences	-	-	-	(6 782)	-	(6 782)	(2 252)	(9 034)
Total comprehensive income for the period	-	-	-	(6 782)	2 900	(3 882)	(2 054)	(5 936)
Transactions with owners of the Company	-	-	-	-	-	-	-	-
Contributions by and distributions to owners	-	-	-	-	-	-	-	-
Equity-settled share based payments	-	-	-	-	875	875	-	875
Contributions by owners of the Company	-	-	-	-	875	875	-	875
Total transactions with owners of the Company	-	-	-	-	875	875	-	875
Balance at 31 March 2016 (Reviewed)	256	452 512	47 245	(83 487)	(202 791)	213 735	(39 848)	173 887
Balance at 1 October 2014	255	452 363	47 245	(47 361)	(216 596)	235 906	(26 052)	209 854
Total comprehensive income for the period	-	-	-	-	3 361	3 361	1 509	4 870
Net profit for the period	-	-	-	-	3 361	3 361	1 509	4 870
Other comprehensive income	-	-	-	-	-	-	-	-
Foreign currency translation differences	-	-	-	(10 465)	-	(10 465)	(3 440)	(13 905)
Total comprehensive income for the period	-	-	-	(10 465)	3 361	(7 104)	(1 931)	(9 035)
Transactions with owners of the Company	-	-	-	-	-	-	-	-
Equity settled share based payments	-	-	-	-	100	100	-	100
Contributions by owners of the Company	-	-	-	-	100	100	-	100
Total transactions with owners of the Company	-	-	-	-	100	100	-	100
Balance at 31 March 2015 (Reviewed)	255	452 363	47 245	(57 826)	(213 135)	228 902	(27 983)	200 919

The notes on pages 21 to 31 are an integral part of these financial statements.

Condensed consolidated statement of cash flows  
for the six months ended 31 March 2016

	Notes	Six months ended	
		31 March 2016 Reviewed US\$'000	31 March 2015 Reviewed US\$'000
Cash flows from operating activities			
Profit for the period		3 098	4 870
Adjustments for			
Depreciation of property, plant and equipment		4 599	5 421
Loss on disposal of property, plant and equipment		67	-
Impairment losses on property, plant and equipment		-	3
Impairment losses on goodwill		25	33
Impairment losses on inventory		183	250
Changes in fair value of financial liabilities at fair value through profit			

or loss	813	-
Interest income	(410)	(450)
Changes in fair value of financial assets at fair value through profit or loss	(3)	(727)
Interest expense	5 172	6 392
Tax	1 371	2 193
Equity-settled share based payments	1 049	202
	15 964	18 187
Changes in Inventories	(6 845)	3 683
Trade and other receivables	12 433	(12 754)
Trade and other payables	(2 946)	7 005
Provisions	(250)	(175)
Cash from operations	18 356	15 946
Income tax paid	(126)	(529)
Net cash flows from operating activities	18 230	15 417
Cash flows from investing activities		
Interest received	384	371
Additions to property, plant and equipment	8 (6 375)	(9 113)
Proceeds from disposal of property, plant and equipment	107	-
(Additions)/refunds of other financial assets	(744)	2 917
Net cash flows used in investing activities	(6 628)	(5 825)
Cash flows from financing activities		
Refund of long term deposits	575	824
Changes in non current trade and other payables	769	-
(Repayments of)/proceeds from bank credit and other facility borrowings	(15 490)	11 289
Net proceeds from obligations under new loan	1 698	759
Repayment of secured bank borrowings and loan to third party	(9 694)	(14 072)
Interest paid	(1 507)	(579)
Net cash flows used in financing activities	(23 649)	(1 779)
Net (decrease)/increase in cash and cash equivalents	(12 047)	7 813
Cash and cash equivalents at the beginning of the period	24 265	19 629
Effect of exchange rate fluctuations on cash held	(1 099)	(709)
Cash and cash equivalents at the end of the period	11 119	26 733

The notes on pages 21 to 31j are an integral part of these financial statements.

Notes to the condensed consolidated interim financial statements for the six months ended 31 March 2016

1. REPORTING ENTITY

Tharisa plc (the Company) is a company domiciled in Cyprus. These condensed consolidated interim financial statements of the Company as at and for the six months ended 31 March 2016 comprise the Company and its subsidiaries (together referred to as the Group). The Group is primarily involved in platinum group metals (PGM) and chrome mining, processing, trading and the associated logistics.

2. BASIS OF PREPARATION

(a) Statement of compliance

These condensed consolidated interim financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS), International Accounting Standard, IAS 34 Interim Financial Reporting, the Listing Requirements of the JSE Limited and the Cyprus Companies Law, Cap. 113. Selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the last annual consolidated financial statements as at and for the year ended 30 September 2015. These condensed consolidated interim financial statements do not include all the information required for full annual consolidated financial statements, prepared in accordance with IFRS.

These condensed consolidated interim financial statements were approved by the Board of Directors on 10 June 2016.

(b) Functional and presentation currency

The condensed consolidated interim financial statements are presented in United States Dollars (US\$) which is the Company's functional currency and amounts are rounded to the nearest thousand.

(c) Going concern basis

The Group reported a profit before tax for the six months ended 31 March 2016 of US\$4 469 thousand (2015: US\$7 063 thousand). However, the Group had a net current liability position as at that date of US\$11 438 thousand (2015: US\$10 305 thousand). During this period commodity prices and in particular the metallurgical grade chrome concentrate price reflected a marked decline following a devaluation of the Renminbi, the currency of the Group's main chrome concentrate customers, and a slowdown in the global economic growth projections. Subsequent to the reporting period, the chrome concentrate commodity prices have recovered to levels prevailing at the financial year ended 30 September 2015 and the order book remains full. The decrease in the profit before tax was mainly attributable to commodity prices notwithstanding the improved production levels with mining achieving the required 4.8 Mt ROM on an annualised basis for the quarter ended 31 March 2016 and with the processing facilities operating at the design name plate capacity of 400 ktpm on an annualised basis.

With the demonstrated ability to mine and process at the required levels to achieve steady state production and the recovery in the commodity prices, the financial statements have been prepared on the going concern basis. Should the commodity prices, in Rand terms, come under renewed downward pressure the Group would require additional working capital funding and the Group may be required to enter into further commodity pre pay arrangements,

arrange additional working capital loan facilities or undertake an issue of shares for cash to raise any shortfall in working capital that may arise in such circumstances.

- (d) New and revised International Financial Reporting Standards and Interpretations  
As from 1 October 2015, the Group adopted all changes to International Financial Reporting Standards (IFRSs), which are relevant to its operations. This adoption did not have a material effect on the accounting policies of the Group.

The following Standards, Amendments to Standards and Interpretations have been issued but are not yet effective for annual periods beginning on 1 October 2015. The Board of Directors is currently evaluating the impact of these on the Group.

Standards and Interpretations

- IFRS 9 'Financial Instruments' (effective the latest as from the commencement date of its first annual period beginning on or after 1 January 2018).
- IFRS 10, IFRS 12 and IAS 28 (Amendments) 'Investment Entities: Applying the Consolidation Exception' (effective for annual periods beginning on or after 1 January 2016).
- IAS 1 (Amendments) 'Disclosure Initiative' (effective for annual periods beginning on or after 1 January 2016).
- IFRS 11 (Amendments) 'Accounting for Acquisitions of Interests in Joint Operations' (effective for annual periods beginning on or after 1 January 2016).
- IFRS 14 'Regulatory Deferral Accounts' (effective the latest as from the commencement date of its first annual period beginning on or after 1 January 2016).
- IFRS 15 'Revenue from contracts with customers' (effective for annual periods beginning on or after 1 January 2018).
- IAS 16 and IAS 41 (Amendments) 'Bearer Plants' (effective for annual periods beginning on or after 1 January 2016).
- IAS 27 (Amendments) 'Equity method in separate financial statements' (effective for annual periods beginning on or after 1 January 2016).
- Annual Improvements to IFRSs 2012-2014 Cycle (effective the latest as from the commencement date of its first annual period beginning on or after 1 January 2016).
- IAS 16 and IAS 38 (Amendments) 'Clarification of acceptable methods of depreciation and amortisation' (effective for annual periods beginning on or after 1 January 2016).
- IAS 7 (Amendments) 'Disclosure Initiative' (effective for annual periods beginning on or after 1 January 2017).
- IAS 12 (Amendments) 'Recognition of Deferred Tax Assets for Unrealised Losses' (effective for annual periods beginning on or after 1 January 2017).
- IFRS 16 'Leases' (effective for annual periods beginning on or after 1 January 2019).

3. SIGNIFICANT ACCOUNTING POLICIES

The accounting policies applied by the Group in these condensed consolidated interim financial statements are the same as those applied by the Group in its audited consolidated financial statements as at and for the year ended 30 September 2015.

4. OPERATING Segments

The Group has two reportable segments, the PGM segment and the chrome segment. Information regarding the results of each reportable segment is included below. Performance is measured based on segment revenue, cost of sales and gross profit, as included in the internal management reports that are reviewed by the Group's management. Segment revenue, cost of sales and gross profit, are used to measure performance as management believes that such information is the most relevant in evaluating the results of each segment.

	PGM US\$'000	Chrome US\$'000	Total US\$'000
Six months ended 31 March 2016 (reviewed)			
Revenue	35 904	50 093	85 997
Cost of sales			
Cost of sales excluding selling costs	23 663	24 712	48 375
Selling costs	98	16 390	16 488
	23 761	41 102	64 863
Gross profit	12 143	8 991	21 134

The overhead costs relating to the manufacturing of the PGM and the chrome concentrates are allocated to the relevant products based on the relative sales value per product. The allocated percentage for chrome concentrates and PGM concentrate accounted for the financial periods under review is 50% for each segment.

	PGM US\$'000	Chrome US\$'000	Total US\$'000
Six months ended 31 March 2015 (reviewed)			
Revenue	44 087	79 613	123 700
Cost of sales			
Cost of sales excluding selling costs	26 766	44 715	71 481
Selling costs	95	29 319	29 414
	26 861	74 034	100 895

Gross profit 17 226 5 579 22 805

Geographical information

The following table sets out information about the geographical location of the Group's revenue from external customers. The geographical location analysis of revenue from external customers is based on the country of establishment of each customer.

	Six months ended	
	31 March 2016 Reviewed US\$'000	31 March 2015 Reviewed US\$'000
(i) Revenue from external customers		
China	9 673	49 464
South Africa	46 410	49 744
Singapore	4 540	736
Hong Kong	22 605	17 817
Other countries	2 769	5 939
	85 997	123 700

	Six months ended	
	31 March 2016 Reviewed US\$'000	31 March 2015 Reviewed US\$'000
5. Administrative expenses		
Directors and staff costs		
Non-executive directors	245	245
Executive directors	561	713
Other key management	417	510
Group employees	3 798	4 633
	5 021	6 101
Audit	169	279
Consulting	1 122	832
Corporate social investment	66	177
Depreciation	157	127
Discount facility and related fees	205	251
Equity settled share based expense	1 049	-
Fees for the professional services of the listing	328	73
Health and safety	101	87
Insurance	335	694
Legal and professional	133	249
Rent and utilities	370	408
Security	411	302
Telecommunications and IT related costs	278	261
Training	254	143
Travelling and accommodation	165	248
Sundry expenses	545	509
	10 709	10 741

6. Tax  
Tax is recognised based on management's best estimate of the weighted average annual income tax rate expected for the full financial year applied to the pre tax income of the interim period.

The Group's consolidated effective tax rate for the six months ended 31 March 2016 and 2015 was 31.0% and 31.0% respectively.

	Six months ended	
	31 March 2016 Reviewed	31 March 2015 Reviewed
7. EARNINGS PER SHARE		
(i) Basic and diluted earnings per share		
The calculation of basic and diluted earnings per share has been based on the following profit attributable to the ordinary shareholders of the Company and the weighted average number of ordinary shares outstanding.		
Profit for the period attributable to ordinary shareholders (US\$'000)	2 900	3 361
Weighted average number of ordinary shares at 31 March ('000)	255 892	254 781
Basic and diluted earnings per share (US\$ cents)	1	1

At 31 March 2016 and 31 March 2015, LTIP and SARS awards were excluded from the diluted weighted average number of ordinary shares calculation because their effect would have been anti dilutive. The average market value of the Company's shares for the purposes of calculating the potential dilutive effect of SARS was based on quoted market prices for the period during which the options were outstanding.

(ii) Headline and diluted headline earnings per share

The calculation of headline and diluted headline earnings per share has been based on the following headline earnings attributable to the ordinary shareholders and the weighted average number of ordinary shares outstanding.

	Six months ended	
	31 March 2016 Reviewed	31 March 2015 Reviewed
Headline earnings for the period attributable to the ordinary shareholders (note 7 (iii)) ('000)	2 925	3 396
Weighted average number of ordinary shares at 31 March (note 7 (i)) ('000)	255 892	254 781
Headline and diluted headline earnings per share (US\$ cents)	1	1

(iii) Reconciliation of profit/(loss) to headline earnings

	Six months ended	
	31 March 2016 Reviewed US\$'000	31 March 2015 Reviewed US\$'000
Profit attributable to ordinary shareholders	Net 2 900	Net 3 361
Adjustments:		
Impairment losses on goodwill	25	33
Impairment losses on property, plant and equipment	-	3
Tax effect of impairment losses on property, plant and equipment	-	(1)
Headline earnings	2 925	3 396

#### 8. PROPERTY, PLANT AND EQUIPMENT

(a) Acquisitions and disposals

During the six months ended 31 March 2016 and 2015 the Group acquired assets with a cost, excluding capitalised borrowing costs, of US\$6 375 thousand and US\$9 113 thousand respectively.

During the six months ended 31 March 2016, disposal of property, plant and equipment resulted in a loss on disposal of US\$67 thousand (2015: US\$Nil) being recognised in profit or loss.

(b) Capital commitments

At 31 March 2016 and 30 September 2015, the Group's capital commitments for contracts to purchase property, plant and equipment amounted to US\$2 387 thousand and US\$1 431 thousand respectively.

(c) Securities

At 31 March 2016 and 30 September 2015, an amount of US\$185 093 thousand and US\$196 432 thousand of the carrying amount of the Group's tangible property, plant and equipment was pledged as security against secured bank borrowing and third party borrowing (see note 14).

		31 March 2016	30 September
		Reviewed US\$'000	2015 Audited US\$'000
9. LONG-TERM DEPOSITS			
Long-term deposits		9 754	10 656
	Fair value hierarchy	31 March 2016 Reviewed US\$'000	30 September 2015 Audited US\$'000
10. OTHER FINANCIAL ASSETS			
Non-current assets			
Investments in cash funds and income funds (note 10(a))	Level 2	2 279	1 632
Interest rate caps (note 10(b))	Level 2	3	4
		2 282	1 636
Current assets			
Investments at fair value through profit or loss (note 10(c))	Level 1	46	55
		46	55

(a) The investments in cash funds and income funds are unsecured and held at fair value through profit or loss (designated).

During the year ended 30 September 2014, the investment managed by a collective investment entity namely Stanlib Collective Investments was ceded to Lombard Insurance Group ("Lombard") against the guarantee issued by Lombard to the Department of Mineral Resources of South Africa ("DMR") for the rehabilitation provision. During the year ended 30 September 2015, a portion of the investment was withdrawn and the remaining balance of the investment as at 31 March 2016 and 30 September 2015 totalling US\$932 thousand and US\$960 thousand respectively is ceded to Lombard against the guarantee issued by Lombard on behalf of Arxo Logistics Proprietary Limited to Transnet Freight Rail, a division of Transnet SOC Limited to the value of ZAR12 000 thousand.

Investment in Money Market and Current Accounts totalling US\$1 347 thousand (2015: US\$672 thousand) is managed by Guardrisk Insurance Company Limited ("Guardrisk") against the guarantee issued by Guardrisk to the DMR for the rehabilitation provision. The guarantee issued by Guardrisk has a fixed cover period from 1 December 2014 to 30 November 2017.

The underlying investments are in money market and other funds and the fair value has been determined by reference to their quoted prices.

- (b) Interest rate caps were obtained from a consortium of financial institutions, against the floating 3 month Johannesburg Interbank Agreed Rate (JIBAR) on 25% of the secured bank borrowing. The interest rate caps have a strike rate of 7.5% and terminate on 31 March 2017. The balance is held at fair value through profit or loss (held for trading). Fair values are based on quoted market prices at the end of the reporting period without any deduction for transaction costs.
- (c) Investments at fair value through profit or loss are valued based on quoted market prices at the end of the reporting period without any deduction for transaction costs.

	31 March 2016 Reviewed US\$'000	30 September 2015 Audited US\$'000
11. INVENTORIES		
Finished products	8 586	4 283
Ore stockpile	3 341	1 257
Work in progress	-	195
Consumables	3 481	3 216
Total carrying amount	15 408	8 951

During the six months ended 31 March 2016 and 31 March 2015, the Group wrote down its inventories by US\$183 thousand and US\$250 thousand respectively. The write down is included in cost of sales in the condensed consolidated statement of profit or loss and other comprehensive income. Inventories are subject to a general notarial bond in favour of the lenders of the secured bank borrowings.

12. ORDINARY SHARE CAPITAL AND REVENUE RESERVE  
The Company did not issue any ordinary share capital and did not declare or pay any dividends during the six months ended 31 March 2016 and 31 March 2015.

The revenue reserve includes the accumulated retained profit and losses of the Group. The revenue reserve is distributable for dividend purposes.

13. PROVISIONS  
The Group has a legal obligation to rehabilitate the site where the Group's mine is located, once the mining operations cease which would be when the current mine life of the project expires.

The provision for future rehabilitation at 31 March 2016 and 30 September 2015 amounted to US\$3 633 thousand and US\$4 088 thousand respectively. During the six months ended 31 March 2016 and 31 March 2015, the provision for future rehabilitation recognised/(derecognised) to inventories was US\$(205) thousand and US\$677 thousand respectively and to mining assets and infrastructure US\$(187) thousand and US\$134 thousand respectively. The amounts recognised in profit or loss for the same periods amounted to US\$162 thousand and US\$182 thousand respectively.

An insurance company provided a guarantee to the DMR to satisfy the requirements of the Mineral and Petroleum Resources Development Act with respect to environmental rehabilitation and the Group has pledged as collateral its investments in interest bearing debt instruments to the insurance company to support this guarantee.

The interest rate used for estimating future costs is the long term risk free rate as indicated by the RI86 government bond of South Africa, which was 9.10% and 8.45% as at 31 March 2016 and 30 September 2015 respectively. The net present value of the current rehabilitation estimate is based on the average of the long term inflation target range of the South African Reserve Bank of 4.50% as at 31 March 2016 and 30 September 2015.

The Group expects that the timing of the outflows relating to the provision for rehabilitation is uncertain at this stage but it estimates that it will probably take place at the end of the life of the mine and infrastructure.

	31 March 2016 Reviewed US\$'000	30 September 2015 Audited US\$'000
14. BORROWINGS		
Non-current		
Secured bank borrowing	27 214	36 329
Other borrowings - obligations under new loans	551	-
	27 765	36 329
Current		
Secured bank borrowing	13 595	14 346
Other borrowings - bank credit and other facility	1 808	17 298
Other borrowings - obligations under new loans	1 369	164
Other borrowings - loan payable to related party	1 782	1 884
	18 554	33 692

There have been no changes in the terms, securities and financial covenants of the above borrowing facilities during the six months ended 31 March 2016, compared to those disclosed in the Group's consolidated financial statements as at and for the year ended 30 September 2015 other than the following:

- (a) Insurance premium finance provided to Tharisa Minerals Proprietary Limited, a subsidiary of the Group, for an amount of ZAR13 383 thousand repayable in twelve monthly instalments commencing 1 December 2015. The finance is guaranteed by Tharisa plc for an amount of ZAR14 000 thousand and bears interest at a rate of 8.72%

p.a.

- (b) Finance provided to purchase equipment by Tharisa Minerals Proprietary Limited, a subsidiary of the Group, for an amount of ZAR20 770 thousand repayable in twenty four monthly instalments commencing 29 February 2016. The finance bears interest at prime +3% and the equipment will remain the property of the company providing the finance until the full purchase price has been paid.
- (c) During the period under review, the Group's US\$12 500 thousand bank credit facility was not extended and the charge over bank deposits totalling US\$2 500 thousand was released.
- (d) The senior debt providers condoned the breach of the debt service cover ratio as at 31 March 2016.

	Fair value hierarchy	31 March 2016 Reviewed US\$'000	30 September 2015 Audited US\$'000
15. OTHER FINANCIAL LIABILITIES			
Discount facility	Level 2	534	388

Discount facility relates to fair value adjustments on the limited recourse disclosed receivables discounting facility ("discount facility") with ABSA, Nedbank and HSBC in terms of which 98% of the sales of platinum, palladium and gold (included in PGM) are discounted at JIBAR (3 month) + 200 basis points. The discount facility is for an amount of ZAR300 000 thousand. The balance is held at fair value through profit or loss (designated).

16. TRADE AND OTHER PAYABLES  
Non-current trade and other payables represent a trade payable that has been discounted and is repayable in twelve monthly instalments commencing on 30 October 2017. The balance is measured at amortised cost.

17. FAIR VALUES  
The Board of Directors considers that the fair values of significant financial assets and liabilities approximate their carrying values at each reporting date.

	31 March 2016 Reviewed US\$'000	Six months ended 31 March 2015 Reviewed US\$'000
18. RELATED PARTY TRANSACTIONS		
Significant transactions carried at arm's length with related parties during the period were as follows:		
Interest expense		
Langa Trust	103	125
Arti Trust	112	157
Ditodi Trust	11	12
Makhaye Trust	11	12
The Phax Trust	23	24
The Rowad Trust	11	12
Moirra June Jacquet-Briner	11	12
	282	354

Interest expense is calculated at prime +2% per annum and payable quarterly.

Compensation to key management of the Company for the period ended 31 March 2016 and 2015 are set out in the tables below:

	Salary and fees US\$'000	Other short-term benefits US\$'000	Post employment benefits US\$'000	Share based payments US\$'000	Total US\$'000
2016 compensation to key management (Reviewed)					
Non-executive directors' remuneration	245	-	-	-	245
Executive directors' remuneration	518	4	39	-	561
Other key management remuneration	343	11	63	-	417
Total	1 106	15	102	-	1 223
2015 compensation to key management (reviewed)					
Non-executive directors' remuneration	245	-	-	-	245
Executive directors' remuneration	638	21	31	23	713
Other key management remuneration	401	50	43	16	510
Total	1 284	71	74	39	1 468

19. CONTINGENT LIABILITIES  
During the year ended 30 September 2015, the Company received a "letter before action" from a firm of solicitors representing a shareholder which asserts intended claims against, inter alia, the Company for damages purporting to arise in the context of the listing of the Company on the JSE and the compulsory conversion of the convertible redeemable preference shares held by that shareholder in the Company into ordinary shares as provided for in the terms of the convertible redeemable preference shares. The matter is subject to the contractual arbitration proceedings agreed between the parties. The shareholder has as yet not invoked the arbitration proceedings.

In accordance with paragraph 92 of IAS 37 Provisions, contingent liabilities and contingent assets no further information is disclosed in relation to the subject matter on the grounds that it may prejudice the position of the Company in a dispute with other parties.

During the six months ended 31 March 2016, Tharisa Minerals Proprietary Limited terminated the services of a mining contractor based on non-performance and instructed its attorney to institute proceedings to recover damages arising from the non-performance. The contractor has, as a consequence of the termination of the contract, instituted legal proceedings against Tharisa Minerals Proprietary Limited claiming unlawful dispossession of the mine or alternatively those parts of the mine which it was working at the time of termination. The Board of Directors of Tharisa Minerals Proprietary Limited has taken legal advice and, based on the advice received, is of the view that the mining contractor's case has no merit and Tharisa Minerals Proprietary Limited will defend itself against any action taken against it.

The following reclassifications have been made to the comparative figures:

	Six months ended	
	31 March 2016	31 March 2015
	Reviewed	Reviewed
	US\$'000	US\$'000
20. COMPARATIVE FIGURES		
consolidated statement of profit or loss and other comprehensive income		
Finance income	-	(751)
Changes in fair value of financial assets at fair value through profit or loss	-	(24)
Changes in fair value of financial liabilities at fair value through profit or loss	-	775
21. MINE RESOURCE AND RESERVE STATEMENT		
The Group owns and operates the Tharisa Mine, a co-producing, open pit PGM and chrome mine located in the Bushveld complex of South Africa. The proven and probable open pit and underground mine reserve as at 31 December 2015 certified by independent experts amounted to 106.4 million tonnes. This reserve as at 31 March 2016, due to normal mining operations, has been reduced by approximately 1.2 million tonnes. The total mineral resource similarly decreased as a result of depletion during the period.		
22. SUBSEQUENT EVENTS		
On 8 June 2016, the Company listed on the main board of the London Stock Exchange under the ticker THS. The Board of Directors are not aware of any material events after the reporting period which have a bearing on the understanding of the condensed consolidated interim financial statements.		

#### LEGAL DISCLAIMER

Some of the information in these materials may contain projections or forward-looking statements regarding future events, the future financial performance of the Group, its intentions, beliefs or current expectations and those of its officers, directors and employees concerning, among other things, the Group's results of operations, financial condition, liquidity, prospects, growth, strategies and business. You can identify forward looking statements by terms such as "expect", "believe", "anticipate", "estimate", "intend", "will", "could", "may" or "might" or the negative of such terms or other similar expressions. These statements are only predictions and actual results may differ materially. Unless otherwise required by applicable law, regulation or accounting standard, the Group does not intend to update these statements to reflect events and circumstances occurring after the date hereof or to reflect the occurrence of unanticipated events. Many factors could cause the actual results to differ materially from those contained in projections or forward-looking statements of the Group, including, among others, general economic conditions, the competitive environment, risks associated with operating in South Africa and market change in the industries the Group operates in, as well as many other risks specifically related to the Group and its operations.