Osisko Gold Royalties Reports Third Quarter 2017 Results

08.11.2017 | Marketwired

MONTREAL, QUEBEC--(Marketwired - Nov 8, 2017) - Osisko Gold Royalties Ltd. (the "Company" or "Osisko") (TSX:Othird quarter of 2017. Amounts are in Canadian dollars unless otherwise noted.

Highlights - Q3 2017

- Acquisition of a precious metals portfolio of assets from Orion Mine Finance Group ("Orion") for \$1.1 billion consists offtakes, including a 9.6% diamond stream on the Renard diamond mine and a 4% gold and silver stream on the mines in Canada, in addition to a 100% silver stream on the Mantos Blancos copper mine in Chile;
- Record quarterly gold equivalent ounces ("GEOs") earned of 16,6641 (65% increase compared to Q3 20162);
- Record quarterly revenues from royalties and streams of \$26.1 million (\$68.2 million including offtakes) (48% incrofftakes);
- Net cash flows provided by operating activities of \$1.1 million (compared to \$15.0 million in Q3 2016);
- Net earnings attributable to Osisko's shareholders of \$6.7 million, \$0.05 per basic share (compared to \$17.7 million).
- Adjusted earnings³ of \$8.0 million, \$0.06 per basic share³ (compared to \$12.0 million, \$0.11 per basic share in Q
- Declaration of a quarterly dividend of \$0.05 per common share payable on October 16, 2017 to shareholders of r 2017, representing a 25% increase from the previous quarter.

Highlights - October/November 2017

- Entered into a private subscription agreement with Dalradian Resources Inc. ("Dalradian") where Osisko will inve
- Completed a bought deal offering of convertible senior unsecured debentures of \$300 million; and
- Declared a quarterly dividend of \$0.05 per common share payable on January 15, 2018 to shareholders of record
- ¹ GEOs include royalties, streams and offtakes. Silver was converted to gold equivalent ounces by multiplying the silver ounces by the average silver price for the period and dividing by the average gold price for the period. Diamonds, other metals and cash royalties were converted into gold equivalent ounces by dividing the associated revenue by the average gold price for the period. Offtake agreements were converted using the financial settlement equivalent divided by the average gold price for the period. Refer to the portfolio of royalty, stream and other interests section for average metal prices used.
- ² Three months ended September 30, 2016 or third quarter of 2016 ("Q3 2016").
- 3 "Adjusted earnings" and "Adjusted earnings per basic share" are non-IFRS financial performance measures which have no standard definition under IFRS. Refer to the non-IFRS measures provided under the Non-IFRS Financial Performance Measures section of this Press Release.

Sean Roosen, Chair of the Board and Chief Executive Officer, commenting on the third quarter activities: "During the q transformational acquisition of the Orion portfolio of royalties, streams and offtakes. We are also excited about the pote projects and opportunities we have which provides our Company with a unique growth profile. In line with this strategy, financing in November."

Acquisition of Orion's Portfolio

On July 31, 2017, Osisko acquired a precious metals portfolio of assets from Orion consisting of 61 royalties, 6 streams acquisition price was comprised of US\$505.6 million (\$631.1 million) in cash consideration, which includes an estimate acquired working capital, and 30,906,594 common shares of Osisko issued to Orion (the "Purchase Price") (the "Trans subject to certain restrictions, including a 12-month hold period and a broad distribution requirement.

The combination of Osisko and Orion's portfolios results in Osisko holding a total of 131 royalties, streams and offtakes the Transaction, the Company gained a 9.6% diamond stream on the Renard diamond mine and a 4% gold and silvers

06.12.2025 Seite 1/16

which are new mines in Canada, in addition to a 100% silver stream on the Mantos Blancos copper mine in Chile. Osis established presence in Bermuda through the Transaction. On September 1, 2017, Mr. Michael Spencer was hired as I ("OBL"), a wholly owned subsidiary of Osisko. Mr. Spencer was previously Vice President, Investment and Merchant B to 2017.

As part of the Transaction, CDP Investissements Inc., an affiliate of Caisse de dépôt et placement du Québec ("Caisse Québec (F.T.Q.) ("Fonds F.T.Q.") subscribed for \$200 million and \$75 million in common shares of Osisko, respectively Placement") to fund a portion of the cash consideration and to support the Transaction. A total of 18,887,363 common under the Private Placement. The Private Placement was subject to a 7% capital commitment payment payable partiall shares) and in cash (5% representing \$13.8 million). Additional fees of \$190,000 (\$139,000 net of income taxes) were in

Following the Transaction, Orion, Caisse and its affiliates and Fonds F.T.Q. held respectively approximately 19.7%, 12 common shares, based on the number of common shares of Osisko outstanding on July 31, 2017.

The Company agreed to pay the cash portion of the acquisition in U.S. dollars for a fixed pre-determined amount of US \$675.0 million at the signing of the agreement). Therefore, the Company entered in June 2017 into foreign exchange for million and designated these contracts as cash flow hedges for accounting purposes. The balance of the cash portion of and cash equivalent balances denominated in U.S. dollars for US\$183.6 million (\$229.9 million) and the available revol million (\$147.3 million).

The acquisition of Orion's Portfolio has been recorded as a business combination with Osisko as the acquirer. The asserted at their preliminary estimated fair market values at the time of the closing of the acquisition, being July 31, 20 were expensed under business development expenses and amounted to \$8.9 million, of which \$7.8 million are included three months ended September 30, 2017.

As of the reporting date, the Company has not completed the purchase price allocation over the identifiable net assets value of certain assets, mainly the royalty, stream and other interests, are still to be confirmed. The allocation is expect

The table below presents the preliminary purchase price allocation:

Consideration paid Cash(i) 649,375 Issuance of 30,906,594 common shares 445,333 1,094,708 Net assets acquired \$ 8,707 Cash and cash equivalents Other current assets 1,217 Royalty, stream and other interests 1,116,204 **Current liabilities** (435)Deferred income tax liability (30,985)1,094,708

(i) Including the net loss on settlement of derivative financial instruments (cash flow hedges) of \$18.2 million.

Summary of Significant Royalty, Stream and Other Interests Acquired

Asset	Operator	Interest	Con
Renard	Stornoway Diamonds Corporation	9.6% Stream	Dia
Mantos Blancos	Mantos Copper S.A.	Stream	Ag
Brucejack	Pretium Resources Inc.	4% Stream / Offtake	Au,
Sasa	Central Asia Metals plc	Stream	Ag
Matilda	Blackham Resources Ltd.	Offtake	Au
Parral	GoGold Resources Inc.	Offtake	Au
San Ramon	Red Eagle Mining Corp.	Offtake	Au
Seabee	SSR Mining Inc.	3% NSR Royalty	Au

06.12.2025 Seite 2/16

Bald Mtn. Alligator Ridge Kinross Gold Corp. 1% NSR Royalty Au Bald Mtn. Duke/ Trapper Kinross Gold Corp. 4% NSR Royalty Au Lipari Mineração 1% GRR⁽¹⁾ Royalty Brauna Dia Kwale Base Resources Ltd. II, R 1.5% GRR Royalty Pan Fiore Gold Ltd. 4% NSR Royalty Au Amulsar Lydian International Ltd. 4.22% Au Stream, 62.5% Ag Stream / Offtake Au, **Back Forty** Aquila Resources Inc. 75% Stream Ag Casino Western Copper & Gold Corporation 2.75% NSR Royalty Au, Spring Valley Waterton Global Resource Management 0.5% NSR Royalty Au Aldridge Minerals Inc. Offtake Yenipazar Au

(1) Gross revenue royalty ("GRR")

Renard (Stornoway Diamond Corp.)

The Renard diamond mine is operated by <u>Stornoway Diamond Corp.</u> and is Québec's first and Canada's sixth producir commenced on July 10, 2014, and commercial production was declared on January 1, 2017. Under the terms of the Re 9.6% of the Renard diamond mine production in exchange for payments of US\$50 per carat, subject to an increase of

Mantos Blancos (Mantos Copper S.A.)

Mantos Copper S.A. ("Mantos") is a private mining company focused on the extraction and sale of copper. The compar Mantos Blancos and Mantoverde, located in the Antofagasta and Atacama regions. The Mantos stream agreement is for payable silver from the Mantos Blancos copper mine until 19,300,000 ounces have been delivered, after which the stressilver under the Mantos stream is 25% of the average silver market price for each ounce of refined silver sold and delive elect to reduce the amount of refined silver to be delivered and sold to OBL by 50% in 2018, 2019 or 2020, provided the ounces of silver to OBL under the stream agreement, in which case Mantos shall make a cash payment of US\$70 million.

OBL has a right of first refusal in respect of a financing by Mantos of any royalty, stream, participation or production into the Mantoverde mine prior to June 30, 2018.

Brucejack Stream (Pretium Resources Inc.)

Pretium Resources Inc.'s ("Pretium") Brucejack gold mine ("Brucejack") is located in northwestern British Columbia, application and consists of 122,133 hectares (301,798 acres). Pretium declared commercial production at Brucejack on a delivery start date of January 1, 2020 and provides for an 8% gold and silver stream payable to OBL and BTO Midas L. Partners") (4% attributable to OBL). The term of the Brucejack stream is the date on which Pretium has sold to the Brucejack and 26,297,000 ounces of silver, including deliveries under the offtake agreement.

The buy-back and buy-down rights held by Pretium are as follows:

Right	Description	Election Date	Cost to Ex
			(attributabl
Buy-back (2018)	Right to repurchase the entire stream	December 31, 2018	3 US\$119 m
Buy-down (2018)	Right to reduce the attributable stream percentage from 4% to 1.5%	December 31, 2018	B US\$75 mil
Buy-back (2019)	Right to repurchase the entire stream	December 31, 2019	US\$136 m
Buy-down (2019)	Right to reduce the attributable stream percentage from 4% to 2%	December 31, 2019	US\$75 mil

The Brucejack stream agreement is subject to certain change of control provisions.

If Pretium does not exercise the right to reduce or repurchase the refined precious metals under the stream by Decembrillion attributable to OBL) and an 8% stream (4% attributable to OBL) will apply beginning January 1, 2020, with ongo and US\$4.00 per ounce of silver.

SASA Stream (Lynx Resources Ltd)

06.12.2025 Seite 3/16

The SASA mine is located in Macedonia and is one of the largest zinc, lead and silver mines in Europe, producing approximately 30,000 tonnes of lead, 22,000 tonnes of zinc and 400,000 ounces of silver in concentrates per annum. OBL's entitlement under the SASA stream applies to 100% of payable silver production in exchange for US\$5 per ounce of refined silver increased annually from 2017 based on inflation. On September 22, 2017, Central Asia Metals plc announced that it has conditionally agreed to purchase a 100% interest in Lynx Resources Ltd for US\$402.5 million.

Bought Deal of Convertible Senior Unsecured Debentures

On November 3, 2017, Osisko closed a bought deal offering of convertible senior unsecured debentures (the "Debentures") of \$300 million (the "Offering") with a syndicate of underwriters co-led by National Bank Financial Inc., BMO Capital Markets and Desjardins Capital Markets (the "Underwriters"). The Offering was comprised of a \$184 million public offering of Debentures (the "Public Offering") and a \$116 million private placement of Debentures (the "Private Offering"). In connection with the Offering, the Public Sector Pension Investment Board and Ressources Québec inc., a wholly-owned subsidiary of Investissement Québec, purchased respectively \$100 million and \$16 million of Debentures through the Private Offering on the same terms and conditions as the Public Offering. The Underwriters have received a commission of 3.55% related to the Offering. Net proceeds amounted to \$289.2 million.

The Debentures bear interest at a rate of 4.00% per annum, payable semi-annually on June 30 and December 31 of each year, commencing on June 30, 2018. The Debentures are convertible at the holder's option into Osisko common shares at a conversion price of \$22.89 per share. The Debentures will mature on December 31, 2022 and may be redeemed by Osisko, in certain circumstances, on or after December 31, 2020.

The net proceeds from the Offering will be used to fund the acquisition of precious metal royalties and streams, working capital, and general corporate purposes.

Record Gold Equivalent Ounces Earned in Q3 and for the First Nine Months of 2017

The Company's portfolio of producing royalty, stream and offtake interests delivered a quarterly record 16,664 GEOs in the third quarter of 2017 for a total of 37,943 GEOs for the first nine months of 2017. The assets acquired from Orion were the major contributors to the record quarterly GEOs earned by the Company, while Canadian Malartic continued to generate strong results.

Royalties Earned (in GEOs)

	Three months ended N September 30,		Nine mon September		
	2017	2016	2017	2016	
Gold					
Canadian Malartic	8,069	7,635	22,959	21,999	
Éléonore	1,529	1,570	4,858	5,225	
Seabee (1)	692	-	692	-	
Island Gold	517	429	1,327	1,081	
Vezza	304	267	979	488	
Other ⁽¹⁾	526	65	753	170	
	11,637	9,966	31,568	28,963	
Silver					
Mantos ⁽¹⁾	1,150	-	1,150		
SASA ⁽¹⁾	845	-	845		
Gibraltar (3 and 8 months)	529	-	1,638	-	
Canadian Malartic	103	136	341	343	
Other ⁽¹⁾	50	-	51	-	

06.12.2025 Seite 4/16

	2,677	136	4,025	343
Diamonds	,		•	
Renard ⁽¹⁾	1,847	-	1,847	-
Other ⁽¹⁾	113	-	113	-
	1,960	-	1,960	-
Other metals				
Kwale ⁽¹⁾	390	-	390	-
Total GEOs	16,664	10,102	37,943	29,306

⁽¹⁾ The effective date of the acquisition of Orion's Portfolio was June 1, 2017. However, revenues of royalties, streams and offtakes acquired from Orion are only included in revenues from July 31, 2017 onward, the acquisition date for accounting purposes.

To view the GEOs by Product graphic, please click here.

Revenues

	Three months ended 2017	Septemb	per 30,	2016						
	Average selling price per ounce / carat (\$)		(\$000's)	Average selling price per ounce (\$)		Total revei (\$000's)				
Gold sold	1,616	34,950	56,489	1,743	9,883	17,226				
Silver sold	21	306,959	6,551	26	8,800	230				
Diamonds sold	107	27,600	2,957	-	-	-				
Other (paid in cash)	-	-	2,182	-	-	114				
			68,179			17,570				
	Nine months ended September 30,									
	2017			2016						
	Average selling price per ounce / carat (\$)		(\$000's)	Average selling price per ounce (\$)		Total rever (\$000's)				
Gold sold	1,631	54,795	89,346	1,671	28,795	48,116				
Silver sold	22	404,569	8,806	23	24,483	568				
Diamond sold	107	27,600	2,957	-	-	-				
Other (paid in cash)	-	-	2,554	-	-	284				
			103,663			48,968				

The effective date of the acquisition of Orion's Portfolio was June 1, 2017. However, revenues of royalties, streams and offtakes acquired from Orion are only included in revenues from July 31, 2017 onward, the acquisition date for accounting purposes.

Gross Profit (\$000)

	Three mo September			t	Nine mo Septemb		1	
	2017		2016		2017		2016	
	\$		\$		\$		\$	
Royalties								
Revenues	19,045		17,570		52,682		48,968	
Cost of sales	(78)	45		(156)	(121)
Depletion	(4,758)	(2,629)	(11,173)	(8,463)
	14,209		14,986		41,353		40,384	

06.12.2025 Seite 5/16

Streams						
Revenues	7,048		-	8,896		-
Cost of sales	(2,712)	-	(3,007)	-
Depletion	(3,239)	-	(3,818)	-
	1,097		-	2,071		-
Offtakes						
Revenues	42,086		-	42,086		-
Cost of sales	(41,424)	-	(41,424)	-
Depletion	(327)	-	(327)	-
	335		-	335		-
Total - Gross profit	15,641		14,986	43,759		40,384

Overview of Financial Results

- Quarterly revenues of \$68.2 million compared to \$17.6 million in the third quarter of 2016;
- Gross profit of \$15.6 million compared to \$15.0 million in the third quarter of 2016;
- Operating income of \$0.9 million compared to \$10.4 million in the third quarter of 2016;
- Net earnings attributable to Osisko's shareholders of \$6.7 million or \$0.05 per basic and diluted share, compared
 in the third quarter of 2016;
- Adjusted earnings⁴ of \$8.0 million or \$0.06 per basic share⁴ compared to \$12.0 million or \$0.11 per basic share in
- Net cash flows provided by operating activities of \$1.1 million compared to \$15.0 million in the third quarter of 20°

Revenues increased in the third quarter of 2017 mainly as a result of the acquisition of Orion's Portfolio.

Gross profit reached \$15.6 million in the third quarter of 2017 compared to \$15.0 million in the third quarter of 2016 as a result of higher revenues. Cost of sales increased from nil to \$44.2 million in the third quarter of 2017 compared to the third quarter of 2016 mainly as a result of the offtake agreements acquired through the acquisition of the Orion's Portfolio. Under the offtake agreements, the metal is acquired from the producers at the lowest market price over a certain period of time (quotational period), and is subsequently sold by Osisko, resulting in a net profit that will usually vary from 0% to 5% of the sales proceeds.

During the third quarter of 2017, operating income amounted to \$0.9 million compared to \$10.4 million in the corresponding period of 2016. The decrease in operating income in 2017 is mainly the result of the transaction costs related to the acquisition of Orion's Portfolio, which amounted to \$7.8 million and higher general and administrative expenses ("G&A"), partially offset by higher gross profit. The increase in G&A expenses is mainly due to higher share-based compensation expenses related to the deferred and restricted share units (higher number of units outstanding and increase in the objectives achievements related to the 2014 RSUs which vested and were paid in September 2017). Business development expenses increased by \$8.1 million mainly as a result of the transaction costs related to the acquisition of Orion's Portfolio, which amounted to \$7.8 million for the quarter.

The decrease in net earnings attributable to Osisko's shareholders in the third quarter of 2017 is mainly the result of a lower operating income, a foreign exchange loss, higher finance costs, the absence of dividend income following the sale of the shares of Labrador Iron Ore Royalty Company in 2016 and early 2017 and a lower increase in fair value of warrants held, partially offset by a higher net gain on dilution of investments in associates.

Adjusted earnings decreased to \$8.0 million compared to \$12.0 million in the third quarter of 2016 as a result of higher G&A, lower dividend income and higher finance costs, partially offset by higher gross profit.

Net cash flows provided by operating activities decreased in the third quarter of 2017 as a result of the transaction costs of \$7.8 million related to the acquisition of Orion's Portfolio, the settlement of restricted share units for \$5.5 million and a higher negative impact of changes in non-cash working capital items

06.12.2025 Seite 6/16

⁴ "Adjusted earnings" and "Adjusted earnings per basic share" are non-IFRS financial performance measures which have no standard definition under IFRS. Refer to the non-IFRS measures provided under the Non-IFRS Financial Performance Measures section of this press release.

(increase in inventories related to the offtake agreements acquired from Orion) when compared to the third quarter of 2016, partially offset by higher gross profit.

Producing Royalty, Stream and Other Interests Update

Canadian Malartic Mine

One of the Company's cornerstone assets is a 5% NSR royalty on the Canadian Malartic property which is located in Malartic, Québec, and operated by the Canadian Malartic General Partnership ("Partnership") created by <u>Agnico Eagle Mines Ltd.</u> and <u>Yamana Gold Inc.</u> (the "Partners"). The Partnership is currently forecasting 600,000 ounces, 650,000 ounces and 640,000 ounces of gold production for 2017, 2018 and 2019 respectively⁵.

⁵ Refer to Agnico Eagle's press release dated February 15, 2017, titled: "Agnico Eagle Reports Fourth Quarter and Full Year 2016 Results"

The Québec government has announced the approval of the Canadian Malartic extension project in April 2017. The expansion project will allow the mine to access the Barnat zone, which has softer ore and could allow for higher throughputs. Road construction is expected to take two years.

In October 2017, the Partners announced⁶ that Canadian Malartic had delivered another strong quarter and was well positioned to meet its production targets in 2017. Production was higher than the comparative period of 2016 at lower costs and was positively impacted by higher processing rates and feed grade.

⁶ Refer to Yamana's Management's Dicussions and Analysis for the three and nine months ended September 30, 2017.

Éléonore Mine

Osisko owns a sliding-scale 2.0% to 3.5% NSR royalty in the Éléonore gold property located in the James Bay region in Québec and operated by <u>Goldcorp Inc.</u> ("Goldcorp"). Gold production in 2017 is expected to total 315,000 ounces (+/-5%)⁷. The increase compared to 2016 is due to the continued ramp up of the mine. A life of mine study is underway to determine the sustainable mining rate from the Roberto deposit.

⁷ Refer to Goldcorp's press release dated February 15, 2017, titled: "Goldcorp Reports Fourth Quarter and Full Year 2016 Results"

Goldcorp has reported⁸ that gold production for the three months ended September 30, 2017 was higher due to an increase in gold grade as a result of planned mine sequencing. At Éléonore, as planned, tonnes mined for the three months ended September 30, 2017 are consistent with the prior year. In order to maximize sustainable production, the critical focus continues to be on accelerating development in order to open up new mining fronts, increase capacity for mining tonnes on Horizon Five and increasing flexibility in the mine. The mine finished the third quarter of 2017 at a steady production rate of 5,600 tonnes per day. The mine continues on pace to achieve optimum production rates by the second half of 2018.

⁸ Refer to Goldcorp's press release dated October 25, 2017 entitled "Goldcorp reports 2017 reserve and resource estimates and provides exploration update", and Goldcorp's Management's Discussion and Analysis for the three and nine months ended September 30, 2017.

Renard Mine

On November 2, 2017, Stornoway announced⁹ that during the third quarter of 2017, 506,381 tonnes of ore were processed compared to the plan of 540,000 tonnes (-6%). However, better than expected ore grades in the Renard 2-Renard 3 open pit led to higher diamond production than planned, with 442,154 carats produced at 87 carats per hundred tonnes ("cpht") compared to 422,475 carats at 78 cpht (+5% and +12% respectively) as per the plan. The average processing rate of the plant during the third quarter was 5,957 tonnes per day, excluding a 7-day scheduled annual maintenance shutdown in July. The nameplate capacity of the plant is 6,000 tonnes per day at 78% utilization. Stornoway indicated that a total of 405,643 carats were sold during the quarter in two tender sales for gross proceeds of \$48.1 million at an average price of US\$95 per carat (\$119 per carat). These amounts exclude 32,989 carats included in the final tender of the

06.12.2025 Seite 7/16

quarter, but for which revenue will be recognized in the fourth quarter as proceeds from the sale were not received prior to September 30, 2017.

⁹ Refer to Stornoway's press release dated November 2, 2017 entitled "Stornoway Announces FY2017 Third Quarter Results".

Stornoway indicated that they believe that significant value improvement will be achieved with the successful mitigation of the diamond breakage to more acceptable levels. During the first half of 2017, steps were undertaken to understand the cause of the breakage, with attention focused on crusher operating settings, material balancing in the plant, pumps, ore recirculation and screens. Progress was measured with diamond breakage studies and simulant testing, and diamond breakage conditions were replicated in laboratory bench tests. Following this work, the source of the breakage has been localized, primarily, within the secondary cone crusher and tertiary high pressure grinding roll crusher, and appears associated with the high proportion of hard, internal dilution inherent in Renard ore producing an abrasive environment within the crushers. Stornoway believes that the introduction of ore-waste sorting under the extraordinary capital plan approved by the board of directors will contribute to a higher quality, and potentially higher grade, diamond product through the removal of a large proportion of the abrasive dilution from the crushing circuits. At the same time, Stornoway will seek to continue the better than expected liberation of small (-3mm) diamonds as a source of incremental revenue above that contemplated in the project's mineral resources.

Mantos Blancos Mine (Mantos Copper S.A.)

Production of silver at the Mantos Blancos mine and concentrator plant was better than expected at 146,205 ounces of payable silver for the third quarter of 2017 and 408,690 ounces of payable silver for the first nine months of 2017. This was the result of changes in the mine plan that have resulted in phases being mined that have a higher silver grade.

Work on the Mantos Blancos concentrator debottlenecking project ("MB-CDP") is progressing according to the plan and the feasibility study being developed by Hatch is targeted to be completed in February 2018. The MB-CDP project is expected to increase processing capacity at the concentrator by approximately 70%. The key environmental permit for the MB-CDP project was received during October 2017.

Seabee Mine (SSR Mining Inc.)

Osisko holds a 3% NSR royalty on the Seabee Mine operated by SSR Mining Inc. ("SSR Mining").

On September 7, 2017, SSR Mining reported¹⁰ the results of a Preliminary Economic Assessment ("PEA") for the Seabee Gold Operation in Saskatchewan, Canada, to evaluate the expansion of the Seabee Gold Operation to a sustained mining and milling rate of 1,050 tonnes per day for a seven-year period. As per the PEA, estimated gold production would average 100,000 ounces per year over the period from 2018 to 2023, a 29% increase from 2016 production, with a peak production of 120,000 ounces in 2020, 55% higher than 2016 output.

¹⁰ Refer to SSR Mining's press release dated September 7, 2017, titled: "SSR MINING'S SEABEE GOLD OPERATION STRONG PRELIMINARY ECONOMIC ASSESSMENT SUPPORTS MINE EXPANSION PLAN"

On October 12, 2017, SSR Mining reported¹¹ that, in the third quarter of 2017, the Seabee Mine produced 18,058 ounces of gold. Gold sales were 21,798 ounces for the third quarter, higher than gold production as bullion inventory accumulated in the previous quarter was sold in the third quarter. During the third quarter, 84,315 tonnes of ore were milled at an average gold grade of 7.03 g/t. This compares to a total of 84,469 tonnes of ore at an average grade of 7.97 g/t in the second quarter. The mill achieved an average throughput of 916 tonnes per day during the quarter, 1.3% lower than the previous quarter due to a combination of scheduled crusher maintenance activities and forest-fire-related power outages. Gold recovery remained consistent at 97.2% in the third quarter.

11 Refer to SSR Mining's press release dated October 12, 2017, titled: "SSR MINING REPORTS THIRD QUARTER 2017 PRODUCTION RESULTS"

Gibraltar Mine

06.12.2025 Seite 8/16

In the first quarter of 2017, Osisko acquired from Gibraltar Mines Ltd. ("Gibco"), a wholly-owned subsidiary of Taseko having a 75% interest in the Gibraltar copper mine ("Gibraltar"), a silver stream with reference to silver produced at Gibraltar, located in British Columbia, Canada. Osisko will make ongoing payments of US\$2.75 per ounce of silver delivered and will receive from Taseko an amount equal to 100% of Gibco's share of silver production until the delivery to Osisko of 5.9 million ounces of silver, and 35% of Gibco's share of silver production thereafter.

In July 2017, the production at the Gibraltar mine was affected by the wild forest fires in the region that forced the mining and milling operations to be idled or reduced for several days. However, Gibraltar has maintained a stable level of operations and management continues to focus on further improvements to operating practices to reduce unit costs.

Island Gold Mine

The Company started receiving in-kind royalties from its Island Gold NSR royalty (ranging from 1.38% to 2.55%) operated by <u>Richmont Mines Inc.</u> ("Richmont") during the first quarter of 2016.

In the third quarter of 2017, Richmont¹² reported record production at Island Gold Mine of 26,659 ounces of gold for the quarter. Production in the quarter was positively impacted by higher than planned grade of 10.04 grams per tonne and is now well positioned to exceed the high-end of annual production guidance of 87,000-93,000 ounces, as indicated by Richmont.

12 Refer to Richmont's press release dated October 12, 2017, titled: "Richmont Mines Reports Record Third Quarter Production and Peer-Leading Cash Costs from the Island Gold Mine; Island Gold On-Track to Beat Annual Guidance"

On September 11, 2017, Richmont announced that it had entered into a definitive agreement with Alamos Gold ("Alamos") whereby Alamos will acquire all of the issued and outstanding shares of Richmont pursuant to a plan of arrangement. The transaction is expected to close on, or about, November 23, 2017, and has no effect on Osisko's royalties.

Brucejack Mine

On October 11, 2017, Pretium reported¹³ third quarter 2017 production for the Brucejack Mine. During the third quarter of 2017, the Brucejack Mine produced 82,203 ounces of gold. In July, at the onset of the quarter, mill feed was predominately from low-grade stockpiles and development muck and 16,882 ounces of gold were produced. As the ramp-up progressed, the mill began processing stope ore exclusively and an additional 65,321 ounces of gold were produced in the last two months of the quarter. For the third quarter, mill feed grade and gold recoveries averaged 10.52 grams per tonne gold and 96.49% respectively. Mill feed grade and gold recoveries averaged 12.36 grams per tonne gold and 96.92% respectively during the last two months of the quarter as the mill transitioned to processing stope ore exclusively. The mill processed a total of 261,262 tonnes of ore for the third quarter for an average of 2,840 tonnes per day.

¹³ Refer to Pretium's press release dated October 11, 2017, titled: "Pretium Resources Inc.: 82,203 Ounces of Gold Produced at the Brucejack Mine in Q3 2017"

Investment Portfolio Update

During the three and nine months ended September 30, 2017, Osisko acquired investments for \$19.0 million and \$150.1 million, respectively, and sold investments for \$26.0 million and \$49.5 million, respectively.

The following table presents the carrying value and fair value of the investments in marketable securities as at September 30, 2017 (in thousands of dollars):

Marketable securities Carrying value(i) Fair value(ii)

Associates 198,194 329,817

06.12.2025 Seite 9/16

Other 91,017 91,017 289,211 420,834

- (i) The carrying value corresponds to the amount recorded on the balance sheet, which is the equity method for the investments in marketable securities of associates and the fair value for the other investments in marketable securities, as per IFRS 9, *Financial Instruments*.
- (ii) The fair value corresponds to the quoted price of the investments in a recognized stock exchange as at September 30, 2017.

Osisko Mining Inc.

As at November 8, 2017, the Company holds 32,302,034 common shares representing a 15.6% interest in Osisko Mining. Osisko owns a total 1.5% NSR royalty on the Windfall Lake gold project ("Windfall"). Osisko Mining is currently pursuing an 800,000 meter drilling program on Windfall.

Barkerville Gold Mines Ltd. 14

As at November 8, 2017, the Company holds 138,809,310 common shares representing a 32.8% interest in Barkerville. Barkerville is focused on exploring and developing an extensive land package in the historical Cariboo Mining District of Central British Columbia. Barkerville is currently carrying out a 130,000 meter exploration drilling program and reported that the company has received all permits to initiate production from its Bonanza Ledge underground project at an initial rate of 150,000 tonnes per year. In April 2017, Barkerville announced a new discovery from their ongoing 160,000 metres Phase II Island Mountain and Valley Zone exploration drilling program at the Company's Cariboo Gold Project.

¹⁴ Refer to Barkerville's press release dated April 17, 2017, titled "BGM intersects 19.20 g/t AU over 54.40 meters and 11.42 g/t AU over 28.55 meters at shaft zone" and Barkerville's website at http://www.barkervillegold.com/ and on SEDAR for additional information.

Osisko holds a 2.25% NSR royalty on the Cariboo gold project and has a right of first refusal relating to any gold stream offer received by Barkerville with respect to the Cariboo gold project.

Falco Resources Ltd.

As at November 8, 2017, the Company holds 23,927,005 common shares representing a 13.3% interest in Falco Resources Ltd. ("Falco").

In October 2017, Falco released¹⁵ a positive feasibility on the Horne 5 Project. The feasibility study indicated that, at a gold price of US\$1,300/oz and using an exchange rate of C\$1.00 = US\$0.78, the Horne 5 Project would generate an after-tax net present value, at a 5% discount rate, of US\$602 million and an after-tax internal rate of return of 15.3%. As per Falco, in this scenario, the mine could become the next significant gold producer in Québec, with a production profile averaging 219,000 payable ounces annually over the life of mine, with an all-in sustaining cash cost of US\$399 per ounce net of by-product credits and all-in cost, capital expenditures plus operating expenditures, estimated at US\$643 per ounce. The Environmental Impact Assessment study, which has been initiated by WSP Canada Inc., is expected to be completed in the fourth guarter of 2017.

¹⁵ Refer to Falco's press release dated October 16, 2017, titled: "Falco Announces Positive Feasibility Study Results on Horne 5 Gold Project"

Osisko Metals Inc.

As at November 8, 2017, Osisko holds 9,006,667 common shares representing a 12.8% interest in Osisko Metals.

Osisko Metals is a Canadian base metal exploration and development company with an emphasis on the zinc space. In 2017, Osisko Metals acquired over 50,000 hectares in the Bathurst Mining Camp. The objective of Osisko Metals is to develop a multi-deposit asset base that would feed a central concentrator. In

06.12.2025 Seite 10/16

parallel, Osisko Metals is monitoring several base metal oriented peers for projects hosting zinc, copper, and nickel for acquisition opportunities. In Québec, Osisko Metals acquired 42,000 hectares that cover 12 grass-root zinc targets that will be selectively advanced through exploration. In November 2017, Osisko acquired a 1% NSR royalty on Osisko Metals' current portfolio of projects within both the Bathurst Mining Camp and Québec, for a cash consideration of \$5 million. The acquired royalty will also apply to areas that Osisko Metals may acquire in the future that fall within a one kilometer distance from their current property holdings. Osisko also acquired existing royalty buy-back agreements on current projects and will hold rights of first refusal on any future royalty or metal stream sale from existing or newly acquired properties by Osisko Metals.

Dalradian Resources Inc.

On October 10, 2017, Osisko entered into a subscription agreement with Dalradian pursuant to which Osisko will make an investment of \$28.25 million into Dalradian by way of a non-brokered private placement. Upon closing of the investment, Osisko will own approximately 9.1% of Dalradian's issued and outstanding common shares. The subscription agreement entered into with Dalradian contains various covenants and rights, including among other things, a standstill, participation rights to maintain Osisko's pro rata interest in Dalradian and rights to match other offers for project financing. Closing of the investment is anticipated to occur on or prior to November 30, 2017 and is subject to certain other conditions.

Update - Mines Coulon Inc.

On November 20, 2017 (originally October 20, 2017, or before under certain conditions), the non-controlling shareholders of Mines Coulon Inc., the subsidiary holding the Coulon project, have the option to convert their shares of Mines Coulon Inc. for an amount corresponding to 75% of the cost of their investment, such amount to be settled by the issuance of a variable number of common shares of the Company based on the fair market value of the Company's shares at the time of conversion. As at September 30, 2017, the non-controlling shareholders had invested an aggregate of \$16.0 million in Mines Coulon Inc.

Dividends

Osisko has declared dividends for the last 13 consecutive quarters for a total of \$47.2 million.

On August 3, 2017, Osisko declared a quarterly dividend of \$0.05 per common share paid on October 16, 2017 to shareholders of record as of the close of business on September 30, 2017.

On November 7, 2017, the Board of Directors declared a quarterly dividend of \$0.05 per common share payable on January 15, 2018 to shareholders of record as of the close of business on December 29, 2017.

2017 Guidance

Osisko's 2017 outlook on royalty, stream and precious metal offtake interests is based on publicly available forecasts, in particular the forecasts for the Canadian Malartic mine published by Yamana and Agnico Eagle, for the Éléonore mine published by Goldcorp, for the Renard mine published by Stornoway Diamond, for the Brucejack mine published by Pretium, and for the Island Gold mine published by Richmont Mines. When publicly available forecasts on properties are not available, Osisko obtains internal forecasts from the producers, which is the case for the SASA mine and the Mantos Blancos mine, or uses management's best estimate.

Attributable gold equivalent ounces for 2017 were increased following the acquisition of Orion's Portfolio and are now estimated between 55,300 and 65,700 GEOs (compared to 43,300 and 46,100 GEOs prior to the acquisition of Orion's Portfolio). The updated estimate includes the impact of the assets acquired from Orion for five months (August to December).

For our 2017 guidance, silver and cash royalties have been converted to GEOs using commodity prices of US\$1,250 per ounce of gold, US\$18 per ounce of silver and US\$116 per carat for diamonds and an

06.12.2025 Seite 11/16

exchange rate (US\$/C\$) of 1.30.

Q3 2017 Results Conference Call

Osisko will host a conference call on Thursday, November 9, 2017 at 10:00 EDT to review and discuss its 2017 third quarter results.

Those interested in participating in the conference call should dial in at 1-(647) 788-4922 (international), or 1-(877) 223-4471 (North American toll free). An operator will direct participants to the call.

The conference call replay will be available from 2:00pm EDT on November 9, 2017 until 11:59 pm EDT on November 16, 2017 with the following dial in numbers: 1-(800) 585-8367 (North American toll free) or 1-(416) 621-4642, access code 13788083.

Non-IFRS Financial Performance Measures

The Company has included certain non-IFRS measures including "Adjusted Earnings", "Adjusted Earnings per share" and "Gold Equivalent Ounces" to supplement its consolidated financial statements, which are presented in accordance with IFRS.

The Company believes that these measures, together with measures determined in accordance with International Financial Reporting Standards ("IFRS"), provide investors with an improved ability to evaluate the underlying performance of the Company. Non-IFRS measures do not have any standardized meaning prescribed under IFRS, and therefore they may not be comparable to similar measures employed by other companies. The data is intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with IFRS.

To determine its method of calculation, the Company has reviewed, during the first quarter of 2016, similar adjusted earnings calculations by its peers. Following this review, the Company has decided to exclude the gains and losses on foreign exchange from its adjusted earnings and adjusted earnings per share as they do not reflect the operating performance of the Company.

Adjusted Earnings and Adjusted Earnings per Share

"Adjusted earnings" is defined as "Net earnings (loss) attributable to Osisko's shareholders" less certain items: "Foreign exchange gain (loss)", "Impairment of exploration and evaluation assets", "Gains (losses) on disposal of evaluation and evaluation assets", "Write-off of property and equipment", "Unrealized gain (loss) on investments", "Impairment on financial assets and investments in associates", "Share of income (loss) of associates", "Deferred income tax expense" and other unusual items such as transaction costs.

Adjusted earnings per share is obtained from the "adjusted earnings" divided by the "Weighted average number of common shares outstanding" for the period.

			Nine mor Septemb	nonths ended mber 30,		
	2017	2016	2017	2016		
(in thousands of dollars, except per share amounts)	\$	\$	\$	\$		
Net earnings attributable to Osisko's shareholders	6,728	17,757	21,847	33,433		
Adjustments:						
Foreign exchange loss (gain)	7,920	(1,906) 15,448	11,170		
Unrealized gain on investments	(14,714) (9,992) (31,336) (29,542)		
Share of loss (income) of associates	(329) 1,334	2,632	3,730		
Loss (gain) on disposal of exploration and evaluation assets	-	-	(20) 312		
Deferred income tax expense	559	4,854	4,303	8,156		

06.12.2025 Seite 12/16

Transaction costs - acquisition of Orion's Portfolio	7,805	-	8,870	-
Adjusted earnings	7,969	12,047	21,744	27,259
Weighted average number of common shares outstanding (000's)	140,605	106,564	118,059	104,019
Adjusted earnings per basic share	0.06	0.11	0.18	0.26

About Osisko Gold Royalties Ltd

Osisko Gold Royalties Ltd. is an intermediate precious metal royalty company focused on the Americas that commenced activities in June 2014. Following the acquisition of the Orion portfolio, it now holds a North American focused portfolio of over 131 royalties, streams and precious metal offtakes. Osisko's portfolio is anchored by five cornerstone assets, including a 5% NSR royalty on the Canadian Malartic Mine, which is the largest gold mine in Canada. Osisko also owns a portfolio of publicly held resource companies, including a 15.6% interest in Osisko Mining Inc., 12.8% in Osisko Metals Inc., 13.3% in Falco Resources Ltd. and 32.8% in Barkerville Gold Mines Ltd.

Osisko's head office is located at 1100 Avenue des Canadiens-de-Montréal, Suite 300, Montréal, Québec, H3B 2S2.

Forward-looking Statements

Certain statements contained in this press release may be deemed "forward-looking statements". All statements in this release, other than statements of historical fact, that address future events, developments or performance that Osisko expects to occur including management's expectations regarding Osisko's growth, results of operations, estimated future revenues, requirements for additional capital, mineral reserve and mineral resource estimates, production estimates, production costs and revenue, future demand for and prices of commodities, business prospects and opportunities are forward looking statements. In addition, statements (including data in tables) relating to mineral reserves and mineral resources and gold equivalent ounces are forward looking statements, as they involve implied assessment, based on certain estimates and assumptions, and no assurance can be given that the estimates will be realized. Forward looking statements are statements that are not historical facts and are generally, but not always, identified by the words "expects", "plans", "anticipates", "believes", "intends", "estimates", "projects", "potential", "scheduled" and similar expressions or variations (including negative variations), or that events or conditions "will", "would", "may", "could" or "should" occur including, without limitation, the performance of the assets of Osisko, the realization of the anticipated benefits deriving from Osisko's investments and transactions and the estimate of gold equivalent ounces to be received in 2017. Although Osisko believes the expectations expressed in such forward-looking statements are based on reasonable assumptions, such statements involve known and unknown risks, uncertainties and other factors and are not guarantees of future performance and actual results may accordingly differ materially from those in forward looking statements. Factors that could cause the actual results to differ materially from those in forward-looking statements include, without limitation: fluctuations in the prices of the commodities that drive royalties held by Osisko (gold and silver); fluctuations in the value of the Canadian dollar relative to the U.S. dollar; regulatory changes in national and local government, including permitting and licensing regimes and taxation policies; regulations and political or economic developments in any of the countries where properties in which Osisko holds a royalty, stream or other interest are located or through which they are held; risks related to the operators of the properties in which Osisko holds a royalty, stream or other interests, influence of macroeconomic developments; business opportunities that become available to, or are pursued by Osisko: continued availability of capital and financing and general economic, market or business conditions; litigation; title, permit or license disputes related to interests on any of the properties in which Osisko holds a royalty, stream or other interest; development, permitting, infrastructure, operating or technical difficulties on any of the properties in which Osisko holds a royalty, stream or other interest; rate and timing of production differences from mineral resource estimates or production forecasts by operators of properties in which Osisko holds a royalty, stream or other interest; risks and hazards associated with the business of exploring, development and mining on any of the properties in which Osisko holds a royalty, stream or other interest, including, but not limited to unusual or unexpected geological and metallurgical conditions, slope failures or cave-ins, flooding and other natural disasters or civil unrest or other uninsured risks. The forward looking statements contained in this press release are based upon assumptions management believes to be reasonable, including, without limitation: the ongoing operation of the properties in which Osisko holds a royalty, stream or other interest by the owners or operators of such properties in a manner consistent with past practice; the accuracy of public statements and disclosures made by the owners or operators of such underlying properties; no material adverse change in the market price of the commodities that underlie the asset portfolio; no adverse development in respect of any significant property in which Osisko holds a royalty, stream or other interest; the accuracy of publicly disclosed expectations for the

06.12.2025 Seite 13/16

development of underlying properties that are not yet in production; and the absence of any other factors that could cause actions, events or results to differ from those anticipated, estimated or intended.

For additional information with respect to these and other factors and assumptions underlying the forward-looking statements made in this press release, see the section entitled "Risk Factors" in the most recent Annual Information Form of Osisko which is filed with the Canadian securities commissions and available electronically under Osisko's issuer profile on SEDAR at www.sedar.com and with the U.S. Securities and Exchange Commission on EDGAR at www.sec.gov. The forward-looking information set forth herein reflects Osisko's expectations as at the date of this press release and is subject to change after such date. Osisko disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, other than as required by law.

Osisko Gold Royalties Ltd Consolidated Balance Sheets (Unaudited) (tabular amounts expressed in thousands of Canadian dollars)

	September 30,	December 31,
	2017	2016
	\$	\$
Assets		
Current assets		
Cash and cash equivalents	108,902	499,249
Short-term investments	1,447	2,100
Accounts receivable	15,692	8,416
Inventories	8,430	-
Other assets	1,163	974
	135,634	510,739
Non-current assets		
Investments in associates	198,194	82,902
Other investments	111,591	108,409
Royalty, stream and other interests	1,650,414	494,768
Property and equipment	250	266
Exploration and evaluation	102,110	100,038
Goodwill	111,204	111,204
Deferred income taxes	11,533	7,978
	2,320,930	1,416,304
Liabilities		
Current liabilities		
Accounts payable and accrued liabilities	8,605	7,438
Dividends payable	7,850	4,266
Provisions and other liabilities	5,490	4,153
	21,945	15,857
Non-current liabilities		
Long-term debt	193,738	45,780
Provisions and other liabilities	13,681	12,433
Deferred income taxes	159,807	127,930
	389,171	202,000
Equity		
Share capital	1,620,776	908,890
Warrants	30,901	30,901
Contributed surplus	12,452	11,411
Equity component of convertible debenture	3,091	3,091
Accumulated other comprehensive income (loss)	(10,520	7,838

06.12.2025 Seite 14/16

Retained earnings	273,465	250,306
Equity attributable to Osisko Gold Royalties Ltd. shareholders	1,930,165	1,212,437
Non-controlling interests	1,594	1,867
Total equity	1,931,759	1,214,304
	2.320.930	1.416.304

Osisko Gold Royalties Ltd

Consolidated Statements of Income

For the three and nine months ended September 30, 2017 and 2016 (Unaudited)

(tabular amounts expressed in thousands of Canadian dollars, except per share amounts)

	Three management September 2017			i	Nine mo Septemb 2017 \$		
Revenues	68,179		17,570		103,664		48
Cost of sales	(44,214)	45		(44,587)	(12
Depletion of royalty, stream and other interests	(8,324)	(2,629)	(15,318)	(8,
Gross profit	15,641		14,986		43,759		40
Other operating expenses							
General and administrative	(5,937)	(3,490)	(18,834)	(12
Business development	(9,734)	(1,597)	(14,697)	(6,
Exploration and evaluation	(57)	(241)	(141)	(93
Gain (loss) on disposal of exploration and evaluation assets	-		-		20		(3
Cost recoveries from associates	1,013		763		2,910		2,1
Operating income	926		10,421		13,017		22
Interest income	751		932		3,157		2,2
Dividend income	-		1,572		-		4,7
Finance costs	(1,626)	(963)	(3,559)	(2,
Foreign exchange gain (loss)	(7,906)	1,909		(15,451)	(1
Share of income (loss) of associates	329		(1,334)	(2,632)	(3,
Other gains, net	14,714		9,992		31,336		29
Earnings before income taxes	7,188		22,529		25,868		41
Income tax expense	(559)	(4,854)	(4,303)	(8,
Net earnings	6,629		17,675		21,565		33
Net earnings (loss) attributable to:							
Osisko Gold Royalties Ltd.'s shareholders	6,728		17,757		21,847		33
Non-controlling interests	(99)	(82)	(282)	(23
Net earnings per share attributable to Osisko Gold Royalties Ltd.'s shareholders	i						
Basic	0.05		0.17		0.19		0.3
Diluted	0.05		0.17		0.18		0.3

Osisko Gold Royalties Ltd

Consolidated Statements of Cash Flows

For the three and nine months ended September 30, 2017 and 2016

(Unaudited)

(tabular amounts expressed in thousands of Canadian dollars)

Three months September 30 2017 2

\$

2017 \$

Operating activities

06.12.2025 Seite 15/16

Net earnings	6,629		1
Adjustments for:			
Share-based compensation	2,926		9
Depletion and amortization	8,361		2
Share of loss (income) of associates	(329)	1
Net loss (gain) on acquisition of investments	(148)	-
Net gain on dilution of investments in associates	(13,510)	(:
Net gain on disposal of investments	(71)	-
Change in fair value of financial assets at fair value through profit and loss	(985)	(
Deferred income tax expense	559		4
Loss (gain) on disposal of exploration and evaluation assets	-		-
Settlement of restricted share units	(5,539)	-
Foreign exchange loss (gain)	7,920		(
Other	414		3
Net cash flows provided by operating activities before changes in non-cash working capital items	6,227		1
Changes in non-cash working capital items	(5,133)	(
Net cash flows provided by operating activities	1,094	•	1
Investing activities	,		
Net decrease in short-term investments	100		1
Business combination, net of cash acquired	(622,420))	-
Settlement of derivative financial instruments	(21,072)	-
Acquisition of investments	(18,963)	(•
Proceeds on disposal of investments	25,996	•	2
Acquisition of royalty and stream interests Vincent Metcalfe	(1,236)	(
Vincent Metcalter of Vincent M	-	,	-
Tebpsity) and besity ment	(28)	(
VEORIGATION STREET STREET OF TAX CREDITS	(510)	Ċ
Joseph de la Plante. Wet cash flows used in investing activities Vice President, Corporate Development	(638,133	;	(,
Vice President, Corporate Development	(,	,	`
jdeslaphrete@osisktegnodebt	147,323		_
Issuance of common shares and warrants	261 ,816		1
Pissere eixperases von GoldSeiten.de	(190)	(
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dar Wir wahran uns gegen iede Form von Hass Diskriminierung und Verletzung der Menschenwürde. Beachten Sie bitte auch unsere Albeit Gasantel ws provided by (used in) financing activities	405,219	,	(2
Increase (decrease) in cash and cash equivalents before effects of exchange rate changes on cash and	•))	(;
See Paul Malenta Survival en Sant and See See See See See See See See See Se	x (20 1,020	, ,	(
Attenden in the state of the st	(7,920)	1
Increase (decrease) in cash and cash equivalents	(239,740)	
Cash and cash equivalents - beginning of period	348,642	,	4
Cash and cash equivalents - end of period	108,902		3
•			

06.12.2025 Seite 16/16