

Annual Report 2018

CHONGHERR INVESTMENTS LTD

ABN 52 054 161 821

CORPORATE INFORMATION

Directors

Mr De Hui Liu (Chairman, Managing Director)
Mr Zhen Lu
Ms Sophia Xiaoqing Kong
Mr Shao Liu

Company Secretary

Ms Sophia Xiaoqing Kong

Registered Office

Lot 50 Goldmine Road Helidon 4344 Telephone 61-7- 3711 2088 Email: info@chongherr.com.au

Website: www.chongherr.com.au

Bankers

Commonwealth Bank of Australia

Share Register

Link Market Services Ltd Level 21, 10 Eagle Street Brisbane QLD 4000 Telephone 1300 554 474 Facsimile 61-2-9287 0303

Auditors

Nexia Brisbane Audit Pty Ltd Level 28, 10 Eagle Street QLD 4000 Australia

ChongHerr Investments Ltd

ABN: 52 054 161 821

Annual Report

for the Year Ended 31 December 2018

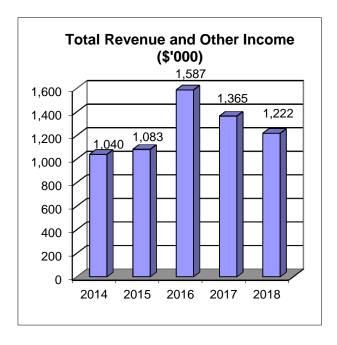
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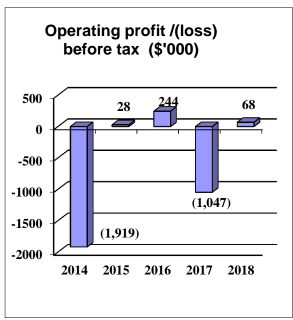
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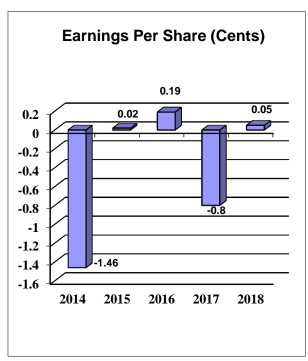
2018 Operating and Financial Highlights

Total Revenue and Other Income (\$'000)
Operating profit/(loss) before tax (\$'000)
Net Cash flow (\$'000)
Borrowings (\$'000)
Total Shareholders' funds (\$'000)
Earning per share (cents)

2018	2017	2016
1,222	1,365	1,587
68	(1,047)	244
51	31	194
0	28	77
1,681	1,614	2,660
0.05	(0.80)	0.19







Chairman's Review

It is an honour and a previledge to present to you the Annual Report for the year to 31 December 2018.

The operating result for the period of review is a net profit of \$67,555.

Total sales for the periods recorded at \$1,142,446, a decrease of 6% compared to \$1,220,431 the previous year. Unlike the previous year where the total sales included an amount of \$185,658 or 15% received from the selfloading contractor, the sales from this year are solely generated from self production.

Sandstone blocks accounted for 24% of total sales, out of which two thirds were exported and the remaining one-third was sold in the local market. The export sales, which accounted for 15% of the total sales, were all made to China.

The year saw growing demand of sandstone from the local market. Breakdowns in plant and machinery employed in the quarry caused down-time. A team of consultants has been employed to review the existing plant and machinery and re-engineer the current production processes for better efficiencies to ensure we are able to meet larger demands and orders received. The reengineered processes which are being undertaken not only will reduce labour and fuel costs, but will also reduce the risk of respirable crystalline silica which has been a safety concern and a challenge to the quarry for many years.

To my fellow board members, dedicated employees, customers and shareholders, a big thank you for your continued support of the company. Together, we will work to improve the performance of the group.

Last but not least, I wish to put record of appreciation to the assistance rendered by the government agencies especially Department of Natural Resources, Mines and Energy and the Department of Environment and Science to ensure a safe and substainable operation during the year.

Best Regards,

Mr De Hui Liu Chairman

ChongHerr Investments Ltd

28 February 2019

Brisbane, Australia

Quarry and Production



The quality of sandstone at the Montgomery Quarry continues to provide the company with the ability to produce all types of products including the highest quality export grade sandstone blocks.

During the year, the operation in Montgomery quarry produced more than 1,600 tons (1,000 tons in 2017) of quality blocks which were sold both in overseas and local markets, and 3,000 tons (2,000 tons in 2017) of premium boulders which were sold in the local market.

While the group has great confidence that the reengineering of processes production, which is being undertaken, will bring great improvement in the coming years, the plan for sourcing new selfloading contractor, as reported in the prior year, will not bring any benefits and therefore will not be pursued.

The company's second Quarry, Zack Quarry, also in the Helidon region, is currently not utilised for production by the company.





Overseas Market

The company has been promoting and selling sandstone overseas, especially in China, since 2000 and sandstone has become a well-accepted building material for architects, property developers and construction companies alike. Many high profile projects have now been completed in numerous cities showcasing Helidon sandstone, synonymous with the ASI Sandstone brand. However,in the recent years, the export sales to China had been subdued by the slugish economy in China. The company however continues to maintain strong relationships with our existing and potential clients, ensuring export sales be maintained under the current economy.

Your directors submit their report for the year ended 31 December 2018.

1. **DIRECTORS**

The names and details of the directors of the company in office during the financial year, and until the date of this report are as follows. Directors were in office for the entire year unless otherwise stated.

Names and qualifications

Mr De Hui Liu (Chairman)	
(Managing Director)	

Mr Liu is currently the Chairman and Managing Director of ChongHerr Investments Ltd. He has over 30 years experience in corporate management with particular strengths in investment, company restructuring, international trade and property development. Mr Liu was appointed to the Board on 7 October 1999.

Other listed company directorships in the previous three years

Mr Zhen Lu

Mr Lu has worked for many years in the building materials & construction industry in China. He brings to the Board over 30 years experience in civil engineering. Mr Lu was appointed to the Board on 19 August 2002.

Other listed company directorships in the previous three years Nil

Ms Sophia Xiaoqing Kong (Company Secretary)

Ms Kong holds a Master's Degree in Architecture Design and a Bachelor's Degree in Urban Planning. She was appointed a director in June 2003, bringing to the Board over 20 years professional and business management experience. Ms Kong was appointed Company Secretary in 8 July 2003.

Other listed company directorships in the previous three years

Nil

Mr Shao Liu

Mr Shao Liu has career experience in China and educational background in Australia, he is capable of establishing sustainable and profitable relationships with customers, suppliers and stakeholders across the world. He was appointed to the board on 18 September 2013.

Other listed company directorships in the previous three years

Nil

Interest in the shares of the company

At the date of this report, the equity interests of directors (where that interest is held directly, indirectly or beneficially) are as follows:

	Balance	Movement	Balance
Director and their related entities	1/1/18		31/12/18
Green Mountain Holdings Pty Ltd (i)	56,584,357	-	56,584,357
Mr De Hui Liu & Mrs Peijuan Zhuang (ii)	16,418,057	-	16,418,057
Mr De Hui Liu	4,180,000	-	4,180,000
Mr Zhen Lu	-	-	-
Ms Sophia Xiaoqing Kong	-	-	-
Mr Shao Liu	-	-	-

(i) Mr Liu is the shareholder in Green Mountain Holdings, holding 76.3% interest in that company.

Green Mountain Holdings is the Australian controlling company of ChongHerr Investments Limited.

(ii) This interest is held via The Liu and Zhuang Family Trust, of which Mr Liu and the late Mrs Zhuang are trustees.

2. (a) CORPORATE STRUCTURE

ChongHerr Investments Ltd is a company limited by shares that is incorporated and domiciled in Australia. ChongHerr Investments Ltd has prepared a consolidated financial report incorporating Australian Sandstones Industries Pty Ltd, which it controlled during the year.

Corporate Governance

The Corporate Governance Statement for ChongHerr Investments Ltd is available on the company's website, and accompanies this report.

(b) PRINCIPAL ACTIVITIES

The principal activities during the year of the consolidated entity were the quarrying of sandstone and the sale of sandstone blocks, primarily by export to overseas customers.

There were no significant changes in the nature of these activities during the year.

3. RESULTS AND DIVIDENDS

The result after income tax of the consolidated entity for the year ended 31 December 2018 was a profit of \$67,555 (2017: loss \$1,046,525).

Sales, totalling \$1,142,446 in the year, a fall of 6% from previous year as result of the decrease in oversea sales.

The directors have not recommended the payment of any dividends for the year or since the year end. No dividends are declared in both the current and the comparative period.

4. REVIEW OF OPERATIONS

SANDSTONE QUARRYING & PRODUCTION

The company has produced about 1,600 tons of quality export blocks and 3,000 tons premium boulders sold to the local market.

Other by-products ranging from crushed rocks to lower graded boulders of various sizes are supplied to domestic markets mainly for landscaping and retaining wall building.

EXPORT OF SANDSTONE BLOCKS

China still remains as the focus of the company's sales opportunities.

All the export sales during the year were made to China totalling \$175,997 down 15% from \$285,158 in the previous period.

The group is also exploring more sales opportunities in other overseas markets.

QUARRY TENURE

The company holds sandstone mining leases at Helidon, Queensland, an area famous for fresh water sandstone. The company also holds the ownership of the background tenures of the two quarries. Details of the quarrying interests are:

Mining lease	Quarry	Area (hectares)
ML 50013	Zacks	129
(expires in 2032)		
ML 50016	Montgomery	40
(expired in 2017, Application		
for renewal has been submitted)		
ML 50213	Montgomery	36
(expires 31.12. 2019)		
Exploration permit EPM 18112	Montgomery and	2,400
(expires 18 February 2020)	surrounding areas	

FINANCIAL PERFORMANCE AND POSITION

The audited financial statements of the consolidated entity accompany this directors' report.

The financial statements for the year show a profit of \$67,555 and total assets of \$2,189,304. The profitable result in the year increased the consolidated entity's net assets to \$1,681,214 from the previous year of \$1,613,659.

Sales, totalling \$1,142,446 in the year, a fall of 6% from the previous year. Only 16% of its sales are exports to overseas and the remaining 84% represent sales to the local market.

Despite the slight fall in total sales, the group managed its profitability this year through control of operating costs.

No impairment or write off of assets were provided in the year of review. The previous year's operating loss included the impairment of quarry and reserves of \$739,572 and the write off of capitalised exploration expenses due to the non-renewal of EPM 11005 of \$179,566.

The Group recorded a positive cash flow of \$50,546 for the year and the cash balance at the balance date was \$121,205 compared to the previous year's balance of \$70,569.

The ability of the Group to continue as a going concern is principally dependent upon:

- the ability of the group to meet its forecast revenue figures;
- the ability of the group to manage its creditors within available credit terms and working capital resources;
- the ability of the group to realise its debtors; and
- the renewal of Mining Lease 50016 by the Department of Natural Resources, Mines and Energy.

The directors believe that the going concern basis of preparation is appropriate as the directors will closely monitor the group's cash flow projections and working capital position and expect to meet the forecasted revenue and cash flow results. The directors believe that these measures are sufficient to continue to fund the Group's working capital requirements.

5. SIGNIFICANT CHANGES IN STATE OF AFFAIRS

Other than for the matters previously outlined in this report there were no significant changes in the state of affairs of the company or the consolidated entity in the year.

6. SIGNIFICANT EVENTS AFTER BALANCE DATE

No matter or circumstances have arisen since the end of the financial year that significantly affected or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in subsequent financial periods.

7. LIKELY DEVELOPMENTS AND EXPECTED RESULTS

The directors are carefully monitoring ChongHerr's financial performance and position. In the coming year the company will maintain its focus on sales opportunities in China and South East Asia, and production/quarrying efficiencies. Demand for sandstone is expected to remain strong, although current world economic conditions make forecasts very difficult.

The company will also continue to conduct its business so that profitability can be enhanced and the balance sheet strengthened. Further information about likely developments in the operations of the group and the expected results of those operations in future financial years has not been included in this report because disclosure of the information would be likely to result in unreasonable prejudice to the group.

8. ENVIRONMENTAL RESPONSIBILITIES

The company's quarries are operated under environmental provisions contained in mining leases granted by the Queensland Government. There have been no significant known breaches of these provisions. The company is required at the cessation of the mining leases to rehabilitate the sites back to a land form with vegetation similar to what was present prior to disturbance.

9. REMUNERATION REPORT - AUDITED

This report outlines the remuneration arrangements in place for the directors and key management personnel of ChongHerr Investments Ltd (the Company).

Due to the size of the company and composition of the Board, Chongerr does not have a remuneration committee. The Board sets the remuneration of individual directors including the Managing Director. The Board recognises that it is not in conformity with ASX Best Practice Principles requiring that a separate sub-committee of the Board undertakes the responsibilities of remuneration. Given the size, history and activities of ChongHerr, the directors believe it is more efficient for the entire Board to deal with remuneration matters.

Remuneration Policy

ChongHerr utilises the following guidelines to encourage directors and key management personnel to pursue company objectives, and ensure their interests and those of the shareholders are closely aligned:

- Remuneration packages should be set in the context of what is reasonable and fair taking into account the company's legal obligations, labour market conditions, the scale of the business and competitive forces, and employee performance;
- In accordance with the company's Constitution, the amount of fees payable to directors is limited to that amount approved by shareholders (currently no set amount has been approved for directors' fees over and above their remuneration as executives); and
- Any equity based remuneration requires shareholder approval.

The Board assesses the appropriateness of the nature and amount of remuneration on a periodic basis. In setting remuneration, directors and key management personnel are given the opportunity to receive their base emolument in a variety of forms including cash and fringe benefits. It is intended that the manner of payment chosen will be optimal for the recipient without creating undue cost for the Group. The Group does not provide any equity based remuneration, nor does it presently specifically link director and key management personnel remuneration to company performance conditions, other than its overall financial position.

No remuneration consultants were engaged during the year ended 31 December 2018.

Details of Directors and Key Management Personnel

Directors

Mr De Hui Liu (Chairman, Managing Director)

Mr Zhen Lu (Non-executive director)

Ms Sophia Xiaoqing Kong (Non-executive director)

Mr Shao Liu (Non-executive director)

Key Management Personnel (KMP)

Key management personnel are those directly accountable and responsible for the operational management and strategic direction of the Company and the Consolidated Entity. Apart from the directors identified above there are no other identified key management personnel.

Remuneration of Directors and Key Management Personnel – audited

	Short terr	n employ	ee benefits	Post Employ ment		Long- term benefits	Total
			Non-		Termin-	Long	
	Salary &	Cash	Monetary	Superan-	ation	service	
	Fees	Bonus	benefits	nuation	benefits	leave	
	\$	\$	\$	\$	\$	\$	\$
31 December 2018							
Mr De Hui Liu	50,388	-	-	4,768	-	-	55,156
Mr Zhen Lu	-	-	-	-	-	-	-
Ms Sophia Xiaoqing Kong	-	-	-	-	-	-	-
Mr Shao Liu	-	-	-	-	-	-	-
Total	50,388	-	-	4,768	-	-	55,156
31 December 2017							
Mr De Hui Liu	52,308	-	-	4,732	-	-	57,040
Mr Zhen Lu	-	-	-	-	-	-	-
Ms Xiaoqing Kong Sophia	-	-	-	-	-	-	-
Mr Shao Liu	-	-	-	-	-	-	_
Total	52,308	-	-	4,732	-	-	57,040

No share based payments have been paid or accrued for any director or key management personnel in the year ended 31 December 2018 (2017: nil). For the year ended 31 December 2018 (2017: nil) no remuneration was performance based and no remuneration consisted of options.

Employment Contracts

The employment agreement in place for Mr De Hui Liu provides for remuneration to be set annually in accordance with company policy, has no fixed term and can be terminated by either party with 4 weeks' notice (except in the case of serious misconduct where the company can terminate without notice).

No other director or KMP are employed under a contract.

Loan to and from Key Management Personnel

At 31 December 2018 loan due to Mr De Hui Liu was \$9,475 (2017:\$ 6,262). Other key management personnel did not have loans to or from the company.

Discussion of the Relationship between the Remuneration Policy and the Consolidated Entity's Performance

As set out in the remuneration policy, the company sets director and key management personnel remuneration based on various factors, including financial performance of the Group. The table below sets out recent history of financial performance and remuneration.

	2014	2015	2016	2017	2018
	\$	\$	\$	\$	\$
Sales Revenue	729,140	1,038,984	1,489,221	1,220,431	1,142,446
Net result	(1,919,301)	27,707	244,412	(1,046,525)	67,555
Share Price at					
year end	0.011	0.006	0.009	0.007	0.004
Dividends	-	-	-	-	-
Total KMP	41,155	46,499	59,239	57,040	55,156
Renumneration					

Shares issued on exercise of compensation options

No shares were issued on the exercise of compensation options in the 2018 or 2017 financial years. There are currently no outstanding compensation options on issue.

Ordinary shares held in ChongHerr Investments Ltd

	Balance		Balance
	01-Jan-18	Movement	31-Dec-18
Directors			
Green Mountain Holdings Pty Ltd (i)	56,584,357	-	56,584,357
Mr De Hui Liu & Mrs Peijuan Zhuang (ii)	16,418,057	-	16,418,057
Mr De Hui Liu	4,180,000	-	4,180,000
Mr Zhen Lu	-	-	-
Ms Sophia Xiaoqing Kong	-	-	-
Mr Shao Liu	-	-	-
Total	77,182,414	-	77,182,414

End of Remuneration Report – Audited

10. DIRECTORS' MEETINGS

During the year, one directors' meetings were held. The number of meetings at which directors were in attendance is as follows:

Directors' Meetings

	No. of Meetings held while in office	Meetings attended
Mr De Hui Liu	2	2
Mr. Zhen Lu	2	2
Ms Sophia Xiaoqing Kong	2	2
Mr Shao Liu	2	2

Directors meet regularly on an informal basis throughout the year.

11. SHARE OPTIONS

There are no options outstanding at the date of this report.

12. INDEMNIFICATION AND INSURANCE OF DIRECTORS AND AUDITOR

No indemnities have been given, or insurance premiums paid, during or since the end of the financial year for any person who is or has been an officer or auditor of the consolidated entity.

13. PROCEEDINGS ON BEHALF OF THE COMPANY

No person has applied for leave of the Court to bring proceedings on behalf of the company or intervene in any proceedings to which the company is a party for the purpose of taking responsibility on behalf of the company for all or any part of those proceedings.

The company was not a party to any such proceedings during the year.

14. NON-AUDIT SERVICES

As the auditor, Nexia Brisbane Audit Pty Ltd, did not provide any non-audit services during the year, the directors are satisfied that there was no compromise of the auditor's independence requirements of the Corporations Act 2001.

15. AUDITOR INDEPENDENCE

The lead auditor's independence declaration is set out on the page following this directors' report and forms part of the directors' report for the year ended 31 December 2018.

Signed in accordance with a resolution of the Board of Directors.

Mr De Hui Liu Managing Director

ChongHerr Investments Ltd

28 February 2019

Brisbane, Australia



Auditor's Independence Declaration under section 307C of the Corporations Act 2001

To the Board of Directors of ChongHerr Investments Ltd

As lead auditor for the audit of the financial statements of ChongHerr Investments Ltd for the year ended 31 December 2018, I declare that to the best of my knowledge and belief, there have been no contraventions of:

- (a) the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- (b) any applicable code of professional conduct in relation to the audit.

This declaration is in respect of ChongHerr Investments Ltd and the entities it controlled during the year.

Nexia Brisbane Audit Pty Ltd

Nexia Brisbane Audit Pty Ltd

Ann-Maree Robertson

Director

Date: 28 February 2019

Nexia Brisbane Audit Pty Ltd

Registered Audit Company 299289 Level 28, 10 Eagle Street Brisbane QLD 4000 GPO Box 1189 Brisbane QLD 4001

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STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 DECEMBER 2018

	NOTES	CONSC	LIDATED
		2018	2017
		\$	\$
Revenue			
Sale of goods		1,142,446	1,220,431
Cost of sales		(712,808)	(1,022,876)
Gross profit	_	429,638	197,555
Gross profit		429,036	177,333
Other income	4	79,248	144,930
Selling and distribution expenses		(208,665)	(217,989)
Corporate and administration expenses		(230,318)	(240,804)
Impairment of trade receivables		-	-
Impairment of quarry and reserve		-	(739,572)
Finance costs	5	(777)	(6,546)
Other expenses	5	(1,571)	(184,099)
-			
Profit/(Loss) before tax		67,555	(1,046,525)
,		,	, , ,
Income tax expense	6	-	-
(Loss)/Profit after tax		67,555	(1,046,525)
(= 322), = 1 0 = 1 0 = 0 0 = 0 0 = 0	_	5.,	(=,= :=,= ==)
Other Comprehensive Income, net of tax		-	-
Total Comprehensive Income		67,555	(1,046,525)
Total Completionsive income	_	07,333	(1,040,323)
Earnings per share (cents per share)			
 basic earning per share 	7	0.05	(0.80)

The accompanying notes form an integral part of this financial statement.

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2018

CONSOLIDATED

	001100=======			
	Issued	Accumulated	Total	
	Capital	Losses	Equity	
	\$	\$	\$	
At 1 January 2017	18,373,250	(15,713,066)	2,660,184	
Comprehensive income for the year: Profit for the year Other comprehensive income	-	(1,046,525)	(1,046,525)	
Total comprehensive loss for the year	-	(1,046,525)	(1,046,525)	
At 31 December 2017	18,373,250	(16,759,591)	1,613,659	
Comprehensive income for the year: Profit for the year	-	67,555	67,555	
Other comprehensive income	-	-	-	
Total comprehensive profit for the year	-	67,555	67,555	
At 31 December 2018	18,373,250	(16,692,036)	1,681,214	

The accompanying notes form an integral part of this financial statement.

STATEMENT OF FINANCIAL POSITION AS AT 31 DECEMBER 2018

ASSETS \$ Current Assets \$ Cash and cash equivalents 9 121,205 Trade and other receivables 10 293,263 Inventories 11 117,306 Prepayments 22,995	70,659 426,987 57,886 35,921
ASSETS Current Assets Cash and cash equivalents Trade and other receivables Inventories Inventories Prepayments ASSETS 9 121,205 293,263 In 11 117,306 Prepayments 22,995	70,659 426,987 57,886
Current Assets Cash and cash equivalents 9 121,205 Trade and other receivables 10 293,263 Inventories 11 117,306 Prepayments 22,995	426,987 57,886
Cash and cash equivalents9121,205Trade and other receivables10293,263Inventories11117,306Prepayments22,995	426,987 57,886
Trade and other receivables 10 293,263 Inventories 11 117,306 Prepayments 22,995	426,987 57,886
Inventories 11 117,306 Prepayments 22,995	57,886
Prepayments 22,995	
<u> </u>	35,921
Total Current Assets 554,769	591,453
Non-current Assets	
Other financial assets 12 219,789	74,907
Property, plant and equipment 13 349,251	406,576
	1,084,628
Exploration & evaluation assets 14,611	14,611
_	1,580,722
TOTAL ASSETS 2,189,304 2	2,172,175
LIABILITIES	
Current Liabilities	
Trade and other payables 15 290,304	315,270
Borrowings 16 -	28,238
Provisions 17 <u>54,756</u>	54,951
Total Current Liabilities 345,060	398,459
Non-current Liabilities	
Borrowings 16 -	-
Provisions 17 <u>163,030</u>	160,057
Total Non-current Liabilities 163,030	160,057
TOTAL LIABILITIES 508,090	558,516
NET ASSETS 1,681,214	1,613,659
EQUITY	
Issued capital 18 18,373,250 18	8,373,250
Accumulated losses (16,692,036) (16	,759,591)
TOTAL EQUITY 1,681,214	1,613,659

The accompanying notes form an integral part of this financial statement.

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 DECEMBER 2017

	NOTES	CONSOLIDATED	
		2018	2017
		\$	\$
Cash flows from operating activities			
Receipts from customers		1,381,868	1,334,487
Payments to suppliers and employees		(1,227,698)	(1,341,469)
Finance costs		(777)	(6,544)
Interest received		778	896
Receipts from workers compensation		-	4,995
Receipts from fuel credit refund	-	70,311	88,224
Net cash flows from operating activities	9	224,482	80,589
Cash flows from investing activities			
Payments for exploration & evaluation assets		-	(183)
Payments for plant and equipment		(816)	(25,000)
Proceeds from sales of equipment		-	25,000
Investments (used in)/ from other financial			
assets		(144,882)	(896)
Net cash flows used in investing activities	-	(145,698)	(1,079)
Cash flows from financing activities			
Repayment of finance lease liabilities		(28,238)	(48,793)
Net cash flows used in financing activities	- -	(28,238)	(48,793)
Net increase in cash and cash equivalents Cash and cash equivalents at beginning of		50,546	30,717
period		70,659	39,942
Cash and cash equivalents at end of period	9	121,205	70,659

The accompanying notes form an integral part of this financial statement

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2017

1. CORPORATE INFORMATION

The financial statements of ChongHerr Investments Ltd for the year ended 31 December 2018 were authorised for issue in accordance with a resolution of the directors on 28 February 2019. The financial statements cover the consolidated entity of ChongHerr Investments Ltd and its controlled entities.

The separate financial statements of the parent entity, ChongHerr Investments Ltd, have not been presented within this financial report as permitted by the *Corporations Act 2001*.

ChongHerr Investments Ltd is a company limited by shares, incorporated and domiciled in Australia, whose shares are publicly traded on the Australian Securities Exchange. The address of the Group's registered office is Lot 50, Goldmine Road, Helidon 4344, Queensland.

The nature of the operations and principal activities of the Group are the quarrying of sandstone and manufacture of sandstone products.

There were no significant changes in the nature of these activities during the year.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Preparation

These general purpose financial statements have been prepared in accordance with the *Corporations Act 2001*, Australian Accounting Standards and Interpretations of the Australian Accounting Standards Board and International Financial Reporting Standards as issued by the International Accounting Standards Board. The Group is a for-profit entity for financial reporting purposes under Australian Accounting Standards. Material accounting policies adopted in the preparation of these financial statements are presented below and have been consistently applied unless stated otherwise.

Except for cash flow information, the financial statements have been prepared on an accrual basis and are based on historical costs, modified, where applicable, by the measurement at fair value of selected non-current assets, financial assets and financial liabilities.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2017

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Going Concern

The Group substained a profit of \$67,555 (2017: loss of \$1,046,525) for the year ended 31 December 2018. As at 31 December 2018 the Group has net cash reserves of \$121,205 (2017: \$70,659), net current assets surplus of \$209,709 (2017: \$192,994) and net assets surplus of \$1,681,214 (2017: \$1,613,659).

There are two major customers with a substantial portion of the debt past due at the end of the financial year. The directors believe the balance of the debts are recoverable and regular payments are being received. The directors carefully monitor ChongHerr's financial performance and position.

The ability of the Group to continue as a going concern is principally dependent upon the following conditions:

- the ability of the group to meet its forecast revenue figures; and
- the ability of the group to manage its creditors within available credit terms and working capital resources;
- the abilty of the group to realise its debtors; and
- the renewal of Mining Lease 50016 by the Department of Natural Resources, Mines and Energy.

The directors believe that the going concern basis of preparation is appropriate due to the justification that the directors closely monitor the Group's cash flow projections and working capital position and expect to meet the forecasted revenue and cash flow results. The directors believe that this is sufficient to continue to fund the Group's working capital requirements.

Should the Group be unable to continue as a going concern, it may be required to realise its assets and extinguish its liabilities other than in the ordinary course of business, and at amounts that differ from those stated in the financial statements.

This financial report does not include any adjustments relating to the recoverability and classification of recorded asset amounts or the amounts or classification of liabilities and appropriate disclosures that may be necessary should the Group be unable to continue as a going concern.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

a) Accounting Standards and Interpretations

New and amended standards adopted by the group

The Group has adopted all the new, revised or amended Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period.

The group has applied the following standards and amendments for the first time for their annual reporting period commencing 1 January 2018:

- AASB 15 Revenue from Contracts with Customers.
- AASB 9 Financial Instruments

Revenue from Contracts with Customers – Adoption of AASB 15

The Group has adopted AASB 15 Revenue from Contracts with Customers for the first time in the current year with a date of initial application of 1 January 2018.

The key changes to the Company's accounting policies and the impact on these financial statements from applying AASB 15 are described below.

The Company has applied AASB 15 using the cumulative effect method which means the comparative information has not been restated and continues to be reported under AASB 111, AASB 118 and related interpretations. All adjustments on adoption of AASB 15 have been taken to retained earnings at 1 January 2018.

The application of the change in accounting policy has had no material impact on the statement of profit or loss and other comprehensive income, statement of financial position or statement of cash flows.

Financial Instruments - Adoption of AASB 9

The key changes to the Group's accounting policy and the impact on these financial statements from applying AASB 9 are described below. Changes in accounting policies resulting from the adoption of AASB 9 have been applied retrospectively except the Group has not restated any amounts relating to classification and measurement requirements including impairment which have been applied from 1 January 2018.

The application of the change in accounting policy has had no material impact on the statement of profit or loss and other comprehensive income, statement of financial position and statement of cash flows.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Classification of financial assets

The financial assets of the Company have been reclassified into one of the following categories on adoption of AASB 9 based on primarily the business model in which a financial asset is managed and its contractual cash flow characteristics:

- Measured at amortised cost
- Fair value through profit or loss (FVTPL)

Impairment of financial assets

The incurred loss model from AASB 139 has been replaced with an expected credit loss model in AASB 9 for assets measured at amortised cost, contract assets and fair value through other comprehensive income. This has resulted in the earlier recognition of credit loss (bad debt provisions).

Classification of financial assets and financial liabilities

The information below illustrates the classification and measurement of financial assets and liabilities under AASB 9 and AASB 139 at the date of initial application.

		Classification under AASB 13	Classification under AASB 9	Carrying amount under AASB 139	Re- classification	Re- measure- ments	Carrying amount under AASB 9
	Note			\$	\$	\$	\$
Financial assets							
Other financial	12	Loans and	Amortised				
assets		receivables	cost	219,789	-	-	219,789
Trade and other	10	Loans and	Amortised				
receivables		receivables	cost	293,263	-	-	293,263
Cash and cash	9	Loans and	Amortised				
equivalents		receivables	cost	121,205	-	-	121,205
Total financial assets			634,038	-	-	634,038	
Financial liabilitie	es						
Trade payables	15	Other	Other				
		financial	financial				
		liabilities	liabilities	290,304	-	-	290,304
Total financial lia	bilities			290,304	-	-	290,304

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

New Accounting Standards and Interpretations not yet mandatory or early adopted be adopted for application in future periods.

Accounting Standards issued by the AASB that are not yet mandatorily applicable to the Group, together with an assessment of the potential impact of such pronouncements on the Group when adopted in future periods, are discussed below:

AASB 16: Leases (applicable to annual reporting periods beginning on or after 1 July 2019)

When effective, this Standard will replace the current accounting requirements applicable to leases in AASB 117: *Leases* and related Interpretations. AASB 16 introduces a single lessee accounting model that eliminates the requirement for leases to be classified as operating or finance leases.

The directors do not anticipate that the adoption of AASB 16 will impact the Group's financial statements.

b) Principles of consolidation

The consolidated financial statements comprise the financial statements of ChongHerr Investments Ltd and its subsidiaries as at 31 December each year ('the Group'). The financial statements of subsidiaries are prepared for the same reporting period as the parent company, using consistent accounting policies.

All intercompany balances and transactions, including unrealised profits arising from intra-group transactions, have been eliminated in full.

Subsidiaries are consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group. In assessing control, potential voting rights that presently are exercisable are taken into account.

Where there is loss of control of a subsidiary, the consolidated financial statements include the results for the part of the reporting period during which ChongHerr Investments Ltd has control.

In the company's financial statements, investments in subsidiaries are carried at cost.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

c) Foreign currency translation

Both the functional and presentation currency of ChongHerr Investments Ltd and its subsidiaries is Australian dollars (A\$).

Transactions in foreign currencies are initially recorded in the functional currency at the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the balance date.

All exchange differences in the consolidated financial statements are taken to the profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the date of the initial transaction.

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

d) Property, plant and equipment

Property, plant and equipment is stated at cost less accumulated depreciation and any impairment in value. Cost includes expenditures that are directly attributable to the acquisition of the asset.

The costs of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group and its cost can be measured reliably. The costs of the day-to-day servicing of property, plant and equipment are recognised in profit and loss as incurred.

Depreciation is calculated on a reducing balance basis over the estimated useful life of each asset.

Major depreciation periods are

- Plant & equipment- Leased Plant & equipment3-8 years3-8 years

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset.

Any gain or loss arising on derecognizing of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the profit or loss in the year the item is derecognised.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

e) Finance costs

Finance costs are recognised as an expense when incurred and comprise interest expense on borrowings, unwinding of the discount on provisions and foreign currency losses. All borrowing costs that are not directly attributable to the acquisition, construction or production of a qualifying asset are recognised in profit and loss using the effective interest method.

f) Quarry and reserves

Quarry and reserves represents expenditure on the acquisition, evaluation and development of mining leases. These costs are only carried forward to the extent that they are expected to be recouped through successful development. The cost of property, plant and equipment in relation to the quarry is recorded separately in the statement of financial position.

The estimated quantities of economically recoverable reserves are based upon interpretations of geological and geophysical models and surveys.

When production commences, the accumulated costs are amortised over the life of the area according to the rate of depletion of the economically recoverable reserves. A regular review of recoverable amount is undertaken to determine the appropriateness of continuing to carry forward costs.

Costs of restoration are provided over the life of the quarry from when the obligation becomes probable (usually from when evaluation commences) and are charged against profit. Restoration costs include the dismantling and removal of plant, equipment and building structures, waste removal, and rehabilitation in accordance with clauses of the mining permits. Such costs have been determined using estimates of future costs, current legal requirements and technology on a discounted basis. Any changes in the estimates of the costs are accounted for on a prospective basis. In determining the costs of restoration, there is uncertainty regarding the nature and extent of the restoration due to community expectations and legislation.

g) Exploration and evaluation assets

Exploration and evaluation expenditure incurred is accumulated in respect of each identifiable area of interest. Such expenditures comprise net direct costs and an appropriate portion of related overhead expenditure but do not include overheads or administration expenditure not having a specific nexus with a particular area of interest. These costs are only carried forward to the extent that they are expected to be recouped through the successful development of the area or where activities in the area have not yet reached a stage which permits reasonable assessment of the existence of economically recoverable reserves and active or significant operations in relation to the area are continuing.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Restoration costs that are expected to be incurred are provided for as part of the cost of the exploration, evaluation, development, construction and production phases that give rise to the need for restoration. Accordingly, these costs are recognised gradually over the life of the facility as these phases occur. The costs include obligations relating to reclamation, waste site closure, plant closure and

Other costs associated with the restoration of the site. In determining the restoration obligations, the entity has assumed no significant changes will occur in the relevant Federal and State legislation in relation to restoration of such mines in the future.

Both for close down and restoration and for environmental clean-up costs, provision is made in the accounting period when the related disturbance occurs, based on the net present value of estimated future costs.

For close down and restoration costs, which include the dismantling and demolition of infrastructure, removal of residual materials and remediation of disturbed areas, movements in provision other than the amortisation of the discount, such as those resulting from changes in the cost estimates, lives of operations or discount rates, are capitalised into the carrying amount of development and amortised against future production.

h) Impairment

Impairment – Non-financial Assets

At each reporting date, the Group assesses whether there is any indication that an asset, other than inventories, may be impaired. Where an indicator of impairment exists, the Group makes a formal estimate of recoverable amount. Where the carrying amount of an asset exceeds its recoverable amount the asset is considered impaired and is written down to its recoverable amount.

Recoverable amount is the greater of fair value less costs to sell and value in use. It is determined for an individual asset, unless the asset's value in use cannot be estimated to be close to its fair value less costs to sell and it does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case, the recoverable amount is determined for the cash-generating unit to which the asset belongs. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. All impairment losses are recognised in profit or loss. An impairment loss is reversed if the reversal can be related objectively to an event occurring after the impairment loss was recognised.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

i) Inventories

Inventories, being finished goods and work-in-progress, are valued at the lower of cost and net realisable value.

Costs incurred in bringing inventories to their present location and condition are accounted for as costs of direct materials and labour and a proportion of manufacturing overheads based on normal operating capacity but excluding borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

j) Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash at bank and in hand and short-term deposits with an original maturity of three months or less.

For the purposes of the statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above and bank overdraft.

k) Trade and other payables

These amounts represent liabilities for goods and services provided to the group prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 30 days of recognition. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

1) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Where the Group expects some or all of a provision to be reimbursed, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in profit or loss net of any reimbursement. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pretax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

m) Employee benefits

Short-term employee benefits

Provision is made for the Group's obligation for short-term employee benefits. Short-term employee benefits are benefits (other than termination benefits) that are expected to be settled wholly before 12 months after the end of the annual reporting period in which the employees render the related service, including wages, salaries and sick leave. Short-term employee benefits are measured at the (undiscounted) amounts expected to be paid when the obligation is settled.

The Group's obligations for short-term employee benefits such as wages, salaries and sick leave are recognised as a part of current trade and other payables in the statement of financial position. The Group's obligations for employees' annual leave and long service leave entitlements are recognised as provisions in the statement of financial position.

Other long-term employee benefits

Provision is made for employees' long service leave and annual leave entitlements not expected to be settled wholly within 12 months after the end of the annual reporting period in which the employees render the related service. Other long-term employee benefits are measured at the present value of the expected future payments to be made to employees. Expected future payments incorporate anticipated future wage and salary levels, durations of service and employee departures and are discounted at rates determined by reference to market yields at the end of the reporting period on government bonds that have maturity dates that approximate the terms of the obligations. Any re-measurements for changes in assumptions of obligations for other long-term employee benefits are recognised in profit or loss in the periods in which the changes occur.

The Group's obligations for long-term employee benefits are presented as noncurrent provisions in its statement of financial position, except where the Group does not have an unconditional right to defer settlement for at least 12 months after the end of the reporting period, in which case the obligations are presented as current provisions.

Retirement benefit obligations

Contributions are made by the company to defined contribution employee superannuation funds and are charged as expenses when incurred.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

n) Leases

Finance leases, which transfer to the Group substantially all the risks and rewards incidental to ownership of the leased item, are capitalised at the inception of the lease at the fair value of the leased property or, if lower, at the present value of the minimum lease payments.

Lease payments are apportioned between the finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability.

Capitalised leased assets are depreciated over the shorter of the estimated useful life of the asset or the lease term.

Leases where the lessor retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Operating lease payments are recognised as an expense in profit or loss on a straight-line basis over the lease term.

o) Fair Value of Assets and Liabilities

The Group measures some of its assets and liabilities at fair value on either a recurring or non-recurring basis, depending on the requirements of the applicable Accounting Standard. Fair value is the price the Group would receive to sell an asset or would have to pay to transfer a liability in an orderly (ie unforced) transaction between independent, knowledgeable and willing market participants at the measurement date.

As fair value is a market-based measure, the closest equivalent observable market pricing information is used to determine fair value. Adjustments to market values may be made having regard to the characteristics of the specific asset or liability. The fair values of assets and liabilities that are not traded in an active market are determined using one or more valuation techniques. These valuation techniques maximise, to the extent possible, the use of observable market data.

To the extent possible, market information is extracted from either the principal market for the asset or liability (ie the market with the greatest volume and level of activity for the asset or liability) or, in the absence of such a market, the most advantageous market available to the entity at the end of the reporting period (ie the market that maximises the receipts from the sale of the asset or minimises the payments made to transfer the liability, after taking into account transaction costs and transport costs).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

For non-financial assets, the fair value measurement also takes into account a market participant's ability to use the asset in its highest and best use or to sell it to another market participant that would use the asset in its highest and best use.

The fair value of liabilities and the entity's own equity instruments (excluding those related to share-based payment arrangements) may be valued, where there is no observable market price in relation to the transfer of such financial instruments, by reference to observable market information where such instruments are held as assets. Where this information is not available, other valuation techniques are adopted and, where significant, are detailed in the respective note to the financial statements.

p) Financial Instruments

Initial recognition and measurement

The group has applied AASB 9 retrospectively, however, this did not result in a restatement of comparative information due to the application of AASB 9 and assessment of it's impact on the balances.

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions to the instrument. For financial assets, this is equivalent to the date that the Group commits itself to either the purchase or sale of the asset (ie trade date accounting is adopted).

Financial instruments (except for trade receivables) are initially measured at fair value plus transaction costs, except where the instrument is classified "at fair value through profit or loss", in which case transaction costs are expensed to profit or loss immediately. Where available, quoted prices in an active market are used to determine fair value. In other circumstances, valuation techniques are adopted.

Trade receivables are initially measured at the transaction price if the trade receivables do not contain a significant financing component or if the practical expedient was applied as specified in AASB 15.63.

Classification and subsequent measurement

Financial assets are subsequently measured at:

- Amortised cost;
- Fair value through other comprehensive income; or
- Fair value through profit or loss.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Measurement is on the basis of two primary criteria:

- The contractual cash flow characteristics of the financial asset; and
- The business model for managing the financial assets.

A financial asset that meets the following conditions is subsequently measured at amortised cost:

- the financial asset is managed solely to collect contractual cash flows; and
- the contractual terms within the financial asset give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding on specified dates.

Assets carried at amortised cost

For loans and receivables, the amount of the loss was measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that had not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset was reduced and the amount of the loss was recognised in profit or loss. If a loan or held-to-maturity investment had a variable interest rate, the discount rate for measuring any impairment loss was the current effective interest rate determined under the contract. As a practical expedient, the group could measure impairment on the basis of an instrument's fair value using an observable market price.

If, in a subsequent period, the amount of the impairment loss decreased and the decrease could be related objectively to an event occurring after the impairment was recognised (such as an improvement in the debtor's credit rating), the reversal of the previously recognised impairment loss was recognised in profit or loss.

Impairment

The Group recognises a loss allowance for expected credit losses on financial assets that are measured at amortised cost.

Expected credit losses are the probability-weighted estimate of credit losses over the expected life of a financial instrument. A credit loss is the difference between all contractual cash flows that are due and all cash flows expected to be received, all discounted at the original effective interest rate of the financial instrument.

The Group uses the simplified approach to impairment, as applicable under AASB 9: Financial Instruments. The simplified approach does not require tracking of changes in credit risk at every reporting period, but instead requires the recognition of lifetime expected credit loss at all times. This approach is applicable to trade receivables or contract assets that result from transactions within the scope of AASB 15: *Revenue from Contracts with Customers*.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

In measuring the expected credit loss, a provision matrix for trade receivables was used taking into consideration various data to get to an expected credit loss (ie diversity of customer base, appropriate groupings of historical loss experience, etc).

Recognition of expected credit losses in financial statements

At each reporting date, the Group recognises the movement in the loss allowance as an impairment gain or loss in the statement of profit or loss and other comprehensive income.

The carrying amount of financial assets measured at amortised cost includes the loss allowance relating to that asset.

Derecognition

A financial asset is derecognised when the holder's contractual rights to its cash flows expires, or the asset is transferred in such a way that all the risks and rewards of ownership are substantially transferred.

All of the following criteria need to be satisfied for derecognition of financial asset:

- the right to receive cash flows from the asset has expired or been transferred:
- all risk and rewards of ownership of the asset have been substantially transferred; and
- the group no longer controls the asset.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

q) Revenue and other income

Revenue recognition

The Group has applied AASB 15: *Revenue from Contracts with Customers* using the cumulative effective method. Therefore, the comparative information has not been restated and continues to be presented under AASB 118: *Revenue* and AASB 111: *Construction Contracts*. The details of accounting policies under AASB 118 and AASB 111 are disclosed separately since they are different from those under AASB 15, and the impact of application is disclosed in Note 2(a). See Note 3 for detailed disclosures on operating segments.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

In the comparative period

Revenue was measured at the fair value of the consideration received or receivable after taking into account any trade discounts and volume rebates allowed. When the inflow of consideration was deferred, it was treated as the provision of financing and was discounted at a rate of interest that is generally accepted in the market for similar arrangements. The difference between the amount initially recognised and the amount ultimately received was interest revenue.

Revenue from sale of goods was recognised at the point of delivery as this corresponds to the transfer of significant risks and rewards of ownership of goods and the cessation of all involvement in those goods.

Sale of sandstone

The group sells sandstone products. Revenue is recognised when control of the products has transferred to the customer. For such transactions this is dependent on the geographical segment within which the customer resides. For customers within Australia, revenue is recognised when a group entity sells a product to the customer. For customers within the South-east Asia segment, revenue is recognised when the products are delivered to the customer at a point in time. Revenue from sales is based on the price stipulated in the contract.

A receivable is recognised when the goods are delivered. The Group's right to consideration is deemed unconditional at this time, as only the passage of time is required before payment of that consideration is due. There is no significant financing component because sales are made within a credit term of 30 to 90 days.

Performance obligations

Information about the groups performance obligations are summarised below.

Australian geographical segment

The performance obligation is satisfied upon sale of the product and payment is generally due within 30 to 90 days.

South-east Asia geographical segment

The performance obligation is satisfied upon delivery of the product and payment is generally due within 30 to 90 days.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Other Income

Interest income

Interest income is recognised using the effective interest method.

Fuel credit refund

Fuel credit refund is recognised when the right to receive the refund was granted.

r) Income tax

Deferred income tax is provided on all temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses. Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in controlled entities where the parent entity is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

The carrying amount of deferred income tax assets is reviewed at each balance date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

Income taxes relating to items recognised directly in equity.

The Group has substantial carried forward tax losses. The deferred tax benefit arising from these losses has not been brought to account as it is not yet probable that the Group will derive future assessable income of a nature and of an amount sufficient to enable the benefits from the deductions for the losses to be realised.

s) Goods and services tax (GST)

Revenues, expenses and assets are recognised net of the amount of GST except:

- where the GST incurred on a purchase of goods and services is not recoverable from the taxation authority, in which case the GST is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- receivables and payables are stated with the amount of GST included.

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the statement of financial position.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Cash flows are included in the Cash Flow Statement on a gross basis and the GST component of cash flows arising from investing and financing activities, which is recoverable from, or payable to, the taxation authority, are classified as operating cash flows.

Commitments and contingencies are disclosed net of the amount of GST recoverable from, or payable to, the taxation authority.

t) Comparatives

When required by Australian Accounting Standards, comparative figures have been adjusted to conform to changes in presentation for the current year.

u) Parent entity financial information

The financial information for the parent entity, Chongherr Investments Ltd, disclosed in note 26 has been prepared on the same basis as the consolidated financial statements, except as set out below:

(i) Investments in subsidiaries

Investments in subsidiaries are accounted for at cost in the individual financial statements of the parent entity.

v) Critical accounting estimates and judgments

In applying the Group's accounting policies management continually evaluates judgments, estimates and assumptions based on experience and other factors, including expectations of future events that may have an impact on the Group. All judgments, estimates and assumptions made are believed to be reasonable based on the most current set of circumstances available to management. Actual results may differ from the judgments, estimates and assumptions. Significant judgements, estimates and assumptions made by management in the preparation of these financial statements are outlined below:

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Quarry and reserves

The cost of quarry and reserves is carried forward on the statement of financial position to the extent that it is expected that it can be recouped through successful development of the economically recoverable reserves, or through sale of the quarry. Amortisation is based on the rate of depletion of reserves as compared to the estimate of the total economically recoverable reserves.

The carrying value of quarry and reserves is assessed for recoverability by reference to value in use or by reference to fair value. Cashflow forecasts to assess value in use apply estimates of sales volumes and prices, production costs including capital items, and a discount rate based on cost of funds and risk.

The provision for restoration is based on estimates of future costs, and requirements as set out in the Group's mining leases.

Income tax

The Group has substantial carried forward losses which are applied as an offset to assessable income. This future income tax benefit will only be obtained if:

- future assessable income is derived of a nature and an amount sufficient to enable the benefit to be realised;
- the conditions for deductibility imposed by tax legislation continue to be complied with; and
- no changes in tax legislation adversely affect the consolidated entity in realising the benefit.

Receivables

As discussed in note 19, the Group's export sales are made on 90 day credit terms, albeit that payment history indicates that the collection period associated with export sales can extend over a longer term. Management have determined the provision for impairment is appropriate using the expected credit losses model.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

3. SEGMENT INFORMATION

Determination and presentation of operating segments

The Group determines and presents operating segments based on the information that internally is provided to the Managing Director, who is the Group's chief operating decision maker.

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Group's other components. All operating segments' operating results are regularly reviewed by the Group's CEO to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

Segment results that are reported to the CEO include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items comprise mainly corporate assets (primarily the Company's headquarters), head office expenses, and income tax assets and liabilities.

Segment capital expenditure is the total cost incurred during the period to acquire property, plant and equipment, and intangible assets other than goodwill.

The ChongHerr Group operates solely within the sandstone quarrying industry in Queensland. A significant amount of product is exported to south-east Asia. The Group manages its business on a geographical basis which reflects the strategic, financial and operational needs – South-east Asia and Australia reflect the two major markets for product, and Australia reflects the production and corporate activities, as well as some local product sales. The South-east Asia segment is closely integrated with the Australian segment, as it draws its product from Australia.

Group performance is monitored through segment performance, as this is most relevant to the Group structure. The following table presents financial information regarding geographical segments:

The total of non-current assets other than financial instruments and deferred tax assets located in Australia is \$1,634,535 (2017: \$1,580,722) and the total of these non-current assets located in other countries is nil (2017: nil). Segment assets are allocated to countries based on where the assets are located.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

3. **SEGMENT INFORMATION (Continued)**

	South-east Asia	Australia	Total
	\$	\$	\$
31 December 2018			
External revenue	175,997	966,449	1,142,446
Other revenue	173,997	76,496	76,496
Other revenue		70,490	70,490
Interest income	-	2,752	2,752
Interest expense	-	(777)	(777)
1	-	· /	
Depreciation and amortisation		(92,156)	(92,156)
	66.702	207.770	464.570
Reportable segment profit before income	66,792	397,778	464,570
tax			
Unallocated corporate expenses -Employee benefits			(298,910)
-All other costs			(98,105)
Consolidated profit before income tax			67,555
31 December 2017			
External revenue	285,158	935,273	1,220,431
Other revenue		144,030	144,030
Interest income	-	900	900
Interest expense		(6,546)	(6,546)
Depreciation and amortisation	-	(102,980)	(102,980)
•		· · · · · /	, , , ,
Reportable segment profit/(loss) before	59,021	(704,222)	(645,201)
income tax			
Unallocated corporate expenses			
-Employee benefits			(295,219)
-All other costs			(106,105)
Consolidated (loss) before income tax			(1,046,525)

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

3. SEGMENT INFORMATION (continued)

	South-east Asia \$	Australia \$	Total \$
31 December 2018	·	·	· · · · · · · · · · · · · · · · · · ·
Segment assets	199,847	1,989,457	2,189,304
Unallocated assets			-
Total assets			2,189,304
Segment liabilities	_	508,090	508,090
Unallocated liabilities			-
Total liabilities		•	508,090
Other material non-cash items:			,
Capital expenditure		816	816
31 December 2017			
Segment assets	317,293	1,854,882	2,172,175
Unallocated assets		,,	-
Total assets			2,172,175
Segment liabilities	-	558,516	558,516
Unallocated liabilities		•	-
Total liabilities		•	558,516
Other material non-cash items:		•	
Impairment of quarry and reserves	-	739,572	739,572
Write-off of capitalised exploration			
expenses	-	179,566	179,566
Write-off of property, plant and equipment		2,828	2,828
Capital expenditure	-	25,183	25,183
-			

The revenue reported above represents revenue generated from external customers on the basis of geographical location of customer. There were no intersegment sales during the reporting periods.

Segment result represents the profit earned by each segment without allocation of corporate/administration cost and finance costs. All assets and liabilities are allocated to reportable segments on the basis of geographical location.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

4. REVENUE & OTHER INCOME

	CONSOLIDATED	
	2018	2017 \$
	\$	
Revenue from contracts with customers		
Disaggregated revenue information		
Set out below is the disaggregation of the Group's revenue from con	tracts with customers	S
Sale of sandstone products	1,142,466	1,220,431
Total revenue from contracts with customers	1,142,466	1,220,431
Geographical markets		
Australia	966,449	935,273
South-east Asia	175,997	285,158
Total revenue from contracts with customers	1,142,466	1,220,431
Timing of revenue recognition		
Goods transferred at a point in time	1,142,466	1,220,431
Total revenue from contracts with customers	1,142,466	1,220,431
(a) Other income		
Other interest income	2,752	900
Forfeiture of contractor's deposit held for rehabilitation	-	20,000
Freight Income	6,185	11,362
Gains from realisation of property, plant and equipment	-	17,910
Refund from fuel tax credit	70,311	88,224
Trade Discount Received	-	1,539
Workers' compensation received		4,995
	79,248	144,930

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

5. PROFIT OR LOSS

		CONSOLIDATED	
		2018	2017
		\$	\$
(a)	Expenses		
(4)	Depreciation of plant and equipment	58,141	80,282
	Amortisation of quarry and resources	34,015	22,699
	Quarry restoration provision	2,973	3,502
	Impairment of quarry and reserves	-	739,572
	Write-off property, plant and equipment	-	2,828
	Write-off capitalised exploration expenses	-	179,566
(b)	Finance costs		
. ,	Interest expense on financial liabilities at amortised cost:		
	Other borrowings	1	2,119
	Finance charges payable under finance leases	776	4,427
	Total finance costs	777	6,546
(c)	Employee benefits expense		
` '	Wages and salaries	469,863	496,322
	Workers' compensation costs	14,269	12,963
	Superannuation costs	44,408	46,905
	Provision for annual leave	(4,427)	13,454
	_	524,113	569,644

(d) Significant Expenses

Impairment of Quarry & Reserves

No impairment of quarry and reserve is provided in the current period. In 2017, deteriorating market conditions and increased costs of production and our ongoing review of the sandstone business has resulted in a \$739,572 impairment of the quarry and reserve asset.

Impairment of quarry and reserve - 739,572

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

6. INCOME TAX

Potential tax benefit @ 27.5%

	CONSOLIDATED	
	2018	2017
	\$	\$
A reconciliation of income tax expense applicable to account	nting profit/(loss) before income
tax at the statutory income tax rate to income tax expense at t	-	ctive income tax
rate for the years ended 31 December 2018 and 2017 is as follows:	lows:	
Accounting (loss)/profit before tax from continuing		
operations	67,555	(1,046,525)
At the statutory income tax rate of 27.5%	18,578	
Non-deductible expenses	9,454	, , ,
Net amount of temporary differences	3,227	1,915
Deferred tax losses not recognised	-	76,255
Recoupment of prior year tax losses not previously		
brought to account	(31,259)	
Income tax expense		
Unrecognised temporary differences and tax losses		
Unused tax losses and temporary differences for which no deferred tax asset has been recognised	4,909,168	5,022,837

The tax losses do not expire under current tax legislation. Deferred tax assets have not been recognised in respect of these items because it is not probable that future taxable profit will be available against which the Group can utilise these benefits.

1,350,021

1,381,280

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

7. EARNINGS PER SHARE

Basic earnings per share amounts are calculated by dividing net profit/ (loss) for the year attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share are calculated on the same basis as basic earnings per share as there are no dilutive potential ordinary shares.

The following reflects the income and share data used in the total basic and diluted earnings per share computations:

	CONSOLIDATED		
	2018 \$	2017 \$	
Net profit/(loss) attributable to equity holders from continuing operations Weighted average number of ordinary shares for basic	67,555	(1,046,525)	
earnings per share	130,207,396	130,207,396	

There have been no other transactions involving ordinary shares or potential ordinary shares since the reporting date and before the completion of these financial statements.

8. DIVIDENDS PAID AND PROPOSED

	CONSOLIDATED		
	2018 \$	2017 \$	
Declared and paid during the year Proposed for approval at AGM (not recognised as a liability as at 31 December)	<u> </u>	<u> </u>	
Franking credit balance			

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

9. CASH AND CASH EQUIVALENTS

	CONSOLIE	DATED
	2018	2017
	\$	
Cash at bank and in hand	121,205	70,659
Cash at bank earns interest at floating rates based on daily ban	ık deposit rates.	
The Group's exposure to interest rate risk is disclosed in note	20.	
Cash at the end of the financial year as shown in the statemen to the related items in the balance sheet as follows:	t of cash flows is re	econciled
Cash at bank and in hand	121,205	70,659
	121,205	70,659
Reconciliation of the profit/(loss) after tax to the net cash flows from operating activities		
Net profit/(loss) after tax	67,555	(1,046,525)
Depreciation	58,141	80,282
Amortisation	34,015	22,699
Gains on realisation of property, plant and equipment	-	(17,910)
Loss on disposal of property, plant and equipment	-	2,829
Writing off capitalised exploration expenses	-	179,566
Impairment of quarry and reserves	-	739,572
Changes in operating assets and liabilities		
Increase/(decrease) in inventories	(59,420)	125,711
Decrease/(Increase) in trade and other receivables	133,454	5,029
(Increase) in prepayments	12,926	(13,809)
(Decrease)/increase in trade and other payables	(24,966)	(16,310)
Increase/(decrease) in provisions	2,777	19,455
Net cash from operating activities	224,482	80,589

Non-cash financing and investing activities

During the year the Group acquired equipment at a cost of \$816 (2017: \$25,000), of which \$ nil (2017: \$ nil) is by way of finance lease.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

10. TRADE AND OTHER RECEIVABLES

	CONSOLIDATED		
	2018	2017	
	\$	\$	
Current			
Trade receivables	405,630	541,582	
Less: provision for expected losses	(114,595)	(114,595)	
	291,035	426,987	
Other receivables	2,228	-	
	293,263	426,987	

The Group's exposure to credit and currency risks and impairment losses related to trade receivables are disclosed in note 20.

Included in current trade receivables are two substantial trade receivables amounting to \$75,245 and \$236,713 arising from sales in current and previous year. Both trade debtors are making repayment plans to settle the balance. The debt relating to Shenzhen Helidon Sandstone Ltd, as reported in the prior years, has been fully settled in February 2018.

11. INVENTORIES

	CONSOLIDATED	
	2018	2017
	\$	\$
Finished goods – at cost	117,306	57,886
	117,306	57,886
12. OTHER FINANCIAL ASSETS (NON-CURRENT)		
Security deposits	219,789	74,907
	219,789	74,907

The Group's exposure to credit and interest rate risks is disclosed in note 19.

Included in deposits is an amount of \$44,793 (2017: \$44,793) lodged as security for bank guarantees.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

13. PROPERTY, PLANT AND EQUIPMENT

CONSOLIDATED

	Quarry Land	Owned Plant & I Equipment	Leased Plant & Equipment	Total
	\$	\$	\$	\$
Year ended 31 December 2018 At 1 January 2018, net of				
Accumulated depreciation Transfer	141,042	2 227,030 38,504	38,504 (38,504)	406,576
Addition Depreciation charge for the		816	-	816
year year		(58,141)	-	(58,141)
At 31 December 2018	141,042	208,209	-	349,251
At 31 December 2018 Cost	141,042	2 3,483,378		3,623,604
Accumulated depreciation and impairment	141,042	(3,275,169)	-	(3,275,169)
Net carrying amount	141,042	2 208,209	-	349,251
Year ended 31 December 2017 At 1 January 2017, net of				
accumulated depreciation	141,042	268,527	62,208	471,777
Transfer Disposals	-	7,202 (9,919)	(7,202)	(9,919)
Depreciation charge for the year		(63,780)	(16,502)	(80,282)
Net carrying amount	141,042	227,030	38,504	406,576
At 31 December 2017 Cost Accumulated depreciation and	141,042	3,297,562	185,000	3,623,604
impairment		(3,070,532)	(146,496)	(3,217,028)
Net carrying amount	141,042	227,030	38,504	406,576

The carrying value of plant and equipment held under finance leases at 31 December 2018 \$nil (2017: \$38,504). Leased assets were pledged as security for the related finance lease liabilities.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

14. QUARRY AND RESERVES

	CONSOLIDATED		
	2018	2017 \$	
	\$		
Capitalised expenditure on acquisition, evaluation and development			
- at cost	4,836,999	4,836,999	
Accumulated amortisation	(1,411,758)	(1,378,014)	
Provision for impairment	(2,374,357)	(2,374,357)	
Total Helidon Quarry and Reserves (a)	1,050,884	1,084,628	
Net carrying amount at beginning of year	1,084,899	1,846,899	
Impairment charge for the year	-	(739,572)	
Amortisation charge for the year	(34,015)	(22,699)	
	1,050,884	1,084,628	

(a) Helidon Quarry Reserves

The company operates two quarries in the Helidon area of Queensland. Details of the mining leases are as follows:

- Mining lease No. 50013 renewed in 2012 and due to expire 2032;
- Mining lease No. 50016 expired on 31 July 2017; and
- Mining lease No. 50213 due to expire 31 December 2019.

The renewal application for Mining lease No. 50016 had been submitted to Department of Natural Resources Mines and Energy for processing.

No impairment (Impairment charge 2017: \$739,572) has been recognised in respect Quarry and reserves at 31 December 2018.

No indicators to impairment existed at 31 December 2018.

The company also holds the following Exploration Permit for Minerals (included in Exploration and evaluation assets):

• EPM No.18112 due to expire in February 2020

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

15. TRADE AND OTHER PAYABLES (CURRENT)

	CONSOLIDATED		
	2018	2017	
	\$	\$	
Trade payables and accruals (unsecured)	290,304	315,270	

16. BORROWINGS

CONSOLIDATED	
2018	2017
\$	\$
	- 28,238
	- 28,238
	<u> </u>
	2018

Financing facilities available

At reporting date, the following financing facilities had been negotiated and were available:

	CONSOLIDATED		
	2018	2017	
	\$	\$	
Total facilities:			
bank overdraft		- 200,000	
- other loans, finance leases/HP		- 28,238	
		- 228,238	
Facilities used at reporting date			
– bank overdraft			
 other loans, finance leases/HP 		- 28,238	
		- 28,238	
Facilities unused at reporting date			
– bank overdraft		- 200,000	
 other loans, finance leases/HP 			
		- 200,000	

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

16. BORROWINGS (continued)

The bank overdraft facility which was established in November 2006 on normal commercial terms and conditions had been cancelled. The facility was secured by registered first mortgage over the Group's property and mining leases has now been lifted. The carrying amount of the assets pledged as security is therefore \$ nil (2017: \$1,824,200).

All finance lease liabilities had been fully settled during the year and the ownership of the assets had been transferred back to the company.

17. PROVISIONS

		CONSOLIDATED	
	Quarry restoration	Employee benefits	Total
	\$	\$	\$
At 1 January 2018	160,057	54,951	215,008
Utilised during the year	-	(7,010)	(7,010)
Arising during the year	2,973	6,815	9,788
At 31 December 2018	163,030	54,756	217,786
Current 2018	-	54,756	54,756
Non-current 2018	163,030	-	163,030
	163,030	54,756	217,786
Current 2017	-	54,951	54,951
Non-current 2017	160,057		160,057
	160,057	54,951	215,008

Quarry restoration

A provision is recognised for restoration and rehabilitation in accordance with the Group's mining permits (see Note 2 (f)).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

18. ISSUED CAPITAL

	2018 \$	2017 \$
Ordinary shares		
Issued and fully paid	18,373,250	18,373,250
	2018	
Movement in ordinary shares on issue	No.	\$
At 1 January	130,207,396	18,373,250
Movement in the year		
-New issue	-	-
-Cancelled		_
At 31 December	130,207,396	18,373,250
	2017	
Movement in ordinary shares on issue	No.	\$
At 1 January	130,207,396	18,373,250
Movement in the year		
-New issue	-	-
-Cancelled		
At 31 December	130,207,396	18,373,250

Ordinary shareholders have the right to receive dividends as declared and, in the event of winding up the Company, to participate in the proceeds from the sale of all surplus assets in proportion to the number of and amounts paid up on shares held. One ordinary share entitles the holder to one vote, either in proxy or person, at a meeting of the Company. The Company does not have authorised capital or par value in respect of its issued shares.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

19. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise cash and cash equivalents, receivables, trade payables, borrowings and finance leases.

It is, and has been throughout the period under review, the Group's policy that no trading in financial instruments shall be undertaken.

The Group has exposure to the following risks from their use of financial instruments – credit risk, liquidity risk and market risk. This note presents information about the exposure to each of the above risks, and the management of capital. Further quantitative disclosures are included throughout these consolidated financial statements.

The Board of Directors has overall responsibility for the establishment and oversight of the Group's risk management framework. The Managing Director is responsible for developing and monitoring the risk management policies. The Managing Director reports to the Board.

The risk management policies are established to identify and analyse the risks faced, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. These policies are established within a governance framework which recognizes the following specific circumstances of ChongHerr:

- It is a relatively small Group;
- The Managing Director has been a major shareholder of ChongHerr since 2000, and since that time has been active (through his role as Managing Director) in the company's strategic direction, overall performance and its operational management; and
- The specialised nature of the industry and markets in which ChongHerr operates.

The fair values of the Group's financial assets and liabilities approximate their carrying value. No financial assets or liabilities are readily traded on organised markets in standardised form.

Credit risk

Credit risk is the risk of financial loss if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Group's trade receivables from customers and other receivables.

The Group trades mostly with strategically significant customers, who are subject to internal credit verification procedures. In addition, receivable balances are monitored on an ongoing basis, and where necessary action is taken in respect of past due amounts.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

19. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

The Group's export products are sold on a Free On Board ("FOB") basis with 90 day terms, and normally collateral is not required in respect of trade and other receivables.

Where necessary the Group establishes a provision for expected credit losses that represents its estimate of incurred losses in respect of trade and other receivables over the life of the asset.

The Group's exposure to credit risk is influenced significantly by the characteristics of its customer base. The credit risk of the group is now concentrated on two large trade receivables: one arose from export sales in the current year with a balance of \$54,734 at the balance date and the other has a balance of \$145,113 (2017: \$236,712) at the balance date, arising from the previous year export sale. While the receivables are overdue, the directors consider the balance is fully recoverable as regular instalment payments has been received from the two debtors. The directors have a provision for expected credit losses which incorporates the above balances.

The balance due from Shenzen Helidon Sandstone Ltd and another major debtor which had a balance of \$4,094 and \$75,245 respectively at 31 December 2017 were fully settled during the financial year.

The debtors that were reported past due and not impaired in 2017: \$6,766 were fully recoverd during the year. All other debtors that are past due were fully impaired based on the expected credit loss model.

Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The approach to managing liquidity is to ensure, as far as possible, that there will always be sufficient liquidity to meet liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of cash and overdraft balances, loans and finance leases. The Group monitors cashflow from these sources, and the collection of trade receivables and payment of trade payables.

As outlined above the Group has a significant receivable accounts, which has resulted in a low level of liquidity in the Group. The Directors are continually monitoring this situation and assessing options for increased funding of Group activities.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

19. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and interest rates will affect income or the value of holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

As a result of significant sales markets in China, the Group's financial performance can be affected significantly by movements in the exchange rates. The foreign currency exposure has been minimised by conducting all sales transactions and purchase transactions in Australian dollars.

Risk remains however in that any movement in exchange rates may cause China based customers to re-assess their exposure to Australian dollars. The Group believes China to be the main market for its products. The exposure to commodity price risk is minimal.

The exposure to market risk for changes in interest rates relates primarily to borrowing obligations. The policy at present is to manage its interest cost using fixed and variable rate debt.

At reporting date none (2017: 5%) of the Group's liabilities are interest bearing – see notes 16 & 20 for further details.

Capital management

The Board's policy is to build and maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Board monitors the capital mix, share price, as well as the return on capital.

In recent years the Board has sought to build the Group's total equity through profitable trading and retention of profits. Capital management has also seen the Group seek to utilise appropriate levels of debt and equity, for which it regularly assesses the availability and returns required on such capital sources.

The parent entity does not have any share purchase or option arrangements, and encourages directors and employees to own shares in the company. Policy is that directors and employees should only trade in the company's shares in circumstances where the market is fully informed.

There were no changes to the approach to capital management during the year. Neither the parent entity nor its subsidiary is subject to externally imposed capital requirements.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

20. FINANCIAL INSTRUMENTS

Credit Risk

Exposure to credit risk

The carrying amount of the financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

	Consolidated carrying amount		
	2018	2017	
	\$	\$	
Cash and cash equivalents	121,205	70,659	
Trade and other receivables	293,263	426,987	
Other financial assets	219,789	74,907	
	634,038	572,553	

The Group's maximum exposure to credit risk for trade and other receivables at the reporting date by geographic region was:

	Carrying amount		
	2018	2017	
	\$	\$	
Australia	91,188	109,694	
South-east Asia	199,847	317,293	
	291,035	426,987	

Comments on the exposure to credit risk for receivables at the reporting date, including the major customer, are detailed in Notes 10 and 19.

Impairment losses

The ageing of the Group's trade receivables at the reporting date was:

	Carrying amount 2018		Carrying a	amount 2017
	Gross \$	Impairment \$	Gross \$	Impairment \$
Not past due 0-60 days	91,384		91,384	-
Not past due 60-90 days	-	-	-	-
Past due 90-120 days	-	-	550	-
Past due 121 days	314,246	(114,595)	437,519	(114,595)
	405,630	(114,595)	541,582	(114,595)

Comments on the Group's exposure to credit risk for trade receivables past due at the reporting date are detailed in Note 19.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

20. FINANCIAL INSTRUMENTS (continued)

The movement in the allowance for expected credit losses on trade receivables is:

CONSOLIDATED

	2018	2017
	\$	\$
At 1 January	114,595	114,595
Provision for expected credit losses	-	-
Balance at 31 December	114,595	114,595

Liquidity risk

The following are the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements:

Consolidated 31 December 2018

		Contract-					More
	Carrying amount \$	ual cash flows \$	6 months or less \$	6-12 months \$	1-2 years \$	2-5 years \$	than 5 years \$
Lease liabilities	-	-	-	-	-	-	-
Trade payables	290,304	290,304	290,304	-	-	-	-
	290,304	290,304	290,304	-	-	-	-

Consolidated 31 December 2017

	Carrying amount \$	Contract- ual cash flows \$	6 months or less \$	6-12 months \$	1-2 years	2-5 years	More than 5 years
Lease liabilities	28,238	29,015	29,015	-	-	-	-
Trade payables	315,270	315,270	315,270	-	-	-	-
	343,508	344,285	344,285	-	-	-	-

Currency risk

The Group has no exposure to foreign currency risk at balance date.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

20. FINANCIAL INSTRUMENTS (continued)

Interest rate risk

Profile

At the reporting date the interest rate profile of the Group's interest-bearing financial instruments was:

	Consolid	Consolidated		
	Carrying a	mount		
	2018	2017		
	\$	\$		
Fixed rate instruments				
Financial liabilities	-	28,238		
	-	28,238		
Variable rate instruments				
Financial assets	-	-		
Financial liabilities	-	-		
	-	-		

Fair value sensitivity analysis for fixed rate instruments

The Group does not account for any fixed rate financial assets and liabilities at fair value through profit or loss at 31 December 2018. Therefore a change in interest rates at the reporting date would not affect profit and loss.

Cash flow sensitivity analysis for variable rate instruments

A change of 100 basis points in interest rate at the reporting date would have increased (decreased) equity and profit and loss by \$nil (2017:nil). This analysis assumes that all other variables remain constant.

Fair values

The fair values of Group's financial instruments approximate their carrying value.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

21. COMMITMENTS AND CONTINGENCIES

Operating lease commitments

The Group has no operating lease commitment at 31 December 2018.

Finance lease commitments

The Group has finance leases for various items of plant and machinery, with standard commercial terms and conditions.

Future minimum lease payments under finance leases together with the present value of the net minimum lease payments are as follows:

	2018 Minimum payments \$	2017 Minimum Payments \$
CONSOLIDATED		
Within one year	-	29,015
After one year but not more than five years	-	-
Total minimum lease payments	-	29,015
Less amounts representing finance charges	-	(777)
Present value of minimum lease payments	-	28,238

Contingencies

There are no material contingent assets or liabilities as at balance date.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

22. SUBSIDIARIES

The consolidated financial statements include the financial statements of ChongHerr Investments Ltd and the subsidiaries listed in the following table.

	% Equity interest		
	Country of		
Name	incorporation	2018	2017
Australian Sandstone Industries Pty Ltd	Australia	100	100

23. EVENTS AFTER THE BALANCE SHEET DATE

No matters or circumstances have arisen since the end of the financial year that significantly affected or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in subsequent financial periods.

24. AUDITORS' REMUNERATION

	CONSOLIDATED	
	2018	2017
	\$	\$
Amounts received or due and receivable by Nexia Brisbane		
for: Audit or review of the financial reports of the entity	31,000	30,500
Other non-audit services in relation to the entity	-	-
	31,000	30,500

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

25. DIRECTOR AND KEY MANAGEMENT PERSONNEL DISCLOSURES

a) Details of Directors and Key Management Personnel

Mr De Hui Liu	Chairman and Managing Director
Mr Zhen Lu	Director (non-executive)
Ms Sophia Xiaoqing Kong	Director (non-executive)
Mr Shao Liu	Director (non-executive)

b) Remuneration

	CONSOLIDATED	
	2018	
	\$	\$
Short term employee benefits	50,388	52,308
Share based payments	-	-
Post employment benefits	4,768	4,732
	55,156	57,040

c) Loan to and from Directors

At 31 December 2017 loan due to Mr De Hui Liu was \$9,475 (2017:\$ 6,262). Other directors did not have any loan due to or from the company for both current and comparative period.

d) Option holdings of directors and key management personnel

No options were held at 31 December 2018 or 31 December 2017.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED) FOR THE YEAR ENDED 31 DECEMBER 2018

26. PARENT ENTITY DISCLOSURES

As at and throughout the financial year ending 31 December 2018 the parent company of the Group was ChongHerr Investments Ltd.

	COMPANY	
Result of the parent entity	2018 \$	2017 \$
Profit/(loss) for the period Other comprehensive income	67,555 -	(1,046,525)
Total comprehensive income /(loss) for the period	67,555	(1,046,525)
Financial position of parent entity at year end		
Current assets	554,769	591,454
Total assets	2,189,304	2,911,747
Current liabilities	345,060	398,459
Total liabilities	508,090	558,516
Total equity of the parent entity		
Share capital	18,373,250	18,373,250
Accumulated loss	(16,692,036)	(16,759,591)
Total equity	1,681,214	1,613,659

Commitments, Contingencies and Guarantees of the Parent Entity

The minimum committed expenditure for future periods of the Parent Entity is the same as those for the Consolidated Entity. Refer to Note 21 for details.

As at 31 December 2018 the parent entity had security deposit guarantees of \$219,789 (2017: \$74,907) with various entities.

FOR THE YEAR ENDED 31 DECEMBER 2018

Directors' Declaration

The directors of the company declare that:

- 1. The financial statements, comprising the statement of profit or loss and comprehensive income, statement of financial position, statement of cash flows, statement of changes in equity, accompanying notes, are in accordance with the *Corporations Act 2001* and:
 - a) comply with Accounting Standards and the Corporations Regulations 2001; and
 - b) give a true and fair view of the consolidated entity's financial position as at 31 December 2018 and of its performance for the year ended on that date.
- 2. The company has included in the notes to the financial statements an explicit and unreserved statement of compliance with International Financial Reporting Standards.
- 3. In the directors' opinion, there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable.
- 4. The remuneration disclosures included in pages 8 to 11 of the directors' report (as part of audited Remuneration Report), for the year ended 31 December 2018, comply with section 300A of the *Corporations Act 2001*.
- 5. The directors have been given the declarations by the chief executive officer and chief financial officer required by section 295A.

This declaration is made in accordance with a resolution of the Board of Directors and is signed for and on behalf of the directors by:

Mr De Hui Liu Managing Director

ChongHerr Investments Ltd

28 February 2019



Report on the Audit of the Financial Report

Opinion

We have audited the financial report of ChongHerr Investments Ltd (the Company and its subsidiaries (the Group)), which comprises the consolidated statement of financial position as at 31 December 2018, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, and the directors' declaration.

In our opinion, the accompanying financial report of the Group is in accordance with the *Corporations Act 2001*, including:

- (i) giving a true and fair view of the Group's financial position as at 31 December 2018 and of its performance for the year then ended; and
- (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Report section of our report. We are independent of the Group in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 *Code of Ethics for Professional Accountants* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of the Company, would be in the same terms if given to the directors as at the time of this auditor's report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Material uncertainty related to going concern

We draw attention to Note 2 in the financial report, which indicates that the ability of the consolidated entity to continue as a going concern is dependent upon the ability of the consolidated entity to meet its forecast revenue and manage its working capital. These conditions, along with other matters as set out in Note 2, indicate the existence of a material uncertainty that may cast significant doubt about the consolidated entity's ability to continue as a going concern and therefore, the consolidated entity may be unable to realise its assets and discharge its liabilities in the normal course of business. Our opinion is not modified in respect of this matter.

Nexia Brisbane Audit Pty Ltd

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Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report of the current period. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter

Impairment assessment of Quarry and Reserves

Refer to critical accounting estimates and judgements in note 2(v) and note 14 to the financial report.

As disclosed the Group had capitalised quarry and reserve assets of \$1,050,884 as at 31 December 2018. In the year ended 31 December 2018, no impairment loss was recorded.

Under Australian Accounting Standards, an entity shall assess at each reporting period whether there is an indication that an asset may be impaired. If any such indication exists, the entity shall estimate the recoverable amount of the asset. The Group's assessment did not identify any indicators to impairment.

This was a key audit matter because the impairment testing process is complex and highly judgemental and is based on assumptions and estimates that are affected by expected future performance and market conditions.

How our audit addressed the key audit matter

We performed the following procedures, amongst others:

We evaluated the Group's assessment of whether there were any indicators of asset impairment at 31 December 2018.

We considered whether the discounted cash flow model used to estimate value in use (the impairment model) was consistent with the basis required by Australian Accounting Standards.

We tested whether the forecast cash flows used in the impairment model were consistent with management's most recent forecasts.

We considered whether management's key assumptions and estimates used to determine the recoverable amount of its assets, including those related to forecast commodity prices and revenue, costs, discount rates and residual values, were reasonable and based on supportable assumptions by:

- comparing the forecasted cash flows to actual cash flows for previous years to assess the accuracy of the Group's forecasting;
- comparing inflation rate assumptions in the impairment model to current economic forecasts; and
- assessing the Group's discount rate calculations, including having regard to the inputs utilised in the Group's weighted average cost of capital.

We tested the internal mathematical accuracy of the impairment model's calculations.

We performed sensitivity analysis in relation to the key inputs to management's impairment model.

We assessed the adequacy of impairment related disclosures in the financial statements, including the key assumptions used and the sensitivity of the financial statements to these assumptions, in light of the requirements of Australian Accounting Standards.



Other information

The directors are responsible for the other information. The other information comprises the information in the Group's annual report for the year ended 31 December 2018, but does not include the financial report and the auditor's report thereon.

Our opinion on the financial report does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial report or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of the other information we are required to report that fact. We have nothing to report in this regard.

Directors' responsibility for the financial report

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

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

Auditor's responsibility for the audit of the financial report

Our objectives are to obtain reasonable assurance about whether the financial report as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this financial report.

As part of an audit in accordance with the Australian Auditing Standards, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that
 are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the Group's internal control.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business
 activities within the Group to express an opinion on the Group financial report. We are responsible for the
 direction, supervision and performance of the Group audit. We remain solely responsible for our audit
 opinion.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the financial report of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 8 to 11 of the Directors' Report for the year ended 31 December 2018.

In our opinion, the Remuneration Report of ChongHerr Investments Ltd for the year ended 31 December 2018 complies with section 300A of the *Corporations Act 2001*.



Responsibilities

The directors of the Company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the *Corporations Act 2001*. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

Nexia Brisbane Audit Pty Ltd

Mexica Brisbane Audit Pty Ltd

Ann-Maree Robertson

Director

Level 28, 10 Eagle Street Brisbane QLD, 4000

Date: 28 February 2019

CHONGHERR INVESTMENTS LTD AUSTRALIAN STOCK EXCHANGE ADDITIONAL INFORMATION FOR THE YEAR ENDED 31 DECEMBER 2018

Additional information required by the Australian Stock Exchange Ltd and not shown elsewhere is as follows:

The information was applicable as at 22 February 2019.

(a) Twenty largest shareholders

The names of the twenty largest holders of quoted shares are:

Name of shareholder	No of Shares Held	% of Total
Green Mountain Holdings Pty Ltd	56,584,357	43.46%
Mr Jianhe Zhan	17,000,000	13.06%
Mr De Hui Liu (Liu & Zhuang Family Trust)	16,418,057	12.61%
Mr Jianming Xiong	12,960,000	9.95%
Mr Dehui Liu	4,180,000	3.21%
Min Shi	2,997,635	2.30%
GA & AM Leaver Investments Pty Ltd		
(GA & AM Leaver S/Fund A/C)	2,6 00,895 7	2 004% %
Mr Bin Zhuo	2,450,000	1.88%
Mr Wing Fung Chung	2,040,000	1.57%
Desibi Pty Ltd	1,770,000	1.36%
Mr Liu Dejun	1,650,000	1.27%
Mr Zao Fa Wu	1,360,000	1.04%
Mr Gordon BradleyElkington	904,500	0.69%
Mr Qingquan Liu	822,572	0.63%
Mr Timothy Frederick Berlet	600,000	0.46%
Ms Kie Huong Ting	500,000	0.38%
Citicorp Nominees Pty Limited	450,000	0.35%
Desibi Pty Ltd	375,000	0.29%
Tamborine Trees Pty Ltd <tamborine a="" c="" trees=""></tamborine>	359,640	0.28%
Mr John Macnaughtan+Mrs Josephine Macnaughtan		
<pre><family a="" c="" fund="" super=""></family></pre>	333,500	0.26%
Portion held by 20 Largest Holders	126,416,152	97.09%

(b) **Distribution** of equity securities

The number of shareholders by size of holding, in each class of share are:

Range	No. of Holders	<u>%</u>	Quantity	<u>%</u>
		_		
1-1000	27	23.48	16,342	0.01
$1001 - 5{,}000$	22	19.13	38,100	0.03
5,001 - 10,000	4	3.48	30,500	0.02
10,001 - 100,000	30	26.09	1,721,635	1.32
100,001 and Over	32	27.82	128,400,819	98.61
Total	115	100.00	130,207,396	100.00

Marketable Parcel

The number of shareholders holding less than a marketable parcel of 100,000 securities (\$0.005 on 31/01/2019) is 79 and they hold 1,406,577 securities.

Substantial Shareholders

There are four substantial shareholders: Green Mountain Holdings Pty Ltd, Mr Jingchun Liu, The Liu and Zhuang Family Trust, and Mr Jianming Xiong as disclosed above.

(c) Voting Rights

- On a show of hands every member present in person or by proxy shall have one vote.
- Upon a poll, each fully paid share shall have one vote.

CHONGHERR INVESTMENTS LTD

ABN 52 054 161 821

CORPORATE GOVERNANCE STATEMENT

The Board of directors of ChongHerr Investments Ltd ("ChongHerr") is responsible for the corporate governance of the company and its subsidiary. The Board guides and monitors the business and affairs of ChongHerr on behalf of the shareholders, by whom they are elected and to whom they are accountable.

The Board has established a governance framework for the conduct of the affairs of ChongHerr. This framework is based on the requirements of the company and the Corporate Governance Principles and Recommendations (3rd edition) ("Principles") published by the Corporate Governance Council formed by the Australian Securities Exchange ("ASX"). The ChongHerr governance framework also recognizes the following specific circumstances of ChongHerr:

- It is a relatively small size company,
- Mr De Hui Liu has been a major shareholder of ChongHerr since 2000, and since that time has been active (through his role as Managing Director) in the company's strategic direction, overall performance and its operational management,
- The specialised nature of the industry & markets in which ChongHerr operates.

Due to the circumstances of ChongHerr's size and scope of operations the corporate governance framework varies, in some instances, from the Principles. However the Board believes that ChongHerr operates at an acceptable level of corporate governance. The ASX recognises that such variations may occur as the Corporate Governance Principles and Recommendations are not a "one size fits all" solution.

Set out below is the company's corporate governance statement. It is current as at 28th February 2019 and had been approved by the Board

(Principle 1 – Lay Solid Foundations for Management and Oversight)

Recommendation 1.1

Companises should disclose the respective roles and responsibilities of its Bord and Managemnt and those matters expressly reserved to the Board and those delegate to the Management and disclose those factions.

The Board guides and monitors the business and affairs of the ChongHerr. The Charter of the Board is as follows:

- Setting corporate mission, strategic direction and objectives,
- Input into and ratifying any significant business transactions and/or changes to the company,

- Adopting an annual business plan/budget, setting performance targets, and monitoring performance against the plan and targets,
- Monitoring significant business risks and ensuring they are appropriately managed,
- Ensuring adequate internal controls exist and are appropriately monitored for compliance,
- Assessing company performance, Board structure and performance, and director (including the Managing Director) performance,
- Setting the business standards and ethical conduct of the company,
- Share capital management,
- Reporting to shareholders.

The conduct of the company's operational activities and its day-to-day business affairs are the responsibility of the Management. The Board has a planned meeting process to undertake its responsibilities and to receive reports from the Management on the conduct of business. The Board is also able to meet on an unplanned basis where necessary.

Recommendation 1.2

Companies should make appropriate checks before appointing a person, putting forward to security holders a candidate for election as a director and provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.

The Company undertakes checks on any person who is being considered as a directors. These checks may include character, experience, education and financial background.

All material information about each candidate to a decision whether o not to elect or reelect a director will be contained in the Explanatory Memprandum to the Notice of Annual General Meeting.

Recommendation 1.3

Companies should have a written agreement with each director and senior executive setting out the terms of their appointment.

All Directors and senior executives have contracts in place

Recommendation 1.4

The Company secretary should be accountable directly to the Board through the Chair, on all matters to do with the proper functioning of the Board.

The Company Secretary is accountable to the Board, through the Chair, on all matters to do with the proper functioning of the Board.

Recommendation 1.5

The Company should establish a policy concerning diversity and disclose the policy or summary of the policy. The policy should include requirements for the Board to establish measurable objectives for achieving gender diversity and for the Board to assess annually both the objectives and progress in achieving them.

The Company's policy is to employ on the basis of competence with no regard to gender, age nationality or race. The Company has not formulated measurable objective and gender diversity policy but it is the Board's intention to formalise the policy at the time when the Company's size and structure warrant a formal policy.

Recommendation 1.6

The Company should have and disclose a process for periodically evaluating the performance of its Board, its committees and indivdual directors and whether a performance evaluation was undertaken in the reporting period in accordance with that process.

In view of Company's current size and structure, the Board considers that no eficeincies or benefits would be gained by introducing a formal ealuation policy. The Board monitors the overall corporate governance of the Company with the aim of ensuring that shareholders' interest is protected. The Board will consider establishment of formal Board and individual director's performance once the size and structure of the Company warrant.

Recommendation 1.7

The Company should have and disclose a process for periodically evaluating the performance of senior executives and whether a performance evaluation was undertaken in the reporting period in accordance with that process.

Due to the size of the company, the only senior executive, managing director is also the Chairman of the Board and the major shareholder of the company, who responsibles for overall performance of the Company. This scenaria does not warrant a formal annual evalution on the senior executive. The Board will consider a process for evaluating the performance of senior executives when the size and structure of the Board warrant in the future.

(Principle 2 – Structure of the Board to Add Value)

Recommendation 2.1

The Board should establish a nomination Committee of which the majority of the members should be independent directors (including the Chair).

The Company does not have a nomination committee. The Board considers that the Company is not of a size or complexity to warrant the formation of a committee.

Directors are appointed under the terms of the Company's constitution. Appointments to the Board are based on merit and on criteria that the Board believes gives a blend of appropriate skills, expereience and expertise to the functioning of the Board. Retirement and rotation of directors are governed by the Corporation Act 2001 and the constitution of the company

Recommendation 2.2

The Company should have and disclose a Board Matrix settling out the mix of skills and diversity that the Board currently has or is looking to achieve in its membership.

The Board considers that its structure is appropriate in the context of the Company's activities and does not consider it necessary at this stage of its development to have a matrix setting out the mix of skills of the Directors. The experience and skills of the Directors are documented in the Annual Report.

Each director has the right of acess to all relevant company information and to the Company's employees, subject to prior consultation with the Chairperson, may seek independent professional advice from a suitably qualified adviser at the Company's expense.

Recommendation 2.3

The Company should disclose the names of the directors considered to be independent directors and the length of serie of each director

Name	Position	Independence	Length of service
Dehui Liu	Executive	Not independent-	19 years
	Director	Mr Liu is a major	(Since 7 Oct 1999)
		shareholder,	
		Managing Director	
		and the Chair	
Zhen Lu	Non-executive	Independent	16 years
	Director		(Since 19 Aug 2002)
Sophia	Executive	Not independent –	15 years
Xiaoqing Kong	Director	Ms Sophia is the	(Since 8 July 2003)
		Company Secretary	
Shao Liu	Non-Executive	Independent	5 years
	Director		(Since 18 Sept 2013)

.

Recommendation 2.4

A majority of the Board of Directors should be independent Directors

In the current Board, two of the directors are independent and two of the directors are not independent. The Board believes that the individuals on the Board can and do make quality and independent judgements in the best interest of all stakeholders notwithstaning that that they are not independent directors in accordance with the criteria in the recommendation.

Recommendation 2.5

The Chair of the Board should be independent director and should not be the CEO of the entity.

The Chairman of the Company is not considered to be independent as he is a substantial shareholder and also the CEO of the company. Given the size, history and activities of ChongHerr, the directors believe that this arrangement is appropriate and also believes that the current Chairman can and does make quality and indepent judgements in the best interest of the Company and other stakeholders not withstanding that he is not an independent director in acordance with the criteria set out in the recommendation.

Recommendation 2.6

The company should have a program for inducting new directors and provide approriate professional development opportunities for directors to develop and maintain the skills and knowledge required to perform their roles as directors effectively

The Company has procedures to provide new directors with any information they may The Company encourages and recommends that all directors attend relevant external seminars and education programs to assist them in the effect of exercise of their powers and duties. The Board agrees that any such education obtained by a director will be at the expense of the company.

(Principle 3 – Act Ethically and Responsibly)

Recommendation 3.1

The company should have a code of conduct for its directors, senior exeutives and employees.

The Company is committed to operating ethically, honsestly, responsibly and legally in all its business dealings. ChongHerr's general principles of conduct in all business affairs are:

- Comply with the law,
- Act honestly with integrity and objectivity,
- Disclose conflicts of interest.

- Have a clear understanding of corporate and regulatory expectations,
- Be responsible and accountable.

(Principle 4 –Safegurd Integrity in Financial Reporting)

Recommendation 4.1

The company should have an Audit Committe

The does not have an Audit Committee. The Board considers that the company is currently not of a size, nor are its affairs of such complexity, to justify the formation of special committees at this time. The Board as a whole is able to address the governance aspects of the Company's activities and to ensure it adheres to apprpriate ethical standards and considers no efficiencies by establishing audit Committee.

The Board requires external auditors to demonstrate quality and independence and recommends for rotation of the audit engagement partner.

Recommendation 4.2

The Board of the company should, before it approves the Company's financial statemtts, receive from its CEO and CFO a declaration, that in their opinion, the financial records of the Company have been properly maintained and that the financial statemetrs comply with appropriate accounting standards and give a true and fair view if the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk Management and internal control which is operating effectively.

The Board receives the necessary declarations in writing from the CEO/CFO with respect to the financial records, financial statements and system of risk management and internal control before it approves the Company Financial statements for a financial period.

Recommendation 4.3

The Company should ensure that the Auditor is present at the Annual General Meeting and that thet be available to answer questions pertaining to the Audit from Security holders

The Auditors has been available at Annual General Meeting to answer questions from the security holders

(*Principle 5 – Make Timely and Balanced Disclosure*)

Recommendation 5.1

The Company should have a written policy for complying with its continuous disclosure requirements under the listing rules.

The Company had established policies for complying with timely disclosure of material information concerning the company. This includes internal reporting procedures in place to ensure that any sensitive information or information which has material effect on price and value of the its securities are reported to the Company Secretary in timely manner and the Company secretary is responsible for communications with Australian Securities Exhange (ASX).

(Principle 6 – Respect the Right of Security Holders)

Recommendation 6.1

Companies should provide information about itself and its governance to investors via its website

The Company is committed to maintaining a quality website that gives investors up-todate information about the Company and its operations. The Company ensures it posts the following inforamtion to the Company Website once its realease is confirmed to the ASX

- Notice of Meeting
- Annual reports including financial statements
- Relevant Announcement posted to market via ASX

Recommendation 6.2

Companies should design and implement an investor relation program to cacilitate the two way communication with investors

While there is no formal relation program, the company encourages communications between shareholders and the Board , Chairman/ CEO via emails and call. The Company will consider a formal relationship program as it grows in size, to facilitate two way comminucation with investors.

Recommendation 6.3

Companies should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.

Shareholders are encouraged to participate in the Annual General Meeting to ensure accountability and identification with Company's strategies and goal.

Shareholders who are unable to attend the AGM are encourage to vote by appointing a proxy using the form included with the Notice of meeting. Shareholders are encourage to ask questions of the Board as part of the formal meeting following voting on any resolutions that appeared in the Notice of Meeting.

The Company ensures that both Directors and the Audit partner are available to answer questions in Annual General Meeting.

Recommendation 6.4

Companies should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.

Shareholders have the option to receive communications from and send communications to the Company and its share registry, Link Market Services, electronically.

(*Principle 7 – Recognise and manage risk*)

Recommendation 7.1

The company should have a a committee or committee to oversee risk.

The Board considers that the company is not currently of size, nor are its affairs of such complexity, to justify the formation of special committees ar this time.

Risk management framework will be undertaken by the Board.

Recommendation 7.2

The Bard should review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and siclose whether such a review has taken place.

Due to the size and nature of the business, no formal business risk management review had been taken place in fianncial year 2015. Risk indenfication and assessment pertaining to helath and safety had been constantly reviewed and monitored by the management team during the year. The Board is recognising the importance of risk management and would formalise the risk management framework in the coming year.

Recommendation 7.3

The Board should disclose if it has an internal audit function

The Company does not have an internal audit function as it is believes that the current size and its complexity of affairs does not warrant the set up of this special committee.

Internal control processes will be reviewed together with the risk management by the Board.

Recommendation 7.4

The Board should disclose whether it has any material exposure to economic, environmental and social sustainability risks and if it does, how it proposes to manage those risks.

The Company deals with quarrying of sandstone. Environmental sustainablility are monitored in accordance with conditions set in the environmental authority issued by the Department of Environment and Heritage Protection.

(*Principle 8 – Remunerate fairly and responsibly*)

Recommendation 8.1

The company should have a Remuneration Committee

The Company does not have a RemunerationCommittee. With the size and the current stage of development of the Company, it is believed that a remuneration committee would not add any efficiency to the process of determining the levels of remuneration for the directors and key execuitves. The Board considered that it is more appropriate for Board meeting to address the matters that would ordinarilly fall to a remuneration Committee. All matters of renumeration will continue be in accordance with Corporations Act requirements, especially in repect of related party transactions, i.e., none of the directors participate in any deliberations regarding their own remuneration or related issues.

Recommendation 8.2A

The company should separately disclose its policies and practices regarding the remuneration of non-executive directors and the renumertion of executives, directors and the senior executives.

Disclosure as to the nature and amount of remuneration paid to Directors of the Company is included in the Directoes report and notes to the financial statements in the Company's annual report each year.

Board and executives are remuerated fairly with reference to the relevant employment in the market and the financial performance of the Company.