



2020 ANNUAL REPORT

BUSINESS OVERVIEW

Citigold Corporation Limited (Citigold) is an Australian gold mining and exploration company, operating on the high grade Charters Towers Goldfield in north-east Australia, 1,000 kilometres north of Brisbane, Queensland, and 130 kilometres south west from the major coastal port of Townsville.

The Company's prime focus is the Charters Towers Gold Project. The Project comprises of the 11 million ounce gold deposit, with an Inferred Mineral Resource of 25 million tonnes at 14 grams per tonne gold and 620,000 ounces of gold in the Probable Ore Reserve (2.5 Mt @ 7.7 g/t Au at a 4 g/t cut-off). See ASX announcement dated 21 May 2012 Mineral Resources and Reserves Report. See full Technical Report at www.citigold. com click Mining, then Technical Reports then Mineral Resources and Reserves 2012.

The Charters Towers Project is one of Australia's largest high grade pure gold deposits.

The Company does not require additional mine acquisitions to sustain long term gold production. Citigold has already invested over \$200 million in acquiring the gold deposit, developing the infrastructure and mines at Charters Towers. Test mining operations have produced over 100,000 ounces of gold.

Our aim is to be a 300,000 plus ounces per annum ultra-low-cost gold producer in five years using state of the art technologies and efficiencies, all with the aim of returning substantial profits to shareholders in harmony with the local environment.

The Company is seeking to raise the required capital funding to complete the underground capital works.

The business plan and capital expenditure program show gold production to commence within 12 months of the injection of the required capital.

The Charters Towers gold deposit is large and forecasts show that it has the potential to generate substantial positive cash flows for decades. This will help generate large returns for all shareholders over time.



OUR MISSION

"Our aim is to be a 300,000 plus ounces per annum ultra-low cost gold producer in five years using state of the art technologies and efficiencies, all with the aim of returning substantial profits to shareholders in harmony with the local environment"

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CORPORATE DIRECTORY

REGISTERED OFFICE & PRINCIPAL PLACE OF BUSINESS

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CHARTERS TOWERS MINE SITE

10 Nagle Street, [PO Box 10] Charters Towers, QLD, 4820, Australia

DIRECTORS

Mr Mark Lynch (Executive Chairman) Mr John Foley (Non-Executive Director) Mr Arun Panchariya (Non-Executive Director) Dr Sibasis Acharya (Non-Executive Director)

COMPANY SECRETARY

Mr Niall Nand

STOCK EXCHANGE LISTING Australia (ASX) Code 'CTO' 0 1000 km

SHARE REGISTRY

Link Market Services Limited ABN 54 083 214 537 Level 21 / 10 Eagle Street Brisbane QLD 4000 Telephone: 1300 554 474

AUDITOR

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BANK

Westpac Banking Corporation Limited ABN 33 007 457 141 260 Queen Street Brisbane QLD 4000

Citigold Corporation Limited

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CHAIRMAN'S LETTER



Dear Shareholders,

The 2020 financial year has been a very productive year and discussions with major project funding partners expect to see the funding in place by the end of the 2020 calendar year. The gold price remains strong, with a positive future that is assisting the Company.

I had the pleasure of visiting Charters Towers and inspecting our mining assets. The sites are well maintained and 'shovel ready'. The Central Mine infrastructure includes the underground access, buildings, workshops, roads, water and electricity etc.

The Central main access decline tunnel remains in good operational condition and currently extends 200 metres vertically from the surface with a roadway length of 1,400 metres.

The Company raised \$2.2 million during the year, confirming the continued support of investors and shareholders.

Mine development planning advanced with innovations assessed, including twin decline, digital ore sorting, renewable energy, automation and robotic plans contributing towards becoming a modern 'ultra-low cost' gold miner. Many technologies have evolved over recent years to deliver new efficiencies in operations.

Further activities commenced, including for an upcoming broad area regional soil sampling program to potentially assist identify areas for a more intense future exploration programs.

I personally would like to thank all contractors, suppliers, management and directors for their dedication, work ethics and professionalism. You have all ensured a safe workplace in harmony with the local environment. Lastly, but most importantly, I thank our long-term loyal shareholders for your patience and continued support.

We look forward to keeping you updated on mine development activities aimed at extracting the true value of this substantial gold deposit.

Sincerely,

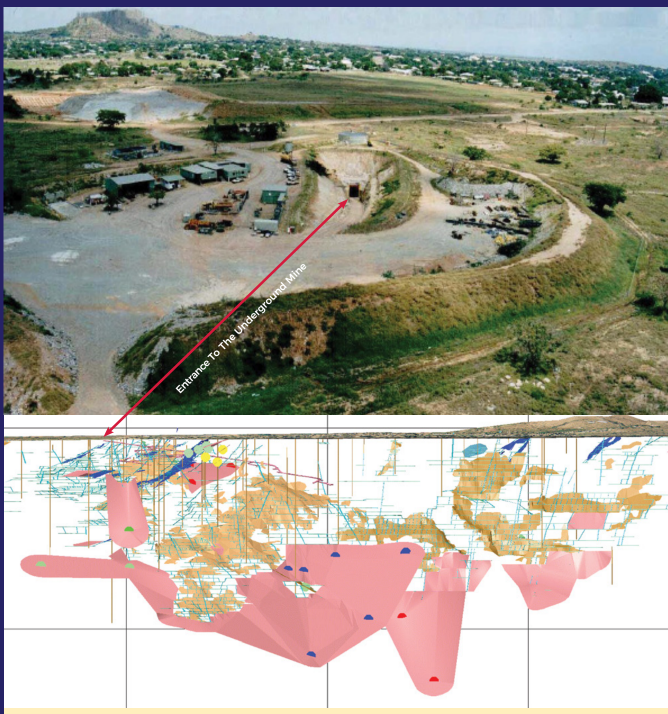
Mark Lynch Chairman



The ore in the test tubes is part of a larger very high grade selected hand 1.030 sample, of (33 ounces per g/t tonne). While this is the exception and not the norm, it does show just how high gold grades can be, and still the gold is readily visible not to the unassisted eye. This sample is from previous actual underground test mining by Citigold. (Was not used in any of the reserve or resource assessments)

See ASX Announcement dated 31 July 2018 Quarterly Activities Report and Appendix 5B.

CHARTERS TOWERS GOLD PROJECT CENTRAL MINE



ABOVE TOP: Photo of Citigold's Central mine site and the entrance to the underground ramp portal. ABOVE: Shows the gold areas to be mined in PINK and, the BROWN are as were previously mined. GREY lines are 1 kilometer grid spacing, large gold deposit is in PINK and mining gold starts at shallow 300 metres deep. Long section looking south, showing the drill pierce points through the Central Area Indicated Mineral Resource structures. Above diagram, see Technical Report page 107, ASX announcement dated 21 May 2012 Mineral Resources & Reserves Report. The above diagram is based on estimates of mineral resources. The material assumptions and technical parameters underpinning the estimates continue to apply and have not materially changed.



REVIEW OF OPERATIONS

MINING OPERATIONS

During the period the technology available to enable a 'rethinking' of how there can be a substantial commercial advantage was clarified for Citigold's mine going forward. The 'innovations' are not pioneering nor risky, but they are more the approach of 'adapting' to the particular advantages and constraints of the geology.

One of the challenges is that mining usually involves moving large volumes of rock and often processing that rock. Since 2010, we have researched how exploration can be more efficient for our particular geology, plus how mining/ processing of our Charters Towers ore can be more efficiently executed. This period brought clarity and decisions.

> The Brilliant East Decline is in good condition and ready for commencement



Central Mine Site Offices inside environmental barrier Nagel Street



The Central Mine, located adjacent to 30 Nagle Street Charters Towers, is centred around the initially excavated 'Brilliant East Decline' that dives down at 1:7 down slope, underneath the City, to over 200 metres depth in the strong granite country rock. Previous trial production mining the 'usual way' at Warrior (and in 1994-2000 at Central) identified the challenges to and constraints on 'ultra low cost mining'. While we have been in the project development financing stage, our efforts have been developing an integrated ultralow-cost mining system.

The mine we are building is planned to produce for very many years, based on known mineral resources, and is located in a sensitive location underneath a City. The City creates many advantages and also many challenges that most mines do not have in the remote outback. A long life mine can generate many benefits for the local community and Company. The Gold price is good now, but many years ahead might change. Just as Amazon and Tesla reimagined their 'industries' with new methodologies and tech, the Citi team has done similarly for its gold mine.

The Company and its independent mining engineering consultant, Prospector Enterprises, reviewed over the period the mining design, engineering plans and other mining data for Central which is being optimised substantially because of technologies available today which were not available 5 years back.

This search has been worldwide, meeting and discussing technology and 'what is possible', including with non-mining civil construction original equipment manufacturers and operators.

CENTRAL MINE OPTIMISATION

In consultation with project managers and design engineers, an innovative mining system has been put together that takes an efficient 'keyhole surgery' approach to our mining and thereby doing what needs to be done for the geometry of our ore system that in itself is somewhat unique. Make small holes, and just extract the valuable ore is a foundational tenet.

During the period, the Company adopted the use of two small declines, commencing circa 1,300 metres down the current single decline. The 'twins' require smaller blasts, excavate less rock than single standard decline and therefore less rock to move. One decline will be used for downcast air and the other used for upcast, thereby creating good ventilation at all times and two egresses. The declines will allow flexibility for material and personnel movements in and out of the underground.

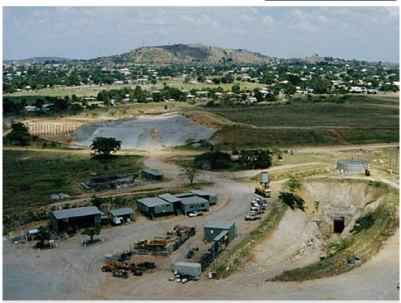
A production sequencing advantage is that when the decline(s) are nearby or junction into the reef for gold production, then stope development and ore stoping can begin. This is because the 'twins' also create the flexibility of two means of continuous interval egress, as required by mining regulation. The 'second egress' requirement was previously a constraint in the Company's past mining of 'top to bottom' stoping and long lateral extent of the reefs.



Under the old mine plan the constraint of having to first open up the 'King Shaft', referenced and imaged in previous announcements, has been removed thereby shortening the lead time to gold production. The Central Mine Site Offices are located inside the environmental barrier at Nagel Street. The decline(s) path is essentially the same. Preliminary costs indicate the twin declines are within existing budget.

The movement of ore and waste to the surface will be done by electric conveyor. This removes trucks and the associated diesel fumes from the underground, improving the air quality for the miners and reduces the cost of ventilation. With diesel trucks removed, the mine is safer because the potential for diesel fuelled fires underground is removed or greatly reduced.

To ensure harmony with the environment the mine will eventually be renewables powered. The renewable sites have recently been selected and will progress at a time by others independent of the mine.



Aereal overview of Citigold's Central mine site showing the tunnel (decline) entrance to the Charters Towers underground during previous mining opeartions by Citigold. On page 4 the wide screen panorama historic image shows the same Towers Hill in the background as here. When Operations resume the surface footprint at Central mine site is not expected to materially change.

PROCESSING PLANT

During the period a site was selected, for an innovative Citigold gold ore processing plant using the latest digital, gravity and cyanide recovery processes.

The land is already under mining lease adjacent to our previously mined open pit (now a water storage) at the Stockholm mine. The site is closer to the Central mine and a shorter haulage route. Until recently it was expected that we would toll process our ore at the old plant we sold, but technologies we have been following have advanced substantially in the last few years. Recent technical reviews indicate that, subject to test work yet to be undertaken, cyanide may be removed totally from our processing circuit without any material drop in budgeted gold recoveries. These technological efficiencies were not available five years back.

It is noted that the environmental world-wide community is moving away from cyanide in gold mining because of environmental issues.

The cyanide-free path of processing through to gold bars may result in a lower operating cost because of reduced energy consumption and potentially no cyanide or tailings dam. At the present time the ongoing mine optimisation is the priority.

DEVELOPMENT OF AUTONOMOUS (ROBOTIC) UNDERGROUND MINING OPERATIONS

The quest to automate the Charters Towers mine goes back to 2010. In 2013 Professor Brian White, of Queensland University, and Citigold's CEO authored a peer reviewed paper that was presented by Citigold's CEO to "World Gold 2013", Brisbane, titled "Brave New World, Autonomous Mining Systems". The aim was to encourage more miners to consider automation.

From 2010 through 2014 our efforts on our automation, control systems and geophysics efforts were submitted to AusIndustry, supported and approved. What has been learned is Citigold's intellectual property.

Efforts have not abated with our CEO travelling to Oslo, Norway, in 2018 to venture deep underground into a major civil tunnelling project that was using equipment with the automation potential for our mine.

One of the big challenges is that it is difficult to automate a work face you blow up every day. Citigold has researched on ways forward with this challenge, with further IP to be implemented over the longer period.

For many years and up until this day, our CEO has always been an eternally inquisitive reader and learner, in particular mine automation opportunities, having had innovation success outside of work activities. It is said Warren Buffett spends as much as 80 percent of his day reading, stating "That's how knowledge works... It builds up... I read and think... reading and thinking ". Citigold has been very busy so that its technology steps are on a strong foundation. This has included our CEO being a member of the IEEE Robotics and Automation Society.

Our efforts include partnering with an Asian based software team that will be a part of implementing our automation efforts in coming years.

The restart of the Central mine will be without automation of mobile machinery, but the conveyor system is planned to be automated.



CORPORATE

During the 2020 Financial Year, the Charters Towers Gold Project remained the Company's prime focus.

Our aim is to be a 300,000 plus ounces per annum ultra-low-cost gold producer in five years using state of the art technologies and efficiencies, all with the aim of returning substantial profits to shareholders in harmony with the local environment.

The Charters Towers Gold Project still remains one of Australia's largest high grade pure gold deposits.

The Project comprises 100% control of the 11 million ounce gold deposit, with an Inferred Mineral Resource of 25 million tonnes at 14 grams per tonne gold and 620,000 ounces of gold in the Probable Ore Reserve (2.5 Mt @ 7.7 g/t Au at a 4 g/t cut-off).

The material assumptions and technical parameters underpinning the estimates continue to apply and have not materially changed. See ASX announcement dated 21 May 2012 Mineral Resources and Reserves Report. See full Technical Report at www.citigold.com click Mining, then Technical Reports, then Mineral Resources and Reserves 2012.

The Company continues to review its business plans, schedules and strategies in readiness for moving back into gold mining and production.

During the year there was heightened activity with regards to reviewing and deciding on our innovation mining approach. This builds upon the constraints for previous test mining operations, to innovate efficiencies and build a future 2020+ technology gold mine.

FINANCIAL HIGHLIGHTS

As at 30th June 2020, the loss after tax for the Company was \$1.06 million for the year (2019: loss was \$2.47 million). The net assets of the Company was \$101 million (2019: \$100 million).

During the year, the Company raised \$2.2 million, confirming the continued support of investors and shareholders.

During the financial year, the Company paid down a significant part of its loan facility with the \$1 million loan facility remaining in place.

This area remained a busy and a key focus during the year with a goal of completing the development funding in this calendar 2020 year. The strong gold prices are assisting productive discussions.

MINERALS RESOURCE AND ORE RESERVES

Citigold Mineral Resources and Ore Reserves for the overall Charters Towers Gold Project are reported in accordance with the Australasian JORC Reporting Code 2012. As at 30 June 2020 the Mineral Resources and Ore Reserves are tabled below.

A JORC checklist of assessment and reporting criteria has also been included. No gold production or infill drilling was undertaken in the year and the resources and reserves remained unchanged since the start of the financial year. The material assumptions and technical parameters underpinning the estimates continue to apply and have not materially changed.

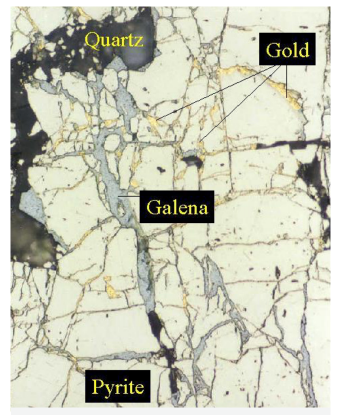


Gold 'dore' bars from Citigold's previous test mining operations at Charters Towers.

CATEGORY	TONNES		GRADE G/T	CUT-OFF	CONTAINED OUNCES
Inferred Mineral Resources*	25,000,000	Gold	14	3.0g/t	11,000,000
	23,000,000	Silver	9	-	7,000,000
Indicated Mineral Resources (includes	2 200 000	Gold	7.6	4.0 g/t	780,000
Probable Ore Reserves)	3,200,000	Silver	5.1	-	520,000
Probable Ore Reserves (derived from		Gold	7.7	4.0 g/t	620,000
and contained within Indicated Mineral Resource)	2,500,000	Silver	5.1	-	410,000

*The 25 million tonne Inferred Mineral Resource is after discounting the original modelled planar structures, of 83 million tonnes, down to the 30% known payability from past mining (83M x 0.3 = 25 Million tonnes).





Photomicrograph of polished sections of typical Charters Towers ore. See ASX announcement dated 21 May 2012 Mineral Resources and Reserves Report.

See ASX announcement dated 21 May 2012 Mineral Resources and Reserves Report. See full Technical Report at www.citigold. com click Mining, then Technical Reports then Mineral Resources and Reserves 2012.

In accordance with JORC requirements the Technical Report states the confidence level is ± 10 to 15% for the contained ounces in the Probable Ore Reserve. The confidence level is $\pm 30\%$ for the contained ounces in the Inferred Mineral Resource, because two mining factors have been included (a minimum mining width of one metre, and a substantial discount of the tonnes (70%) based on known mine payability on the reefs).

The gold mineralisation in the main east-west striking reefs generally start about 100 metres below surface. It is planned that the Mineral Resources will be effectively converted to Mineral Reserve during the actual process of mining.

Therefore, Citigold's Financial Model for the go forward gold production has applied a conservative 20% discount to the in-situ Mineral Resource tonnes for the estimation of tonnes available to be mined in each of the reefs.

JORC checklist of assessment and reporting criteria as required under the 2012 JORC code has also been included commencing on page 11 JORC CHECKLIST.

GEOLOGY & EXPLORATION

Citigold's previous test mining gave the opportunity to experience the varying grades, varying mineralisation widths and varying ground conditions. Previous mining was conventional mechanised methods for reef mining.

The area mined by predecessors over 100 years ago using their small tunnels and selective 'visual' grade control produced 6,600,000 ounces of recorded gold production and an in situ grade of 38g/t (See ASX announcement dated 21 May 2012 Mineral Resources and Reserves report). Citigold's Inferred Mineral Resources grade average of 14 g/t gold, uses a 3 g/t economic cut off @ a gold price of A\$1,600/oz (See ASX announcement dated 21 May 2012 Mineral Resources and Reserves report). The mineralisation then and now is the same, but old time hand mining indicatively used a 6 dwt (9 g/t) 'cut-off

grade' for their higher cost unmechanised manual methods (See ASX announcement dated 21 May 2012 Mineral Resources and Reserves report). Modern mechanised mining usually takes more total tonnes diluting the ore compared to old hand mining. The old-time mining, set out in the original mine plan, now digitised into the Project databases and complemented with all the analysis from Citigold's actual mining produces a clear understanding of the geology and structural controls. Yet despite the varying grades and hard granite rock, old timers hand mined large areas of very high-grade mineralisation.

The frequency of larger high-grade areas may follow somewhat of a 'repetition' or pattern with study continued during the period.

The Charters Towers mineralisation does have an excellent indicator or high-grade gold areas in the galena (lead) grades that accompany the gold mineralisation. These lead grades are a proxy for gold from a mining perspective.

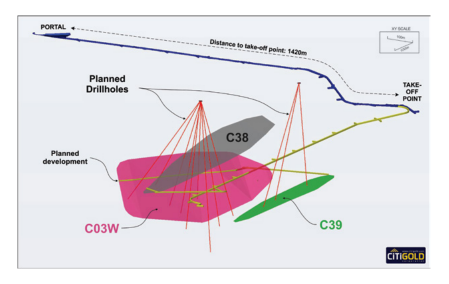
The gold is not visible in the mineralisation despite the high grades and it is very fine to the naked eye. But, the associated galena, pyrite and sphalerite (sulphides) are very visible and a proxy for



Example of 'visual' high grade mineralisation encountered during mining operations at Warrior . Above image, See ASX announcement dated 21 May 2012 Mineral Resources and Reserves Report

the gold. The gold particles are not inside the sulphides, but along grain boundaries giving excellent gold recoveries (See ASX announcement dated 21 May 2012 Mineral Resources and Reserves report).





The initial defined mining area is the 'CO3W' area (See ASX announcement dated 21 May 2012 Mineral Resources and Reserves report). The diagrammatic image on the left also includes two new target drilling areas 'C38 and C39' that have a 12 hole drilling program planned in the go forward budgets to be completed in the first 3 months of mine works starting. These are extensions of known reefs adjacent to the planned decline path and if the drilling is successful in returning acceptable gold grades/widths, they may be included in the mine plan (See ASX announcement dated 29 July 2020 Quarterly Activities Report and Appendix 5B).

The past 10 year geophysics 'imaging' efforts were directed at the 'visible' sulphides. Despite our major efforts on the ground and worldwide search to 2016, expending millions of dollars, the technology could not do what the technical team needed to image the 'shapes' of the overall high grade areas.

During the period, discussions with some of the personnel from past trialled technologies were encouraging. Over very recent years they have advanced in the areas of detection, modelling and imaging. These 'geophysical' technology advances will be a part of the go forward budgets, in combination with traditional diamond core drilling, to support a strong ramp up in gold production once gold mining commences.

During the June 2020 year, planning activities commenced for a soil sampling program in the upcoming period. The results from the soil geochemistry will assist our understanding of the style and structural controls of the gold mineralisation and assist identification areas of more intense future exploration programs. A field trip was also undertaken during the period to help identify accessibility to exploration areas.

During the year, no new exploration drilling was undertaken.

The fullest exploration of the Charters Towers goldfield is planned. Substantial exploration funds are in our overall goforward budgets.

Normal regulatory compliance reporting for exploration, mine and environmental continued during the vear.



Citigold's Core Yard at Central Mine

CORPORATE GOVERNANCE

The Board considers there to be a clear and positive relationship between the creation and delivery of long-term shareholder value and high-quality corporate governance. Accordingly, in pursuing its objective, the Board has committed to corporate governance arrangements that strive to foster the values of integrity, respect, trust and openness amongst and between the Board members, management, employees, customers and suppliers.

Unless stated otherwise in this document, the Board's corporate governance arrangements comply with the recommendations of the ASX Corporate Governance Council as outlined in the 3rd edition of the Corporate Governance Principles and Recommendations for the entire financial year ended 30 June 2020.

Please refer to the Company's website <u>https://www.citigold.com/corporategovernance</u> for the 2020 Corporate Governance.



SAFETY, HEALTH, COMMUNITY AND ENVIRONMENT



Inspecting Central Mine's lease pegs, environmental barrier and surrounding

Citigold takes a long-term approach to its mine and its harmonious integration into the community and environment.

Recently the CEO was in Charters Towers for several days to review all parts of the project, its community footprint, technical layout changes to the Central Mine portal site surface area, selection of the new process plant site, environmental monitoring sites, reviewing exploration areas and drill sites for the next drilling program. All is ready and in good order.

Covid-19 has impacted how businesses are run all over the world, including the focus on keeping workers safe. The company is monitoring the work environment to ensure that personnel are kept safe and their well-being is of paramount importance. Arrangements were made to enable contractors to work from home as far as possible and ensure work environment is safe for all contractors and visitors.

There were no Lost Time Injuries, significant environmental, health or safety issues during the year.

There were no reportable environmental incidents during the year. The Company's project strives for good environmental operations and continues its pleasing record. These favourable achievements, on the ground, are assisted by the relatively benign chemical properties of the local rocks and the operational care taken at the sites.

The Company's Lost Time and Disabling Injury Frequency Rate (LTIFR and DIRF) remains at zero. Citigold is committed to creating and maintaining a safe environment, both in the workplace and in the local community.

Progressive rehabilitation and reclamation initiatives and the projects readiness to commence site activities as soon as funding is finalised.

INDIGENOUS ENGAGEMENT

Citigold has a long history of contributing to the recognition of indigenous achievements. After all it was the young indigenous Australian 'Jupiter' who in 1871 is credited with discovering gold that led to the building of Charters Towers.

Citigold's recognition of Jupiter included commissioning two paintings in 1997 and 1999. The first depicting Jupiter as an elderly statesman of Charters Towers, and the second is an artists impression of the discovery of gold in Mosman Creek by Jupiter and the prospecting team. The first painting hangs in Charters Towers at 'The World Theatre' foyer, once being the original banking chamber for the Bank of NSW, and the second 'discovery' painting until recent times hung in the reception of the Jupiter's Casino in Townsville.









JORC CHECKLIST

No new drilling was done during the period or reported here. Below are the notes to accompany the discussion of exploration.

SECTION 1 SAMPLING TECHNIQUES AND DATA

(Criteria in this section apply to all succeeding sections)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Sampling techniques	chips, or specific specialised industry standard measurement tools appropriate to the minerals under investigation, such as down hole gamma sondes, or handheld XRF instruments, etc.). These examples should not be taken as limiting the broad meaning of sampling. Include reference to measures taken to ensure sample representivity and the appropriate calibration of any measurement tools or systems used.	 and for down-hole ('DH') geophysics. HQ / NQ core is typically cut in half (50%) using a diamond saw (100% of core recovered) and half or in some instances ¼ (25%) of the core is submitted for analysis. Only HQ-size drill core is used for quarter core samples. RC drilling was sampled on 1m intervals or through sections where mineralisation was known to occur. RC results in precollars are not reported. Due to the "narrow vein" style of mineralisation found at Charters Towers, the maximum HQ / NQ sample interval is 1m & minimum sample interval 0.1m. Zones of mineralisation are defined by sericite, chlorite and epidote alteration of granite ("Formation") surrounding narrow, but high grade quartz veins containing sulphides, other gangue mineralisation into unaltered granite.
Drilling techniques	Drill type (e.g. core, reverse circulation, open-hole hammer, rotary air blast, auger, Bangka, sonic, etc.) and details (e.g. core diameter, triple or standard tube, depth of diamond tails, face-sampling bit or other type, whether core is oriented and if so, by what method, etc.).	 Most diamond drilling has been 63.5mm diameter HQ core, although some NQ2 core (50.5mm diameter) has been drilled. RC pre-collars have been used for some drill holes where drilling was aimed at defining the location for the fracture. NQ2 drill core was typically used for the diamond tails on RC pre-collars. Downhole surveys have been taken at a minimum of every 50m down hole. 60mm PN12 PVC piping has been inserted into many holes to accommodate the DH geophysics tools and to maintain the internal integrity of the holes in case of further surveying requirements. In 2013-16, all drilling was completed under contract to Citigold. Core orientation is carried out on all drill holes CT9000 and above in order to constrain the geometry of load bearing fractures. Core orientation measurements are taken at 6m intervals by contracted drillers.
Drill sample recovery	Method of recording and assessing core and chip sample recoveries and results assessed. Measures taken to maximise sample recovery and ensure representative nature of the samples. Whether a relationship exists between sample recovery and grade and whether sample bias may have occurred due to preferential loss/gain of fine/coarse material.	compared with the meters drilled (MD, recorded by the drillers in their daily log-sheets) and a 'core recovery' percentage is calculated; $CR/MD \times 100 = \%$ recovered. All data is recorded
Logging	Whether core and chip samples have been geologically and geotechnically logged to a level of detail to support appropriate Mineral Resource estimation, mining studies and metallurgical studies. Whether logging is qualitative or quantitative in nature. Core (or costean, channel, etc.) photo-graphy. The total length and percentage of the relevant intersections logged.	 100% of core was logged. Samples were collected from intercepts where alteration or alteration and mineralisation were clearly seen. The nature of the ore-body is such that mineralisation or potentially mineralised structures are easily identified. Selected RC samples were geologically logged and sampled. The logging describes the dominant and minor rock types, colour, mineralisation, oxidation, degree of alteration, alteration type, vein type, core recovery, basic structure.
Sub-sampling techniques and sample preparation	and whether sampled wet or dry. For all sample types, the nature, quality and appropriateness of the sample preparation technique. Quality control procedures adopted for all sub-sampling stages to maximise representivity of samples. Measures taken to ensure that the sampling is representative of the in situ material collected, including for instance results for field duplicate/second-half sampling.	 laboratories in Townsville (Qld, Australia). Selected HQ core is cut for ¼ core (25%), usually to check on high-grade results, and submitted for analysis at NATA accredited labs in Townsville (Qld, Australia). The 25%-50% sampling of the HQ core is considered appropriate for the mineralisation type. NQ core is sampled for 50% only. Samples are couriered or hand delivered to NATA accredited laboratories where they are dried at 105°C; weighed; crushed to -6mm; and pulverised to 90% passing 75um where a 200g sub-sample is taken. 5% of samples are dual sub-sampled (second split) for sizing and



SECTION 1 SAMPLING TECHNIQUES AND DATA (CONT)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Quality of assay data and laboratory tests	The nature, quality and appropriateness of the assaying and laboratory procedures used and whether the technique is considered partial or total. For geophysical tools, spectrometers, handheld XRF instruments, etc., the parameters used in determining the analysis including instrument make and model, reading times, calibrations factors applied and their derivation, etc. Nature of quality control procedures adopted (e.g. standards, blanks, duplicates, external laboratory checks) and whether acceptable levels of accuracy (i.e. lack of bias) and precision have been established.	number 13U20C-22-04-13. • A blank sample and/or a standard sample and/or a duplicate sample are randomly inserted in approximately every 30 samples that are submitted.
Verification of sampling and assaying	independent or alternative company personnel. The use of twinned holes.	 Selected samples are submitted to other labs, including Citigold's on-site lab to check for consistency, accuracy and as a second means of obtaining a comparison result. Anomalous holes or unusually high grade samples are resubmitted for check assay. No twinned holes were completed by Citigold since 2014. Prior exploration has engaged diamond drilling or geophysics as a means of checking anomalous RC drilling and to confirm the precise depth of the mineralised structure. All drill holes are logged into laptop computers and checked before entering into database. Criteria have been established so that erroneous or incorrect characters within a given field are rejected thereby reducing the potential for transfer error. All logs are reviewed by the senior geologist. All samples logs are recorded onto paper and assigned a unique sample number once cut. The sample and other details are entered into the Citigold database. All significant intercepts are checked against the remaining core, checked for corresponding base metal grades and assessed for geological consistency.
Location of data points	Accuracy and quality of surveys used to locate drill holes (collar and down-hole surveys), trenches, mine workings and other locations used in Mineral Resource estimation. Specification of the grid system used. Quality and adequacy of topographic control.	• Citigold uses a combination of grids including a local mine grid and AMG AGD66 Zone 55
Data spacing and distribution	Data spacing for reporting of Exploration Results. Whether the data spacing and distribution is sufficient to establish the degree of geological and grade continuity appropriate for the Mineral Resource and Ore Reserve estimation procedure(s) and classifications applied. Whether sample compositing has been applied.	 Drill hole spacing and orientation is currently constrained by the requirements for DH geophysical surveying. Approximately 80m between points of intercept are planned, however; the nature of the structure may require alterations to the spatial pattern of holes.
Orientation of data in relation to geological structure	Whether the orientation of sampling achieves unbiased sampling of possible structures and the extent to which this is known, considering the deposit type. If the relationship between the drilling orientation and the orientation of key mineralised structures is considered to have introduced a sampling bias, this should be assessed and reported if material.	angles. The presence of landholders and other features on the landscape prevent all holes from intercepting perpendicular to the structure. Typically, holes will be drilled in a fanning pattern with intercepts at no less than 60 degrees to the mineralised structure. True widths are determined only after the exact geometry of the structure is known from multiple drill
Sample security	The measures taken to ensure sample security.	 All drill core is stored within locked yard guarded by contracted security. Samples are delivered by Citigold staff to NATA accredited laboratories and/or by registered courier. Standards are retained within the office of the chief geologist and only released under strict control. The chain of sample custody is managed and closely monitored by Citigold (management and senior staff).
Audits or reviews	The results of any audits or reviews of sampling techniques and data.	 A full Mineral Resources and Ore Reserves report was completed in May 2012, written in compliance with the then-current 2004 JORC Code. The report contains a comprehensive review and assessment of all sampling techniques and methodologies, sub-sampling techniques, data acquisition and storage, and reporting of results. Statements on QA and QC can be found on page 48 of the report. The report can be found on Citigold's website at: http://www.citigold.com/mining/technical-reports. Citigold's database has been audited by several independent consultants since 1998 and most recently by Snowden in 2011. There have been no material changes to this report since May 2012



SECTION 2 REPORTING OF EXPLORATION RESULTS

(Criteria listed in the preceding section also apply to this section)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Mineral tenement and land tenure status	Type, reference name/number, location and ownership including agreements or material issues with third parties such as joint ventures, partnerships, overriding royalties, native title interests, historical sites, wilderness or national park and environmental settings. The security of the tenure held at the time of reporting along with any known impediments to obtaining a licence to operate in the area.	 Citigold holds a number of different types of mineral tenements including Exploration Permit Minerals (EPM's), Mineral Development Licenses (MDL') and Mining Leases (ML's). Citigold currently holds four (4) EPM's, three (3) MDL's and thirty (30) ML's: EPM15964, EPM15966, EPM18465 & EPM18813. MDL118, MDL119 & MDL252. ML1343, ML1344, ML1347, ML1348, ML1385, ML1398, ML1424, ML1430, ML1472, ML1488, ML1490, ML1491, ML1499, ML1521, ML1545, ML1585, ML10005, ML10032, ML10042, ML10091, ML10093, ML10193, ML10196, ML10208, ML10222, ML10281, ML10282, ML10283, ML10284 & ML1035. Citigold holds current Environmental Authorities over the tenements, and has already produced over 100,000 ounces of gold. There are no known impediments to continuing operations in the area.
Exploration done by other parties	Deposit type, geological setting and style of mineralisation.	 Charters Towers is one of Australia's richest gold deposits that was discovered in 1871. A plethora of historical data from the Charters Towers area has been collected, collated and is included within the Citigold geological database. Previous exploration was summarised in the 2012 Mineral Resources and Reserves Report which can be found at: (http://www.citigold.com/mining/technical-reports). Citigold's drill hole database includes historical drilling including: 1993 - Mt Leyshon Gold Mines Ltd extensions to CRA diamond drill holes in the areas. 1991 - Diamond and RC drilling by PosGold in a joint venture with Charters Towers Mines NL that covered parts of the Central area areas. 1981-84 - Diamond-drilling by the Homestake/BHP joint venture in the Central area. 1975, 1981-82, and 1987 - Diamond and RC drilling in central by A.O.G., CRA and Orion respectively. Citigold retains all diamond core and a collection of core drilled by other companies is its on-site core-yard.
Geology	Deposit type, geological setting and style of mineralisation.	 Mineralisation at Charters Towers is referred to as "orogenic" style vein mesothermal gold deposit. See the 2012 Mineral Resources and Reserves Report which can be found at: http://www.citigold.com/mining/technical-reports The many reefs are hosted within a series of variably-oriented fractures in granite and granodioritic host rocks. Mineralisation does occur in adjacent metasedimentary rocks. The gold-bearing reefs at Charters Towers are typically 0.3 metres to 1.5 meters thick, comprising hydrothermal quartz reefs in granite, tonalite and granodiorite host rocks. There are some 80 major reefs in and around Charters Towers city. The majority of the ore mined in the past was concentrated within a set of fractures over 5 km long East-West, and 500 meters to 1600 meters down dip in a North-South direction. The mineralised reefs lie in two predominant directions dipping at moderate to shallow angles to the north (main production), and the cross-reefs, which dip to the ENE. The reefs are hydrothermal quartz-gold systems with a gangue of pyrite, galena, sphalerite, carbonate, chlorite and clays. The reefs occur within sericitic hydrothermal alteration, historically known as "Formation". The goldfield was first discovered in December 1871 and produced some 6.6 million ounces of gold from 6 million tons of ore from 1872 to 1920, with up to 40 companies operating many individual mining leases on the same ore bodies. There were 206 mining leases covering 127 mines working 80 lines of reef and 95 mills, cyaniding and chlorination plants. The field produced over 200,000 ounces per year for 20 consecutive years, and its largest production year was 1899 when it produced some 320,000 ounces.
Drill hole Information	A summary of all information material to the understanding of the exploration results including a tabulation of the following information for all Material drill holes: easting and northing of the drill hole collar elevation or RL (Reduced Level – elevation above sea level in metres) of the drill hole collar dip and azimuth of the hole down hole length and interception depth hole length. If the exclusion of this information is justified on the basis that the information is not Material and this exclusion does not detract from the understanding of the report, the Competent Person should clearly explain why this is the case.	• There are over 3,300 drill holes in the project area, and it is impracticable to list them all in this report. Drilling since 2004 has been tabulated on the Company's web site and significant results listed in the Quarterly reports. Summary information on and statistical analysis of the drilling is contained in the Company's 2012 Mineral Resources and Ore Reserves report at: http://www.citigold.com/mining/technical-reports
Data aggregation methods	In reporting Exploration Results, weighting averaging techniques, maximum and/or minimum grade truncations (e.g. cutting of high grades) and cut-off grades are usually Material and should be stated. Where aggregate intercepts incorporate short lengths of high grade results and longer lengths of low grade results, the procedure used for such aggregation should be stated and some typical examples of such aggregations should be shown in detail. The assumptions used for any reporting of metal equivalent values should be clearly stated.	 intercept length. Assay results for Ag, Pb and Au are presented as ppm (equivalent to grams of metal per tonne of rock, written as g/t). In addition, Au (gold) is presented as



SECTION 2 REPORTING OF EXPLORATION RESULTS (CONT)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Relationship between mineralisation widths and intercept lengths	Exploration Results.	
Diagrams	intercepts should be included for any significant discovery being	There are over 3,300 drill holes in the project area, and it is impracticable to list them all in this report. Significant drill hole collar locations are shown on Figure 14-11, page 87, of the 2012 Mineral Resources and Ore Reserves Report (<u>http://www.citigold.com/mining/technical-reports</u>).
Balanced reporting	Where comprehensive reporting of all Exploration Results is not practicable, representative reporting of both low and high grades and/or widths should be practiced to avoid misleading reporting of Exploration Results.	
Other substantive exploration data	Other exploration data, if meaningful and material, should be reported including (but not limited to): geological observations; geophysical survey results; geochemical survey results; bulk samples – size and method of treatment; metallurgical test results; bulk density, groundwater, geotechnical and rock characteristics; potential deleterious or contaminating substances.	density, metallurgical characteristics, groundwater and geotechnical data are covered in the 2012 Mineral Resources and Ore Reserves Report which can be found at: http://www.citigold.com/mining/technical-reports . Bulk sampling and
Further work	The nature and scale of planned further work (e.g. tests for lateral extensions or depth extensions or large-scale step-out drilling). Diagrams clearly highlighting the areas of possible extensions, including the main geological interpretations and future drilling areas, provided this information is not commercially sensitive.	

SECTION 3 ESTIMATION AND REPORTING OF MINERAL RESOURCES

(Criteria listed in Section 1, and where relevant in Section 2, also apply to this section)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Database integrity		Databases were manually audited and checked on three occasions by external consultants since 1998 and most recently by Snowden in 2011. The SURPAC computer program has an automatic error checking procedure that checks for duplication and column errors.
Site visits	Comment on any site visits undertaken by the Competent Person and the outcome of those visits. If no site visits have been undertaken indicate why this is the case.	The <i>Competent Person</i> (under the JORC Code) responsible for this report, Mr Christopher Alan John Towsey MSc BSc(Hons), DipEd, FAusIMM, CPGeo, MMICA, has been associated with the Project since 1999 as a consultant geologist and employee. He joined the Company on full-time staff as General Manager Mining in July 2002, was promoted to Chief Operating Officer ('COO') in January 2004 and lived on-site at Charters Towers as COO and Site Senior Executive, managing the day-to-day operations of the underground mining operations of the Imperial Mine from October 2009 to January 2011. He has remained as a consultant geologist to the Company since January 2011. On 21 February 2014 he was appointed as a Non-Executive Director of Citigold Corporation Limited, and Executive Director from April 2015-June 2016. He is currently an independent consultant & last visited the site on 22 September 2014. He has been abreast of daily operations since 21 Feb 2014, including video links to the site. There have been no material changes to resources & reserves since 2012.
Geological interpretation	interpretation of the mineral deposit. Nature of the data used and of any assumptions made. The effect, if any, of alternative interpretations on Mineral Resource estimation.	The geology is well known as the field has been mined since 1871 with some 180 km of underground drives and production of 6.6 million ounces of gold from 6 million tonnes of ore. The mineralisation is contained in fractures or shear zones (reefs) which have good geological continuity and predictability up to 2km along strike and down dip, but the reefs have an almost random distribution of ore grades within the reef. The reefs are widely spaced (usually >400m apart) and therefore drill intersections, especially with oriented drill-core, are usually clearly linkable to known reefs. The grade is known not to be continuous, making estimation of a Proved Reserve grade difficult without underground driving or bulk sampling. The statistical range derived from Ordinary and Indicator Kriging suggests a range of 6m to 8m (the distance an assay can be reliably projected away from the known point) but high grade areas have been found very close to sub-economic grade aveas, meaning that a strike drive or potential stoping area often maintains an economic grade when averaged over say 200m. Drilling has also been found to underestimate the grade when compared to areas that have been mined and stoped. The variability in grade is compensated for by applying a mining factor, payability, to the resources – payability is the percentage of a nominated mineralised reef that can be economically mined based on previous production records. This variability is covered in the 2012 Mineral Resources and Ore Reserves report , which can be found at: http://www.citigold.com/mining/technical-reports



SECTION 3 ESTIMATION AND REPORTING OF MINERAL RESOURCES (CONT)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Dimensions		There are 25 mineralised bodies included in the Mineral Resource estimate. These are up to 2 km along strike. Mineral resources are estimated to a maximum depth of 1200 m down dip. The tops of bodies in the Resources are terminated at 50 m below surface, as it is unlikely the top 50 m under the city can be safely mined without disturbing existing buildings and infrastructure such as rail lines and highways. Drilling has intersected mineralised structures down to 2000m depth. There are 30 significant drill intersections deeper than 1,000 metres, of which 27 are deeper than 1,100 metres and 18 deeper than 1,200 metres. The deepest significant intersection is 1,817.2 metres (0.4 grams per tonne Au), and the best gold grade deeper than 1,200 metres was 20.54 grams per tonne Au.
Estimation and modelling techniques	applied and key assumptions, including treatment of extreme grade values, domaining, interpolation parameters and maximum distance of extrapolation from data points. If a computer assisted estimation method was chosen include a description of computer software and parameters used. The availability of check estimates, previous estimates and/or mine production records and whether the Mineral Resource estimate takes appropriate account of such data. The assumptions made regarding recovery of by-products. Estimation of deleterious elements or other non-grade variables	A lower cut-off of 1 metre-gram per tonne was used to define the reef outlines and 3 metre-grams per tonne used to define Indicated & Measured Resources. Reefs were modelled in SURPAC to produce 3D solids. Grades for Inferred Resources were based on the geometric mean applied over polygonal areas. Indicated Resources were based on arithmetic means of drill intersection accumulations (metre-grams per tonne) for the smaller polygons
Moisture	Whether the tonnages are estimated on a dry basis or with natural moisture, and the method of determination of the moisture content.	All tonnages are estimated on dry weight as all material is below the base of oxidation. Moisture content becomes an issue only for mill feed after mining and does not affect in situ Resources.
Cut-off parameters	The basis of the adopted cut-off grade(s) or quality parameters applied.	See Chapter 14 of the 2012 Mineral Resources and Ore Reserves Report. A lower cut-off grade of three grams of gold per tonne of mineralized material (grams per tonne Au) over a minimum sample true width of one metre (expressed as 3 metre- gram per tonne Au). No Top Cut was applied to Inferred Mineral Resources as there is no statistical basis to do so, as explained in Chapter 14 but an arbitrary Top Cut of 50 g/t was applied to Indicated Resources.
Mining factors or assumptions	mining dimensions and internal (or, if applicable, external) mining dilution. It is always necessary as part of the process of determining	Two mining factors have been included (a minimum mining width of one metre, and a substantial discount of the tonnes (70%) based on known mine payability on the reefs). See Chapter 14 of the 2012 Mineral Resources and Ore Reserves Report.
Metallurgical factors or assumptions	amenability. It is always necessary as part of the process of determining reasonable prospects for eventual economic extraction to consider potential metallurgical methods, but the assumptions regarding metallurgical treatment processes and parameters made when reporting Mineral Resources may not always be rigorous. Where this is	Over 100,000 ounces of gold and 45,000 ounces of silver have been produced since 1998. From 2006 to 2012, the Company's Quarterly Reports to the Australian Securities Exchange listed the gold recovery from the plant. Recoveries were in the range of 95% to 98% recovery of gold entering the plant. A recovery of 98% has been used in the mining factors for estimating Ore Reserves and estimating mining and processing costs. See Chapter 13 of the 2012 Mineral Resources and Ore Reserves Report.
Environmental factors or assumptions	disposal options. It is always necessary as part of the process of determining reasonable prospects for eventual economic extraction to consider the potential environmental impacts of the mining and	The Project has been mining since 1994 with an accepted EMOS, granted mining leases and Environmental Authorities ('EA'). The Tailings Storage Facility was constructed in 1997 and is inspected annually by a qualified consultant engineer. The site normally does not release water from the site due to the high local evaporation rates, but has approval to release provided discharge waters are compliant with the conditions of the EA.
Bulk density	frequency of the measurements, the nature, size and representativeness of the samples.	Oxidised ore was only mined in two trial open pits (Stockholm and Washington in 1997-2000). No oxidised material is included in Resources or Reserves. Extensive density measurements were carried out. A bulk density of 2.7 t/m3 was used. See section 14.5.4 Tonnage Estimates in the 2012 Mineral Resources Report



SECTION 3 ESTIMATION AND REPORTING OF MINERAL RESOURCES (CONT)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Classification	confidence categories.	
Audits or reviews	The results of any audits or reviews of Mineral Resource estimates.	The last peer review of the Mineral Resources was by Snowden Associates in June 2012. Snowden concluded that the 2012 Technical Report is written in accordance with the 2004 JORC Code. In addition, Snowden considers that Citigold's approach to estimating Mineral Resources at Charters Towers are reasonable based on the nature of the mineralisation, the methodology adopted in preparing the estimate and the history of operations in the goldfield. There have been no material changes to Resources or Reserves since the 2012 report.
Discussion of relative accuracy/ confidence	level in the Mineral Resource estimate using an approach or procedure	

SECTION 4 ESTIMATION AND REPORTING OF ORE RESERVES

(Criteria listed in Section 1, and where relevant in Sections 2 and 3, also apply to this section)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Mineral Resource estimate for conversion to Ore Reserves	for the conversion to an Ore Reserve.	The Indicated Mineral Resource is 3,200,000 tonnes at 7.6 grams per tonne gold and 5.1 grams per tonne silver, containing 780,000 ounces of gold and 520,000 ounces of silver. The Probable Ore Reserve is derived from, and not additional to, the Indicated Mineral Resource. There are 16 separate mineralised bodies in the Indicated Mineral Resource, and of these 16, fourteen met the criteria to be classified as ore bodies in the Probable Ore Reserve.
Site visits	Person and the outcome of those visits.	The Competent Person (under the JORC Code) responsible for this report, Mr Christopher Alan John Towsey MSc BSc(Hons), DipEd, FAusIMM, CPGeo, MMICA, has been associated with the Project for 15 years from 1999 as a consultant geologist and employee. He joined the Company on full-time staff as General Manager Mining in July 2002, was promoted to Chief Operating Officer ('COO') in January 2004 and lived on-site at Charters Towers as COO and Site Senior Executive, managing the day-to-day operations of the underground mining operations of the Imperial Mine from October 2009 to January 2011. He remained as a consultant geologist to the Company from January 2011. On 21 February 2014 he was appointed as a Non-Executive Director of Citigold Corporation Limited. He inspected the operations in April and September 2011, and again the 19th and 20th December 2011, inspecting the Central Decline underground down to the Brilliant Block Shaft 180m vertically below the city, and inspecting the 830 and 840 production levels in the Sons of Freedom ore body in the Imperial Mine 5 km southeast of the city. He visited the site on 19 January 2012 and again on 29-30 April 2014. In April 2014 he was appointed as Executive Director & Chief Scientist. He was abreast of daily operations up until April 2011 and since 21 Feb 2014. His last site visit was November 2014. There have been no material changes to the resources and reserves since 2012.
Study status	Resources to be converted to Ore Reserves. The Code requires that a study to at least Pre-Feasibility Study level has been undertaken to convert Mineral Resources to Ore Reserves. Such studies will have been carried out and will	The project has been mining since 1993 and has produced over 100,000 ounces of gold and 45,000 ounces of silver in trial mining from 1994 to 2016, which constitutes a full Feasibility Study, even though there is no single document with that title. Mining Leases have been granted, a two million tonne capacity tailings storage facility constructed and a processing plant built and operated since 1994. Actual mining costs have been obtained, together with purchased mining equipment and over \$350 million already invested. Material Modifying Factors and reconciliations have been tested under actual production conditions and validated.



SECTION 4 ESTIMATION AND REPORTING OF THE RESERVES (CONT)

CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Cut-off parameters	The basis of the cut-off grade(s) or quality parameters applied.	See Chapter 14 of the 2012 Mineral Resources and Ore Reserves report , which can be found at: http://www.citigold.com/mining/technical-reports . A lower cut-off grade of three grams of gold per tonne of mineralized material (grams per tonne Au) over a minimum sample true width of one metre (expressed as 3 metre-gram per tonne Au). No Top Cut was applied to Inferred Resources as there is no statistical basis to do so, as explained in Chapter 14. For conversion of Indicated Mineral Resources to Probable Reserves, a lower cut-off grade of 4 g/t gold was used to allow for physical losses and dilution during mining. An arbitrary Top Cut of 50 grams per tonne Au was applied to high assays in Ore Reserve estimation to reduce any potential biasing effect of the high-grades. This is a conservative approach, as there is no statistical basis for cutting high grades, as discussed in the Inferred Mineral Resources section, and several of the Central ore bodies averaged recovered grades of over 50 grams per tonne for tens of years when mined previously.
Mining factors or assumptions	used for pit and stope optimisation (if appropriate). The mining dilution factors used. The mining recovery factors used. Any minimum mining widths used.	10m sub-levels Minimum mining width - 1 metre Dilution - 10% Gold losses - 5% Payability - Variable - 30% to 52% Pillars left - 0% due to payability factor US Gold Price - USD \$1,300 Exchange Rate - 0,91
Metallurgical factors or assumptions	The metallurgical process proposed and the appropriateness of that process to the style of mineralisation. Whether the metallurgical process is well-tested technology or novel in nature. The nature, amount and representativeness of metallurgical	
Environmental	the mining and processing operation. Details of waste rock characterisation and the consideration of potential sites,	This risk is assessed as Low Risk. Waste rock is benign granodiorite and classed as Non-Acid Forming. The main ore sulphides are galena and sphalerite which are acid-consuming, and the weathering of feldspars in the host rock is also acid-consuming, forming a self-neutralising system. Tailings deposited are made alkaline with added lime, which prevents the dissolution of heavy metals or any acid formation. The Company has an approved <i>Environmental Management Overview Strategy</i> (EMOS) and Environmental Authority ('EA) in place and has been conducting mining and processing operations, in compliance with the EMOS, has also been lodged with the DRNM. These operating documents are in compliance with Queensland's stringent Environmental Protection Act and Regulation. The process plant build by the Company and successfully used for gold recovery was sold in 2017 and agreed to use toll treat the Company's ore. Additionally, the Company has granted mining leases that a new modern process plant can be built and is being evaluated.
Infrastructure	land for plant development, power, water, transportation (particularly for bulk commodities), labour, accommodation;	Most of the infrastructure is in place, paid for and operational, having produced over 100,000 ounces of gold. Power is drawn from the State grid. The Project is mostly self-sufficient in water but could draw on local municipal supplies if necessary. There is major town in the Project area that supplies all accommodation, services, transport, emergency services and medical backup that may be required. There is a major port, international airport and city to the east, 1.5 hours drive by sealed highway, at Townsville with a population of 189,238 (30 June 2013). The major Mt Isa to Townsville rail line runs through the project area, as does the sealed Flinders Highway (east-west) and Gregory Developmental Road (north-south).



SECTION 4 ESTIMATION AND REPORTING OF THE RESERVES (CONT)

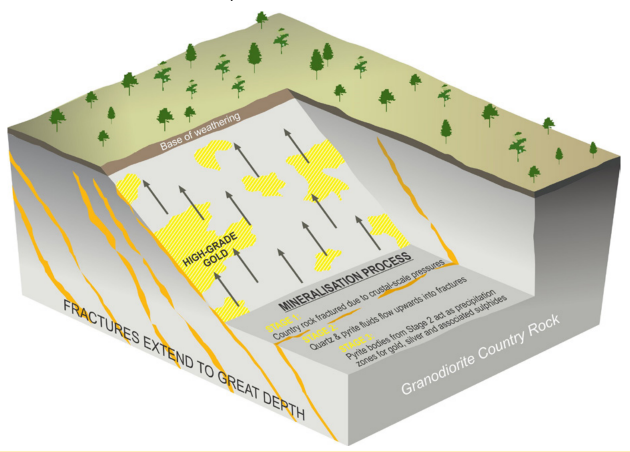
CRITERIA	JORC CODE EXPLANATION	
Costs	capital costs in the study. The methodology used to estimate operating costs. Allowances made for the content of deleterious elements. The derivation of assumptions made of metal or commodity price(s), for the principal minerals and co- products. The source of exchange rates used in the study. Derivation of transportation charges. The basis for forecasting or source of treatment and refining charges, penalties for failure to meet specification, etc.	Operating, transport, treatment, refining and capital costs are based on actual costs since 2006. A gold price of US\$1300, an exchange rate of 0.91 and an Australian dollar gold price of \$1430 were used, based on analysis of the supply and demand by the World Gold Council, and actual prices and exchange rates over the 5 years from 2006-2012. The deposit has low arsenic, selenium and mercury levels, and gold doré bars produced by the Company have met the refiner's specifications since 1994 without penalty. Royalties are currently at 5% of the gross revenue received from precious metal sales. This is set by the Queensland State Government and is subject to periodic change outside the Company's control. The Government has not announced any plans to change the gold royalty. Transport costs of the final product are minimal – the maximum projected output is 330,000 ounces per year weighing 10.3 tonnes, or 197 kg per week. Raw doré gold is air-freighted to the Perth Mint refinery in Perth, Western Australia. Actual cash cost for the September 2013 Quarter was A\$569, down from A\$588 the previous Quarter (June 2013)
Revenue factors	factors including head grade, metal or commodity price(s) exchange rates, transportation and treatment charges, penalties, net smelter returns, etc.	These are covered in Chapters 14-16, 19, 21 and 22 of the 2012 Mineral Resources and Ore Reserves report, which can be found at: http://www.citigold.com/mining/technical-reports . Future metal or commodity price(s) exchange rates, transportation and treatment charges, penalties, net smelter returns are simply unknown. Assumptions have been made based on the best available actual data and trends estimated by professional bodies and investment groups. Exchange rate variations combined with the USD gold price over the last 3 years has maintained the AUD gold price around A\$1500 per ounce. Silver revenue is about 1.5% of the gold revenue and is immaterial to the Project, being less than the weekly variation in gold price but the silver revenue covers the cost of secure transport, insurance and refining of the doré bars, with a small profit.
Market assessment	commodity, consumption trends and factors likely to affect supply and demand into the future. A customer and competitor analysis along with the identification of likely market windows for the product. Price and volume forecasts and the basis for these forecasts.	Refined gold and silver are directly exchangeable for cash. There are no sale contracts, hedging contracts, forward sales or royalty contracts currently in place that lock the Company into any fixed sales arrangements. The Company has an agreement to refine its doré bullion at the Perth Mint precious metals refinery in Western Australia at market refining prices. There is an opportunity, but no obligation, for the Perth Mint to sell the gold and silver on the Company's behalf if instructed by the Company. The Company retains full flexibility to choose if, when and where it sells its gold and silver, and whether or not to enter into hedging or royalty agreements. See Chapters 19,21 and 22 of the 2012 Mineral Resources and Ore Reserves report , which can be found at: http://www.citigold.com/mining/technical-reports . Hedging is seen a prudent strategy by locking in a future sale price, removing the risk of an unknown sale price or exchange rate, provided that certain conditions are adhered to. Citigold believes it is not prudent to hedge more than 50% of projected annual production or more than 50% of the ore reserve, and because delivery is dependent on production, the buyer cannot bring forward the delivery date.
Economic	present value (NPV) in the study, the source and confidence of these economic inputs including estimated inflation, discount rate, etc.	The NPV in the 2012 report based upon Citigold's financial model, was estimated at A\$742 million based on a Discounted Cash Flow Rate of 20%. See Chapter 22 of the 2012 Mineral Resources and Ore Reserves report, which can be found at: http://www.citigold.com/mining/technical-reports . The Project NPV is sensitive to exchange rates and gold price (and therefore head grade & tonnes processed). However, recent analysis shows that as the USD gold price varies, the AUD exchange rate moves in the reverse, maintaining a reasonably steady AUD gold price around A\$1500 per ounce. Most of the Project's costs are in AUD, and therefore the project is robust to these changes. A 10% change in the exchange rate changes the NPV by 19%, and a 10% change in the gold price changes due NPV by 17%, but when the changes are simultaneous, the NPV is relatively unchanged (1.9%) as the effects are opposite. A 10% change in the operating cost only changes the NPV by 4%.
Social	The status of agreements with key stakeholders and matters leading to social licence to operate.	This risk is assessed as Low Risk. There are no known social or heritage matters that are seen as having the potential to stop the Project proceeding. Any proposed government changes to royalties, mining legislation, environmental protection or transport regulations would apply to the whole of either Queensland's or Australia's mining sector, and would therefore not proceed without timely discussion and time to implement.
Other	project and/or on the estimation and classification of the Ore Reserves: Any identified material naturally occurring risks. The status of material legal agreements and marketing arrangements. The status of governmental agreements and approvals critical to the viability of the project, such as mineral tenement status, and government and statutory approvals. There must be reasonable grounds to expect that all necessary Government approvals will be received within the timeframes anticipated in the Pre-Feasibility or Feasibility study. Highlight and discuss the materiality of any unresolved matter that is dependent on a third party on which extraction of the reserve is contingent.	The Company holds all the necessary land and permits it requires, all necessary infrastructure has been built and is operational. It has been mining since 1994 and has produced over 100,000 ounces of gold and 45,000 ounces of silver. There are no legal matters in hand that appear likely to interfere with expanding the Project. Refined gold and silver are directly exchangeable for cash and do not require specialist marketing.
Classification	varying confidence categories. Whether the result appropriately reflects the Competent Person's view of the deposit.	Probable Ore Reserves are derived from Indicated Mineral Resources, which in turn are based on drill and face sample data at intervals of 25 to 80 metres. The Probable Ore Reserves are derived from, contained within, and not additional to, the Indicated Mineral Resources. There are 16 separate mineralised bodies in the Indicated Mineral Resource, and of these 16, fourteen met the criteria to be classified as ore bodies in the Probable Ore Reserve
Audits or reviews		The last peer review of the Ore Reserves was by Snowden Associates in June 2012. Snowden concluded that the 2012 Technical Report is written in accordance with the 2004 JORC Code. In addition, Snowden considers that Citigold's approach to estimating Ore Reserves at Charters Towers are reasonable based on the nature of the mineralisation, the methodology adopted in preparing the estimate and the history of operations in the goldfield.



CRITERIA	JORC CODE EXPLANATION	COMMENTARY
Discussion of relative accuracy/ confidence	and confidence level in the Ore Reserve estimate using an approach or procedure deemed appropriate by the Competent Person. For example, the application of statistical or geostatistical procedures to quantify the relative accuracy of the reserve within stated confidence limits, or, if such an approach is not deemed appropriate, a qualitative discussion of the factors which could affect the relative accuracy and confidence of the estimate. The statement should specify whether it relates to global or local estimates, and, if local, state the relevant tonnages,	

The following statements apply in respect of the information in this report that relates to Exploration Results, Mineral Resources and Ore Reserves: The information is based on, and accurately reflects, information compiled by Mr Christopher Alan John Towsey, who is a Corporate Member and Fellow of the Australasian Institute of Mining and Metallurgy. Mr Towsey is a Chartered Professional (Geology) and currently independent of Citigold Corporation Limited, having previously been a Director of the Company from 2014-June 2016. He has the relevant experience in relation to the mineralisation being reported on to qualify as a Competent Person as defined in the Joint Ore Reserves Committee (JORC) Australasian Code for Reporting of Exploration Results, Identified Mineral Resources and Ore Reserves 2012. Mr Towsey has consented in writing to the inclusion in this report of the matters based on the information in the form and context in which it appears.

For full details see Technical Report on the Mineral Resources and Reserves at www.citigold.com click Mining >Technical Reports >Mineral Resources and Reserves 2012



Diagrammatic representation of the mineralisation process that formed the Charters Towers reefs. The Central mine reef systems have an overall East-West extent of 5 kilometres with the major reefs dipping to the North. Most past gold production was from ore shoots within quartz reefs in remarkably persistent, kilometre scale sheet-like reef structures (faults). Above diagram, See ASX announcement dated 21 May 2012 Mineral Resources and Reserves Report

DIRECTORS' REPORT



The directors present their report together with the financial report of Citigold Corporation Limited and the consolidated financial report of the consolidated entity for the year ended 30 June 2020 and the auditor's report therein.

1. DIRECTORS

The names and the relevant details of Directors of the Company in office during or since the end of the financial year are as follows.

CURRENT DIRECTORS



M J Lynch FAICD, MAusIMM Appointed 02/07/1993

In the 1980's and onwards Mark was actively involved in the operations and regulatory world of gold including geology, metallurgy, tenements, mining, process plant design and construction, environment, native title, permitting and through to pouring gold bars. Corporate life experience includes public company flotation, financing, governance, compliance and project development etc. Experiencing 36 countries has given a diverse perspective to life-long curiosity of improved possibilities, rather than just accepting the norm. Mark has previously been a Director of the peak body, 'Queensland Resources Council' for 6

years from 2001, currently a Fellow of Australian Institute of Company Directors and a member of their Middle East Advisory Committee. International experience includes innovation focus venturing deep underground into numerous mines and civil projects around the world to understand first-hand the diversity of 'underground' challenges and opportunities. As a member of IEEE Robotics & Automation Society, Mark is interested in innovation and 'what can be' as part of his approach to the world.

Executive Chairman, Member of Nomination and Remuneration, and Health, Safety, Environment & Risk Committees.

S Acharya PhD, MSc, MTech, MBA, FIAET, FAusIMM, FIML, FCMI Appointed 21/06/2016

Dr. Acharya's qualifications include a PhD(Metallurgical Engineering), MSc(Chemistry), MTech(Material Science), an MBA and an active technical consultant with over 20 years experience in metallurgy, material science and mineral processing across several countries. His strengths include extraction of metals, data analytics, process improvement, operations design and implementation. He brings big picture thinking, while attending to the detail of operational process, to drive managing for results focused innovation. Technical advisor on the Board. Other than as stated above, Dr Acharya has not served as a Director of any other listed companies in the three years immediately before the end of the 2020 financial year.



Non-Executive Director, Member of Audit and Finance and Health, Safety, Environment and Risk Committees.



J J Foley BD, LLB, BL (Dub), KHS, FAICD. Barrister-at-Law Appointed 02/07/1993

Graduating in law from the University of Sydney in 1969, Mr Foley was admitted to practise as a barrister in New South Wales in 1971. He was called to the Irish Bar in 1989 and admitted as a Member of the Honourable Society of Kings' Inns in Dublin. Mr Foley has over 30 years' experience in the gold mining industry, has been a guest speaker at the World Gold Council in New York and is a past Director of the Australian Gold Council. Mr Foley is currently a Non-Executive Director of Hudson Investment Group Limited and QEM Limited. Other than as stated, Mr Foley has not served as a Director of any other listed

companies in the three years immediately before the end of the 2020 financial year.

Non-Executive Director, Member of Audit and Finance, Nomination and Remuneration and Health, Safety, Environment and Risk Committees.

A Panchariya Appointed 22/9/2013

His Excellency Arun Panchariya is The Consul General of The Republic of Liberia to Dubai, UAE, an Investment Banker & Entrepreneur with over two decades of experience in the financial markets. He is founder of Global Finance & Capital Ltd (UK regulated) and led a global investors "West Africa Investment Forum" where infrastructure project development deals totalled USD17Billion. He set up various regulated financial institutions in several jurisdictions, including investment banks, securities & commodities broking firms, infrastructure funds, asset management, FX Trading(online). Other than as stated, Mr Panchariya has



not served as a Director of any other listed companies in the three years immediately before the end of the 2020 financial year.

Non-Executive Director, Member of Audit and Finance, Nomination and Remuneration Committees.



COMPANY SECRETARY



N Nand CPA, B.Bus(Accy) Appointed 11/03/2016

Certified Practising Accountant (CPA), Bachelor of Business with extended major in professional accounting. In small to large firms in the past 11 years he has played an integral role in the development of systems and processes to manage the corporate, statutory compliance and financial reporting. He has been associated with Citigold for a number of years in a corporate accounting role and has strong knowledge of the operations and business.

MEETINGS OF DIRECTORS

The number of directors' meetings (including board committees) held and the number of meetings attended by each director during the year ended 30 June 2020 was:

	BOARD MEETING		AUDIT AND FINANCE		HEALTH, SAFETY, ENVIRONMENT AND RISK		NOMINATION & REMUNERATION	
	А	В	А	В	А	В	А	В
M J Lynch J J Foley A Panchariya	18 18 18	18 18 2	* 2 2	* 2 0	2 2 *	2 2 *	1 1 1	1 1 0
S Acharya	18	18	2	2	2	2	*	*

*Not a member of the relevant committee

** The Nomination and Remuneration Committees were merged together effective from 1 July 2019.

Column A- Number of meetings held during the time the director held office or was a member of the relevant committee Column B- Number of meetings attended

DIRECTORS' INTERESTS

The relevant interest of each director in the shares and options issued by the companies within the consolidated entity and other related bodies corporate, as notified by the directors to the Australian Securities Exchange in accordance with s205G (1) of the Corporations Act, at the date of this report is detailed in the following table.

DIRECTOR	ORDINARY SHARES	SHARE OPTIONS
J J Foley	23,450,738	-
M J Lynch	227,866,448	-
A Panchariya	-	-
S Acharya	200,000	-
TOTAL	251,517,186	-

REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT

Information about the remuneration of the directors and senior management is set out in the Remuneration Report of the Directors' Report.

2. PRINCIPAL ACTIVITIES

During the year the principal activities of the consolidated entity consisted of exploration, development and mining of the Charters Towers Goldfield. There has been no significant change in the nature of these activities during the year.

3. DIVIDENDS - CITIGOLD CORPORATION LIMITED

No amount has been paid or declared by way of dividend by the Company during the year. The directors do not recommend a dividend at this time.



4. SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

Significant changes in the state of affairs on the consolidated entity during the financial year were as follows: (a) An increase in ordinary shares in the Company from 2,159,635,597 to 2,601,173,209 as a result of:

TYPE OF ISSUE	ISSUE PRICE	NUMBER OF SHARES ISSUED
Share Purchase Plan	\$ 0.005	174,300,000
Share placement	\$ 0.005	67,237,612
Share placement	\$ 0.005	20,000,000
Share placement	\$ 0.005	180,000,000

Net cash received was used to continue the exploration, development and general activities of the Company. See note 16 of the Financial Statements.

5. SHARE OPTIONS

Details of unissued shares or interest under options as at the date of this report are:

ISSUING ENTITY	NUMBER OF OPTIONS	EXERCISE PRICE	EXPIRY DATE OF OPTION
Citigold Corporation Limited	-	-	-

6. POST BALANCE DATE EVENTS

Since the end of the financial year, the Company issued 24,500,000 shares to raise working capital of \$0.245 million.

7. REVIEW OF OPERATIONS

During the 2020 Financial Year, the Charters Towers Gold Project remained the Company's prime focus. The Project comprises of the very large gold deposits, as set out in the Technical Report: Mineral Resources and Reserves 2012 (See ASX announcement dated 21 May 2012 Mineral Resources and Reserves Report). The material assumptions and technical parameters underpinning the estimates continue to apply and have not materially changed. There was no gold production during the year with all the project sites and assets being maintained in care and maintenance ready for recommencement of mining operations.

The Company does not require additional mine acquisitions to recommence and sustain long term gold production. Citigold has already invested over \$200 million in acquiring the gold deposit, developing the infrastructure and mines at Charters Towers. Trial mining operations have produced over 100,000 ounces of gold.

The past year has seen the Company further refine its development strategy, and innovation plans, that aim to optimise the assets at Charters Towers and become an ultra-low cost gold producer. Additionally, these savings will include reducing the environmental surface footprint of the mine as it moves back into larger scale gold production.

The Charters Towers Project still remains one of Australia's largest high-grade pure gold deposits.

8. LIKELY DEVELOPMENTS AND EXPECTED RESULTS OF OPERATIONS

Likely developments in the operations of the consolidated entity are:

- a. the continuation of exploration activity aimed at increasing resources and reserves,
- b. the continuation of mining activity at Charters Towers.

Additional comments on expected results are included in the Review of Operations.

9. INDEMNIFICATION AND INSURANCE

During or since the end of the financial year, the company has not given an indemnity or entered into an agreement to indemnify the directors, officers and auditors of the consolidated entity against liabilities for costs and expenses incurred by them in defending legal proceedings arising from their conduct whilst acting in the capacity of a director, officer and/or auditor of the consolidated entity.

The consolidated entity has not otherwise, during or since the end of the financial year, except to the extent permitted by law, indemnified or agreed to indemnify a director, officer and/or auditor of the consolidated entity or any related body corporate against a liability incurred.



10. PROCEEDINGS ON BEHALF OF THE COMPANY

No person has applied to the Court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the company, or to 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 part of those proceedings.

11. ENVIRONMENTAL REGULATIONS

Entities in the consolidated entity are subject to significant environmental regulation in respect of its exploration and mining activities in gold.

The organisation has developed criteria to determine areas of 'particular' or 'significant' importance, with regard to environmental performance. These are graded 1 to 4 in terms of priority.

- Level 1 incident major non-compliance with regulatory requirements resulting in potential political outcry and significant environmental damage of both a long and short-term nature.
- Level 2 incident significant non-compliance resulting in regulatory action, however, environmental damage is only of a short term nature.
- Level 3 incident minor non-compliance, however, regulatory authority may be notified.

Level 4 incident - non-compliance with internal policies and procedures. The incident is contained on site.

In the last year the following incidents have occurred:

	LEVEL 1	LEVEL 2	LEVEL 3	LEVEL 4
Incidents	-	-	-	-

The Company has an internal reporting and monitoring system with regard to environmental management on the site. The Company monitors water, noise and air quality issues as well as liaising with the community on activities that may impact on the local area.

12. AUDIT/NON-AUDIT SERVICES AND AUDITOR INDEPENDENCE

The fees paid or payable for services provided by the auditor of the Company are set out in Note 5 of the Financial Statements. The Auditor's independence declaration is included on page 27.

13. REMUNERATION REPORT - Audited

The remuneration report, which has been audited, outlines the director and executive remuneration arrangements for the consolidated entity and the company, in accordance with the requirements of the Corporations Act 2001 and its Regulations.

The remuneration report is set out under the following main headings:

- a. Principles used to determine the nature and amount of remuneration
- b. Details of remuneration
- c. Service agreements
- d. Additional information

A. Principles used to determine the nature and amount of remuneration

The objective of the consolidated entities and company's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework aligns executive reward with the achievement of strategic objectives and the creation of value for shareholders and conforms to the market best practice for delivery of reward. The Board of Directors ('the Board') ensures that executive reward satisfies the following key criteria for good reward governance practices:

- competitiveness and reasonableness
- acceptability to shareholders
- performance linkage / alignment of executive compensation
- transparency



While the Board has overall responsibility for the executive structure and outcomes, it has appointed a Nomination and Remuneration Committee for advice and makes recommendations on remuneration matters.

The performance of the consolidated entity and the company depends on the quality and dedication of its directors and executives. The remuneration philosophy is to attract, motivate and retain high performance, dedicated and high quality personnel.

The Remuneration Committee annually considers the appropriate levels and structure of remuneration for Directors and Key Management Personnel relative to the Company's circumstances, size and nature of business, as well as company performance. This is done by reference to independent data and advice.

The Company competes for labour in the broader resources industry. In selecting, retaining and remunerating directors and executives the committee considers the appropriateness, taking into account the corporate and operational regulatory environment that a mining enterprise operates on these days in Australia that places substantial and ever increasing burdens of responsibility upon these officers of the Company in addition to the usual business performance.

Reward structures are transparent and align with shareholders' interests by:

- being market competitive to attract and retain high calibre individuals motivated and skilled in the business of the Company;
- recognising the contribution of each senior executive to the continued growth and success of the Company;
- encouraging, recognising and rewarding high individual performance; and
- ensuring that long term incentives are based on total shareholder return outperformance over a period of three years.

In accordance with best practice corporate governance, the structures of non-executive directors and executive remunerations are separate.

Non-Executive Directors Remuneration

Non-executive directors are paid fixed fees. In addition, Non-Executive directors may also be remunerated for additional service, for example, if they take consulting work on behalf of the company outside the scope of their normal Directors duties. Fees and payments to non-executive Directors are set to attract individuals of appropriate calibre and reflect the demands which are made on, and the responsibilities of, the Directors. Non-Executive Directors' fees and payments are reviewed annually by the Remuneration Committee and determined based on comparative roles in the external market.

In order to maintain their independence and impartiality, the fees paid to Non-Executive Directors are not linked to the performance of the Company. Non-Executive Directors have no involvement in the day to day management of the Company.

ASX listing rules require that the aggregate Non-Executive Directors remuneration shall be determined periodically by a general meeting. The most recent determination was at the Annual General Meeting held on 17 November 2010, where the shareholders approved an aggregate remuneration of \$400,000.

The Company remunerates its Non-Executive Directors \$60,000 pa board fees and \$5,000 pa per committee fees. The Committee Chairperson receives \$15,000 pa per committee. Directors generally have 3 year term and maybe re-elected.

Executive Remuneration

The consolidated entity and company aims to reward executives with a level and mix of remuneration based on their position and responsibility, which is both fixed and variable.

The executive remuneration and reward may consist of the following

- Fixed remuneration
- Variable performance incentives
 - Short term incentives
 - Long term incentives

The combination of these comprises the executive's total remuneration.

Fixed Remuneration

Fixed remuneration consisting of base salary, superannuation, long service leave and non-monetary benefits are reviewed annually by the Remuneration Committee, based on individual and business unit performance, the overall performance of the consolidated entity and comparable market remunerations.

Executives can receive their fixed remuneration in the form of cash or other fringe benefits (for example motor vehicle benefits) where it does not create any additional costs to the consolidated entity and adds additional value to the executive.



Variable Performance Incentives

Short-Term Incentives

The short-term incentive program is designed to align the targets of the business units with the targets of those executives in charge of meeting those targets and to improve the company's short term and long term performance. These incentives are meant to reward executives only when performance targets are met to increase shareholders value. They are granted to executives based on individual contribution to profit, production costs, leadership contribution and safety outcomes. Short-term incentives are currently paid in cash. No short-term incentives were paid during the reporting period.

Long-Term Incentives

The long-term incentive include performance rights or share-based payments. No options were issued or exercised by any executive during the reporting period. No long-term incentives were paid during the reporting period. The Remuneration Committee may revisit the long-term equity-linked performance incentives specifically for executives during the year ending 30 June 2020.

The majority of bonus and incentive payments are at the discretion of the Nomination and Remuneration Committees.

B. DETAILS OF REMUNERATION

Details of the remuneration of the directors, other key management personnel (defined as those who have the authority and responsibility for planning, directing and controlling the major activities of the consolidated entity) and specified executives of Citigold Corporation Limited are set out in the following tables.

The following persons were Directors and/or key management personnel of the Group during the year:

M J Lynch(Executive Chairman)J J Foley(Non Executive Director)A Panchariya(Non Executive Director)S Acharya(Non Executive Director)

3) PAYMENTS TO DIRECTORS AND KEY MANAGEMENT PERSONNEL

	SHORT-TERM E	MPLOYEE B	ENEFITS PAID (OR PAYABLE	POST EMPLOYMENT BENEFITS	SHARE- BASED PAYMENTS	
2020	CASH SALARY AND FEES	CASH BONUS	NON MONETARY BENEFITS	RELATED PARTY PAYMENTS ¹	SUPERANNUATION	OPTIONS	TOTAL
Directors	\$	\$	\$	\$	\$	\$	\$
J J Foley	-	-	-	209,484	-	-	209,484
M J Lynch	-	-	-	642,474	-	-	642,474
S Acharya	-	-	-	70,000	-	-	70,000
	-	-	-	921,958	-	-	921,958

	SHORT-TERM E	MPLOYEE B	ENEFITS PAID (OR PAYABLE	POST EMPLOYMENT BENEFITS	SHARE- BASED PAYMENTS	
2019	CASH SALARY AND FEES	CASH BONUS	NON MONETARY BENEFITS	RELATED PARTY PAYMENTS ¹	SUPERANNUATION	OPTIONS	TOTAL
Directors	\$	\$	\$	\$	\$	\$	\$
J J Foley	-	-	-	203,710	-	-	203,710
M J Lynch	-	-	-	611,886	-	-	611,886
S Acharya	72,875	-	-	-	-	-	72,875
	72,875	-	-	815,596	-	-	888,471

¹The related party payments are payments to entities related to the Directors and/or Key Management Personnel for work carried out by that entity.



C. SERVICE CONTRACTS

EXECUTIVE CHAIRMAN

- Contract Term:
- Total Remuneration:
- Termination Payments:

July 2019 to 30 December 2025
 \$658,140 per annum
 Payment on early termination by the Group equal to one year of employment.

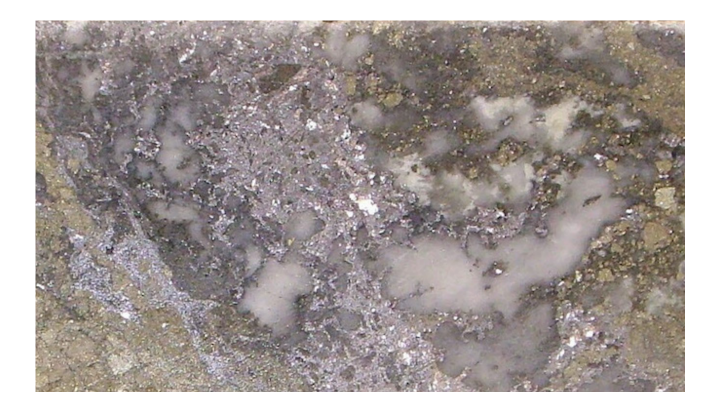
This concludes the remuneration report, which has been audited.

Share options exercised during the current year

No options were exercised during the year by Key Management Personnel or Executives of the consolidated entities.

This report is made in accordance with a resolution of Directors. For and on behalf of the Board Dated at Brisbane this 29th day of September 2020.

Mark Lynch Chairman





AUDITORS INDEPENDENCE DECLARATION

Level 1 251 Elizabeth Street SYDNEY NSW 2000

75 Lyons Road DRUMMOYNE NSW 2047



20 Grose Street NORTH PARRAMATTA NSW 2151

PO Box 2210 NORTH PARRAMATTA NSW 1750

Lead Auditors' Independence Declaration under Section 307C of the Corporations Act 2001

To the Directors of Citigold Corporation Limited

I declare that, to the best of my knowledge and belief, during the year ended 30 June 2020 there has been:

- i. no contraventions of the auditor independence requirements as set out in the *Corporations* Act 2001 in relation to the audit; and
- ii. no contraventions of any applicable code of professional conduct in relation to the audit.

The entities are in respect of Citigold Corporation Limited and the entities it controlled during the period.

KS Black & Co Chartered Accountants

Scott Bennison Partner

Dated in Sydney on this 29 day of September 2020

Liability limited by a scheme approved under Professional Standards Legislation Phone 02 8839 3000 Fax 02 8839 3055 www.ksblack.com.au





CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE YEAR ENDED 30 JUNE 2020

	NOTES	2020 \$	2019 \$
Revenue		-	-
Cost of Sales		-	-
Gross Profit		-	-
Other Income	2	6,571	74,897
Personnel benefits expense		(453,164)	(869,867)
Depreciation and amortisation expense	3	(143,970)	(54,563)
Finance costs	4	850,840	(253,983)
Consulting expense		(293,415)	(736,944)
Other expenses	3	(1,024,708)	(633,414)
(Loss)/Profit before income tax expense		(1,057,846)	(2,473,874)
Income tax	6	-	-
(Loss)/Profit after tax from continuing operations		(1,057,846)	(2,473,874)
Total comprehensive income		(1,057,846)	(2,473,874)
Profit attributable to:		(50,400)	
(Loss)/Profit attributable to non-controlling interest		(58,198)	-
(Loss)/Profit attributable to members of the company		(999,648)	(2,473,874)
		(1,057,846)	(2,473,874)
Total comprehensive income attributable:		(50,400)	
(Loss)/Profit attributable to non-controlling interest		(58,198)	-
(Loss)/Profit attributable to members of the company		(999,648)	(2,473,874)
		(1,057,846)	(2,473,874)
Basic and diluted EPS (Cents per share)	7	(0.0445)	(0.1172)



CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AS AT 30 JUNE 2020

	NOTES	2020 \$	2019 \$
Current assets		*	Ť
Cash and cash equivalents	9	15,785	10,498
Trade and other receivables	10	137,806	17,477
Other financial assets	12	-	1,517,340
Total current assets		153,591	1,545,315
Non - current assets			
Property, plant and equipment	11	109,319,151	109,098,476
Other financial assets	12	521,568	501,568
Total non-current assets		109,840,719	109,600,044
Total assets		109,994,310	111,145,359
Current liabilities			
Trade and other payables	13	2,278,119	2,483,619
Provisions	15	270,886	1,923,553
Total current liabilities		2,549,005	4,407,172
Non-current liabilities			
Trade and other payables	13	5,560,493	5,926,244
Borrowings	14	272,230	349,203
Provisions	15	489,472	489,472
Total non-current liabilities		6,322,195	6,764,919
Total liabilities		8,871,200	11,172,091
Net assets		101,123,110	99,973,268
Equity			
Issued capital	16	217,423,605	215,215,917
Reserves	17	39,257,542	39,257,542
Accumulated losses	18	(155,568,922)	(154,569,274)
Total equity attributable to shareholders of the company		101,112,225	99,904,185
Non-controlling Interest		10,885	69,083
Total equity		101,123,110	99,973,268



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED 30 JUNE 2020

	ISSUED CAPITAL	ASSET REVALUATION RESERVE	CAPITAL RESERVE	SHARE BASED PAYMENTS RESERVE	RETAINING EARNING	ATTRIBUTABLE TO OWNERS OF PARENT	NON CONTROLLING INTEREST	TOTAL
CONSOLIDATED	\$	\$	\$	\$	\$	\$	\$	\$
Balance as at 1 July 2019	215,215,917	37,851,949	571,430	834,163	(154,569,274)	99,904,185	69,083	99,973,268
Profit for period	-	-	-	-	(999,648)	(999,648)	(58,198)	(1,057,846)
Total comprehensive income	-	-	-	-	(999,648)	(999,648)	(58,198)	(1,057,846)
Owners contribution, net of transaction cost	2,207,688	_	-	-	-	2,207,688	-	2,207,688
Balance as at 30 June 2020	217,423,605	37,851,949	571,430	834,163	(155,568,922)	101,112,225	10,885	101,123,110
Balance as at 1 July 2018	213,679,319	37,851,949	571,430	834,163	(152,095,400)	100,841,461	69,083	100,910,544
Profit for period	-	-	-	-	(2,473,874)	(2,473,874)	-	(2,473,874)
Total comprehensive income	-	-	-	-	(2,473,874)	(2,473,874)	-	(2,473,874)
Owners contribution, net of transaction cost	1,536,598	_	-	-		1,536,598	-	1,536,598
Balance as at 30 June 2019	215,215,917	37,851,949	571,430	834,163	(154,569,274)	99,904,185	69,083	99,973,268



CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED 30 JUNE 2020

	NOTES	2020 \$	2019 \$
Cash flows from operating activities			
Receipts from customers		-	4,710
Interest received		46	39
Payments to suppliers and employees		(1,892,618)	(1,091,329)
Interest and other costs of finance paid		(50,211)	-
Net cash (used in) /provided by operating activities	8	(1,942,783)	(1,086,580)
Cash flows from investing activities			
Exploration, Evaluation and Development		(19,250)	-
Net cash (used in) / provided by investing activities		(19,250)	-
Cash flows from financing activities			
Proceeds from issues of equity securities		2,107,688	763,660
Proceeds from borrowings		908,914	167,500
Repayment of borrowings		(1,049,282)	-
Net cash provided by/(used in) financing activities		1,967,320	931,160
Net increase / (decrease) in cash and cash equivalents		5,287	(155,420)
Cash and cash equivalents at the beginning of the financial year		10,498	165,918
Cash and cash equivalents at end of the financial year	9	15,785	10,498



NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2020

The financial report of Citigold Corporation Limited for the year ended 30 June 2020 covers Citigold Corporation Limited as an individual entity as well as the consolidated entity consisting of Citigold Corporation Limited and its subsidiaries as required by the Corporations Act 2001.

Citigold Corporation Limited is a company limited by shares incorporated in Australia whose shares is publicly traded on the ASX Limited.

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The following significant accounting policies have been adopted in the preparation and presentation of the yearly financial report. The financial reports include separate financial statements for Citigold Corporation Limited as an individual entity and the consolidated entity consisting of Citigold Corporation Limited and its subsidiaries.

BASIS OF PREPARATION

The financial report is a general purpose financial report, which has been prepared in accordance with Australian equivalents to International Financial Reporting Standards (AIFRS), other authoritative pronouncements of the Australian Accounting Standards Board and the Corporations Act 2001.

The financial report has been prepared on the basis of historical cost. Cost is based on the fair values of the consideration given in exchange for assets.

A) BASIS OF CONSOLIDATION

The financial report of the Citigold Corporation Group ("the consolidated entity") includes the consolidation of Citigold Corporation Limited and its respective subsidiaries. Subsidiaries are entities controlled by the parent entity. Control exists where the parent entity has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. Subsidiaries are included in the consolidated financial report from the date control commences until the date control ceases. The effects of all transactions between entities within the Citigold Corporation Group have been eliminated.

Intercompany transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Where the Citigold Corporation Group's interest is less than 100 percent, the interest attributable to outside shareholders is reflected in non-controlling interests. Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of profit or loss and other comprehensive income and statement of financial position respectively.

B) FOREIGN CURRENCY TRANSLATION

The results and financial position of each entity are expressed in Australian dollars, which are the functional currency of Citigold Corporation Limited and the presentation currency for the consolidated financial statements.

In preparing the financial statements of individual entities, transactions in currencies other than the entity's functional currency are recorded at the rates of exchange prevailing on the dates of transactions. At balance date, monetary items denominated in foreign currencies are retranslated at the rates prevailing at the balance date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the dates prevailing on the date when fair value is determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

C) LOAN AND BORROWINGS

Loan and borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost, less any impairment. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the statement of profit or loss and other comprehensive income over the period of the loans and borrowings using the effective interest method.

D) CASH AND CASH EQUIVALENTS

For the purposes of the statement of cash flow, cash and cash equivalents including, cash on hand and at bank, deposits held at call with financial institutions, other short term, highly liquid investments with maturities of three months or less, that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

E) TRADE AND OTHER RECEIVABLES

Trade receivables are recognised at original invoice amounts less an allowance for uncollectible amounts and have normal repayment terms or longer from time to time. Collectability of trade receivables is assessed on an ongoing basis. Debts which are known to be uncollectible are written off.



F) EMPLOYEE BENEFITS

1) Provision for wages and salaries, annual leave and long service leave

Provision is made for the benefits accruing to employees in respect of wages and salaries, annual leave and long service leave when it is probable that the settlement will be required and they are capable of being measured reliably.

Provisions made in respect of employee benefits expected to be settled within 12 months are measured at their nominal values using the remuneration rate expected to apply at the time of settlement.

Provisions made in respect of employee benefits which are not expected to be settled within 12 months are measured as the present value of the estimated future cash outflows to be made by the consolidated entity in respect of services provided by employees up to reporting date.

The liability for long service leave is recognised in the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided by employees up to the reporting date using the projected unit credit method. Consideration is given to expected future wage and salary levels, experience of employee departures and periods of service. Expected future payments are discounted using market yields at the reporting date on national government bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash flows.

2) Share-based payment transactions

The fair value of any options granted under any share option plan is recognised as an employee benefit expense with a corresponding increase in equity (share option reserve). The fair value is measured at grant date and recognised over the period during which the employees become unconditionally entitled to the options. Fair value is determined by using the Black-Scholes option pricing model. In determining fair value, no account is taken of any performance conditions other than those related to the share price of the Company ("market conditions"). The cumulative expense recognised between grant date and vesting date is adjusted to reflect the director's best estimate of the number of options that will ultimately vest because of internal conditions of the options, such as the employees having to remain with the company until vesting date, or such that employees are required to meet production targets. No expense is recognised for options that do not ultimately vest because internal conditions were not met. An expense is still recognised for options that do not ultimately vest because a market condition was not met.

No employee share option plan currently exists.

G) EXPLORATION, EVALUATION AND DEVELOPMENT EXPENDITURE

Exploration and evaluation costs are written off in the year they are incurred, apart from acquisition costs which are carried forward where right of tenure of the area of interest is current and the expenditure is expected to be recouped through sale or successful development and exploration of the area of interest or where exploration and evaluation activities in the area of interest have not at the reporting date reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active and significant operations in, or in relation to, the area of interest are continuing.

Development expenditure is capitalised in the year it is incurred.

H) IMPAIRMENT OF ASSETS

At each reporting date, the consolidated entity reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where the asset does not generate cash flows that are independent from other assets, the consolidated entity estimates the recoverable amount of the cash-generating unit to which the asset belongs.

The recoverable amount is the higher of fair value less costs to sell and value in use. 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 for which the estimates of future cash flows have not been adjusted.

I) TAXATION

Current tax

Current tax is the expected tax payable on the taxable income for the period, using tax rates and tax laws that have been enacted or substantively enacted by the reporting date. Current tax for current and prior periods is recognised as a liability (or asset) to the extent that it is unpaid (or refundable).

Deferred Tax

Deferred tax is accounted for using the comprehensive statement of financial position liability method in respect of temporary differences arising from differences between the carrying amount of the assets and liabilities in the financial statements and the corresponding tax base of those items.

Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that sufficient taxable amounts will be available against which deductible temporary differences or the unused tax losses can be utilised.



Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period(s) when the assets and liabilities, giving rise to them are realised or settled, based on tax rates and tax laws that have been enacted by the reporting date.

Current and deferred tax for the period is recognised as an expense or income in the statement of profit or loss and other comprehensive income, except when it relates to items credited or debited directly to equity, in which case the deferred tax is recognised directly in equity.

Tax consolidation

The parent entity company and all its wholly-owned Australian resident entities are part of a tax consolidated group under the Australian taxation law. Citigold Corporation Limited is the head entity in the tax-consolidated group.

Goods and services tax

Revenues, expenses and assets are recognised net of the amount of goods and services tax (GST), except for receivables and payables which are recognised inclusive of GST.

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

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

J) INVENTORIES

Gold in solution form and the ore is physically measured or estimated and valued at the lower of cost and net realisable value. Costs include direct costs and appropriate portion of fixed and variable production costs.

Consumables are valued at the lower of cost and net realisable value. Costs are assigned to inventory on hand using the first in first out method. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

K) LEASED ASSETS

The Group has adopted AASB 16 'Leases' (AASB 16). The Standard eliminates the classifications of operating leases and finance leases. Except for short-term leases of 12 months or less and leases of low-value assets (such as personal computers and small office furniture), right-of-use assets and corresponding lease liabilities are recognised in the statement of financial position.

Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.

Right-of-use assets are depreciated on a straight-line basis over the unexpired period of the lease or the estimated useful life of the asset, whichever is the shorter. Where the Group expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is over its estimated useful life.

Lease liabilities

A lease liability is recognised at the commencement date of a lease. The lease liability is initially recognised at the present value of the lease payments to be made over the term of the lease, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Group's incremental borrowing rate. Lease payments comprise of fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, amounts expected to be paid under residual value guarantees, exercise price of a purchase option when the exercise of the option is reasonably certain to occur, and any anticipated termination penalties. The variable lease payments that do not depend on an index or a rate are expensed in the period in which they are incurred.

At the reporting date, the company had no leases.

L) FINANCIAL ASSETS

Financial assets are initially measured at fair value. Transaction costs are included as part of the initial measurement, except for financial assets at fair value through profit or loss. Such assets are subsequently measured at either amortised cost or fair value depending on their classification. Classification is determined based on both the business model within which such assets are held and the contractual cash flow characteristics of the financial asset unless an accounting mismatch is being avoided

Impairment of Financial Assets

Financial assets, other than those at fair value through profit and loss, are assessed for indicators of impairment at each balance date. Financial assets are impaired where there is objective evidence that as a result of one or more events that occurred after initial recognition of the financial asset, the estimated future cash flows of the investment have been impacted.

For equity instruments, including listed or unlisted shares, objective evidence of impairment includes information about



significant changes with an adverse effect that have taken place in technological, market, economic or legal environment in which the issuer operates, and indicates that the cost of the investment in the equity instrument may not be recovered. Where there is a significant or prolonged decline in the fair value of an available for sale financial asset (which constitutes objective evidence of impairment), the full amount of the impairment, including any amount previously charged to equity, is recognised in the statement of profit or loss and other comprehensive income

In respect of available for sale equity instruments, any subsequent increase in fair value after an impairment loss is recognised directly in equity.

M) TRADE AND OTHER PAYABLES

Trade payables and other accounts payable are recognised when entities in the consolidated entity become obliged to make future payments resulting from the purchase of goods and services. These amounts are unsecured and have normal credit terms or longer from time to time.

N) PROPERTY, PLANT AND EQUIPMENT

Development Properties are measured at cost less accumulated amortisation.

Freehold land is not depreciated.

All other plant and equipment are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying value or recognised as a separate asset only when it is probable that a future economic benefit associated with the item will flow to the Company and the cost can be measured reliably. All other repairs and maintenance are charged to the statement of profit or loss and other comprehensive income during the reporting period in which they are incurred.

Depreciation of property, plant and equipment

The carrying amounts of property, plant and equipment (including the original capital expenditure and any subsequent capital expenditure) are depreciated to their residual value over the useful economic life of the specific assets concerned or the life of the mine or lease, if shorter. The rates vary between 4% and 40%.

Depreciation is calculated on a straight line basis so as to write off the net cost or other re-valued amount of each asset over its expected useful life to its estimated residual value. Leasehold improvements are depreciated over the period of the lease or estimated useful life, whichever is the shorter, using the straight line method.

Depreciation rates and methods shall be reviewed at least annually and, where changed, shall be accounted for as a change in accounting estimate. Where depreciation rates or methods are changed, the net written down value of the asset is depreciated from the date of the change in accordance with the new depreciation rate or method. Depreciation recognised in prior financial years shall not be changed, that is, the change in depreciation rate or method shall be accounted for on a 'prospective' basis.

O) PROVISION FOR RESTORATION AND REHABILITATION

Entities in the consolidated entity are generally required to decommission and rehabilitate mine and processing sites at the end of their producing lives to a condition consistent with its Plan of Operations, environmental policies and acceptable to the relevant authorities. The expected cost of any approved decommissioning or rehabilitation programme is provided when the related environmental disturbance occurs, based on the interpretation of environmental and regulatory requirements.

Where there is a change in the expected decommissioning and restoration costs, an adjustment is recorded against the carrying value of the provision and any related asset, and the effect is then recognised in the statement of profit or loss and other comprehensive income in the year incurred.

The provisions referred to above do not include any amounts related to remediation costs associated with unforeseen circumstances. Such costs are recognised when environmental contamination as a result of oil and chemical spills or other unforeseen events gives rise to a loss which is probable and reliably estimable. The cost of other activities to prevent and control pollution is charged to the statement of profit or loss and other comprehensive income as incurred.

P) CONTRIBUTED EQUITY

Ordinary shares are classified as equity.

Costs directly attributable to the issue of new shares or options are shown as a deduction from the equity proceeds, net of any income tax benefit. Costs directly attributable to the issue of new shares or options associated with the acquisition of a business are included as part of the purchase consideration.



Q) EARNINGS PER SHARE

1) Basic earnings per share

Basic earnings per share are calculated by dividing the profit attributable to members of the Group, adjusted for the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares during the year. The weighted average number of issued shares outstanding during the financial year does not include shares issued as part of any Employee Share Option Plan that are treated as in-substance options.

2) Diluted Earnings per share

Earnings used to calculate diluted earnings per share are calculated by adjusting the basic earnings by the after-tax effect of dividends and interest associated with dilutive potential ordinary shares. The weighted average number of shares used is adjusted for the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

R) REVENUE RECOGNITION

The Group recognises revenue as follows:

Revenue from contracts with customers

Revenue is recognised at an amount that reflects the consideration to which the Group is expected to be entitled in exchange for transferring goods or services to a customer. For each contract with a customer, the Group: identifies the contract with a customer; identifies the performance obligations in the contract; determines the transaction price which takes into account estimates of variable consideration and the time value of money; allocates the transaction price to the separate performance obligations on the basis of the relative stand-alone selling price of each distinct good or service to be delivered; and recognises revenue when or as each performance obligation is satisfied in a manner that depicts the transfer to the customer of the goods or services promised.

Variable consideration within the transaction price, if any, reflects concessions provided to the customer such as discounts, rebates and refunds, any potential bonuses receivable from the customer and any other contingent events. Such estimates are determined using either the 'expected value' or 'most likely amount' method. The measurement of variable consideration is subject to a constraining principle whereby revenue will only be recognised to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur. The measurement constraint continues until the uncertainty associated with the variable consideration is subsequently resolved. Amounts received that are subject to the constraining principle are initially recognised as deferred revenue in the form of a separate refund liability.

Gold Sales

Revenue from the sale of goods is recognised at the point in time when the customer obtains control of the goods and the metal content of the goods delivered is determined.

Other income

Other income is recognised when it is received or right to received payment is established.

S) GOING CONCERN

In consideration of the management's use of the going concern basis of reporting, a distinction is made between the Company and consolidated entity's ability to pay its operating debts as and when they fall due within the next 12 months and the Company's ability to exploit its tenements and other factors that may impact on the Company continuing as a going concern.

Operating expenditure

The Company's cash flow forecast includes management's estimates of operating expenses for the next 12 months of approximately \$1million.

The Company had a cash balance at reporting date of \$15,785, capital raising of \$2.2 million and no gold sales occurred during the period. The Company has a track record of being able to raise sufficient cash through capital placements and or assets sales to pay its operating expenses as and when they fall due. The Company has a long and proven record of successfully rasing capital and loan funds even in the recent difficult Covid-19 times.

With record gold price and strong demand for gold and gold assets, the Covid-19 pandemic is unlikely to post a material impact on the company ability to raise capital when required. Moreover, with the company operating in a low cost environment and have the ability to further reduce expenditure. The company is well placed to navigate through this current difficult business environment.



2. REVENUE AND OTHER INCOME

	CONSOLIDATED	
	2020 \$	2019 \$
Interest received	46	39
Sundry Income	2,178	74,858
Gain on Asset Disposal	4,347	-
Total	6,571	74,897

3. EXPENSES

OTHER EXPENSES	CONSOLIDATED	
	2020 \$	2019 \$
Office administration costs	313,358	290,034
Site Maintenance	13,313	11,936
Corporate administration	37,637	71,422
Tenement charges and costs	501,467	229,421
Travel expenses	14,893	34,001
Professional fees	70,741	(3,282)
Loss/(Gain) on Currency Exchange	(28,024)	(118)
Forgivenss of Interco Loan	101,323	-
Total	1,024,708	633,414
Depreciation and Amortisation Expense Plant and Equipment	143,970	54,563

4. FINANCE COSTS

	CONSOLIDATED	
	2020 \$	2019 \$
Other Interest	(853,296)	238,339
Interest Paid and Other Funding Costs	2,456	15,644
Total	(850,840)	253,983

During the period, the Company had reached favourable settlement terms with the Australian Taxation Office. As part of the settlement, the excess accrued interest was reversed resulting in a net credit finance cost of \$850,840.

5. AUDITORS REMUNERATION

	CONSOLIDATED	
	2020 \$	2019 \$
Audit and review of financial reports	45,769	39,730
Other services Total	45,769	39,730



6. INCOME TAX EXPENSE

	CONSOLIDATED	
	2020 \$	2019 \$
Prima facie income tax benefit calculated at 27.5% (2019: 27.5%) on the (loss)/profit from continuing operations	(290,908)	(680,315)
Deferred tax benefit accrued/(utilised): Income tax attributable to net loss for year	<u>-</u>	680,315

At 30 June 2020 consolidated deferred tax assets of \$47,088,441 (\$46,797,506 at 30 June 2019) arising from carried forward income tax losses calculated at a tax rate of 27.5% (30 June 2019, 27.5%) have not been recognised as an asset.

The benefit of these losses will only be obtained if:

- (i) the company and / or the consolidated entity derives future assessable income of a nature and of an amount sufficient to enable the benefit from the deduction for the losses to be realised;
- (ii) the company and / or the consolidated entity continues to comply with the conditions for deductibility imposed by tax legislation; and
- (iii) future changes in tax legislation do not adversely impact on the utilisation of the carried forward tax losses.

7. EARNINGS PER SHARE (EPS)

A) BASIC EARNINGS PER SHARE

The calculation of basic earnings per share at 30 June 2020 was based on the loss attributable to ordinary shareholders of \$1,057,846 (loss of \$2,473,874 in 2019) and weighted average number of ordinary shares outstanding during the financial year ended 30 June 2020 2,378,973,154 (2,110,201,316 in 2019), calculation as follows:

	CONSOLIDATED	
	2020 \$	2019 \$
(Loss) / Profit for the period*	(1,057,846)	(2,473,874)
Weighted average number of ordinary shares		
Opening Balance	2,159,635,597	1,915,254,811
Effect of shares issued during the year	219,337,557	194,946,505
Total weighted average number of ordinary shares used in calculating basic and diluted earnings per share	2,378,973,154	2,110,201,316
(Loss) / Profit per share – cents	(0.0445)	(0.1172)

* all attributable to ordinary shareholders

8. RECONCILIATION OF CASH FLOWS FROM OPERATING ACTIVITIES

	CONSOLIDATED	
	2020 \$	2019 \$
(Loss) / Profit for the year	(1,057,846)	(2,473,874)
Adjustments for:		
Impairment, Depreciation and Amortisation net after write back of assets sold (Increase)/ decrease in Trade and other receivables	143,970 (32,935)	54,563 294,344
(Increase)/ decrease in inventories	-	-
(Decrease)/ increase in trade, financing costs and other payables Increase/ (decrease) in Employee provisions	(860,645) (135,327)	1,756,715 (718,328)
Net Cash (used in) / provided by operating activities	(1,942,783)	(1,086,580)



9. CASH AND CASH EQUIVALENTS

	CONSC	CONSOLIDATED	
	2020 \$	2019 \$	
Bank Balances	15,785	10,498	
Cash and cash equivalents	15,785	10,498	

10. TRADE AND OTHER RECEIVABLES

	CONSOLIDATED	
	2020 \$	2019 \$
CURRENT		
Security Bonds	2,976	2,976
Other Receivables and Accrued Income	100,000	1,999
Prepayments	34,830	-
GST paid on acquisitions	-	12,502
Total	137,806	17,477

11. PLANT, PROPERTY AND EQUIPMENT

	2020	CONSOLIDATED 2019
PLANT, PROPERTY AND EQUIPMENT	\$	\$
Exploration, Evaluation and Development expenditure		
Costs brought forward in respect of areas of interest:	131,056,290	131,416,290
Costs incurred/reversed in period	124,942	(360,000)
Less: Accumulated amortisation	(1,142,988)	(1,142,988)
Total exploration, evaluation and development expenditure	130,038,244	129,913,302
Development Property		
Costs brought forward	74,439,914	74,439,914
Costs Incurred during the period	341,025	-
Less: Accumulated amortisation	-	-
Total development property	74,780,939	74,439,914
Freehold Land and Buildings at cost		
Carrying amount at beginning of year	121,048	121,048
Less: Sale of land during year	-	-
Carrying amount at end of year	121,048	121,048
Plant and Equipment		
At Cost	9,203,450	9,203,450
Asset written off	(6,736,533)	-
Less: accumulated depreciation	(2,087,997)	(8,579,237)
Carrying amount at end of year	378,920	624,212
Less Impairment of Property, Plant and Equipment	(96,000,000)	(96,000,000)
Total Carrying Value of Property, Plant and	100 010 151	100 000 47/
	109,319,151	109,098,476
RECONCILIATION OF PLANT AND EQUIPMENT:		
Plant and Equipment	(04.010	(00/07
Carrying amount at beginning of year Net additions/(sale) during year	624,212	608,627
Less: depreciation charged in year	(143,970)	(54,563)
Adjustment	(143,770)	70,148
Carrying amount at end of year	378,920	624,212

All of the above receivables are held by a credit worthy party. Recoverability of the receivables is highly probable.



LEASED PLANT AND MACHINERY

At reporting date, the consolidated entity did not have any motor vehicles or other equipment under hire purchase or finance lease.

EXPLORATION, EVALUATION AND DEVELOPMENT EXPENDITURE

The recoverability of the carrying amount of the exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

IMPAIRMENT OF ASSETS

The carrying values of property, plant and equipment are reviewed for impairment, and adjusted if appropriate, at each reporting date. The Directors have considered internal and external factors and believe that the net present value of the group's projects remains well above the carrying value of its Capitalised Exploration, Evaluation and Development Expenditure.

The Company acknowledges that one of the indicators that impairment needs to be considered is that the market capitalisation of the Entity (currently \$31.21 million) is less than the carrying value as at the date of this report. The Company has determined in accordance with the Accounting Standard that the recoverable amount of the assets based on the future discounted cash flows, supported by the independent valuation report, significantly exceeds the carrying amount of the assets and therefore no impairment is required.

12. OTHER FINANCIAL ASSETS

		CONSOLIDATED	
	2020 \$	2019 \$	
CURRENT		·	
Security deposit against restoration costs lodged with the Department of Natural Resources, Mines & Energy	-	1,517,340	
NON CURRENT			
Security deposit against restoration costs lodged with			
the Department of Natural Resources, Mines & Energy	521,568	501,568	
	521,568	2,018,908	



13. TRADE AND OTHER PAYABLES

	CONSOLIDATED	
	2020 \$	2019 \$
CURRENT		
Trade creditors	2,067,896	2,254,524
Sundry creditors and accrued expenses	204,830	229,095
GST Payable	5,393	-
	2,278,119	2,483,619
NON CURRENT		
Trade creditors	4,953,055	4,312,612
Sundry creditors	607,438	1,613,632
	5,560,493	5,926,244
Total	7,838,612	8,409,863

14. BORROWINGS

	CONSOLIDATED	
	2020 \$	2019 \$
NON CURRENT		
Unsecured Liabilities		
Loan from unrelated parties	65,533	179,188
Loan from related parties	206,697	170,015
Total	272,230	349,203

LOANS FROM UNRELATED PARTIES

The loans are all fixed interest at the rate of 12% per annum.

15. PROVISIONS

	CONS	CONSOLIDATED	
	2020 \$	2019 \$	
Personnel benefits	270,886	406,213	
Restoration and rehabilitation		1,517,340	
Total	270,886	1,923,553	
NON CURRENT PROVISIONS			
Restoration and rehabilitation	489,472	489,472	
Total	489,472	489,472	

RESTORATION, REHABILITATION AND ENVIRONMENTAL

The provision for restoration, rehabilitation and environmental work has been classified as a non-current provision as the obligation to perform such work will only arise on the cessation of the mining project. The provision, which has not been discounted to present value, is fully funded by a cash deposit of an equal or greater amount held by the Department of Natural Resources, Mines and Energy. The provision is based on the calculated cost of restoration, rehabilitation and environmental work required in accordance with the Plan of Operations 2016-2021 accepted by the Department of Environment and Science.



16. ISSUED CAPITAL

RECONCILIATION OF MOVEMENT IN ISSUED CAPITAL OF THE PARENT ENTITY

MOVEMENTS IN ISSUED CAPITAL 2020:

Date	Details	Number of Shares	Issue Price	\$
Balance as at 1 July 201	19	2,159,635,597		\$215,215,917
06-Sep-19	Share Purchase Plan	174,300,000	0.005	\$ 871,500
06-Sep-19	Share Placement	67,237,612	0.005	\$336,188
28-Jan-20	Share Placement	20,000,000	0.005	\$ 100,000
01-Jun-20	Share Placement	180,000,000	0.005	\$ 900,000
Total movement during	the year	441,537,612		2,207,688
Balance for the year		2,601,173,209		217,423,605

MOVEMENTS IN ISSUED CAPITAL 2019:

Date	Details	Number of Shares	lssue Price	¢
Balance as at 1 July 20		1.915.254.811	FILCE	\$213,679,319
05-Sep-18	Share Purchase Plan	127.501.690	0.0063	\$803,260
05-Sep-18	Share Placement	106.879.096	0.0063	\$673,338
I		, , ,		
19-Feb-19	Share Placement	10,000,000	0.006	\$60,000
Total movement durin	g the year	244,380,786		\$1,536,598
Balance for the year		2,159,635,597		\$215,215,917

SHARE OPTIONS

The terms, amount and number of options are as follows:

NUMBER OF OPTIONS OUTSTANDING AS AT 30 JUNE 2020:

Issuing Entity	Number of options	Exercise Price	Expiry date of Option
Citigold Corporation Limited		-	-
Balance as at 30 June 2020	-	-	-

NUMBER OF OPTIONS OUTSTANDING AS AT 30 JUNE 2019:

Issuing Entity	Number of options	Exercise Price	Expiry date of Option
Citigold Corporation Limited		-	-
Balance as at 30 June 2019	-	-	-

MOVEMENT IN SHARE OPTIONS

The movement in the company's share options during the year ended 30 June 2020 were as follows:

Date	Details	Number of Options	Issue Price \$	
	-	-	-	
-	-	-	-	
The movement in the company's share options during the year ended 30 June 2019 were as follows:				

Date	Details	Number of Options	Issue Price \$	
-	-	-	-	

ORDINARY SHARES

Ordinary shareholders are entitled to participate in dividends and the proceeds on winding up of the company in proportion to the number of and amounts paid on the shares held. Every ordinary shareholder present at a meeting in person or by proxy is entitled to one vote on a show of hands or by poll.



CAPITAL RISK MANAGEMENT

The Group considers its capital to comprise of ordinary share capital plus reserves.

In managing its capital, the Group's primary objective is to ensure its continued ability to provide a return for its equity shareholders through capital growth. In order to achieve this objective, the Group seeks to maintain a gearing ratio that balances risks and returns at an acceptable level and also to maintain a sufficient funding base to enable the Group to meet its working capital and strategic investment needs. In making decisions to adjust its capital structure to achieve these aims, either through its new share issues, or the reduction of debt, the Group considers not only its short-term position but also its long-term operational and strategic objectives.

It is the Group's practice to maintain its gearing ratio within the range of 0 - 15% (2019: 0 - 15%). The Group's gearing ratio at the balance date is shown below

	CONSOLIDATED	
	2020 \$	2019 \$
Gearing Ratio:		
Net debt	272,230	349,203
Total equity	101,123,110	99,973,269
Total capital	101,395,340	100,322,472
Gearing Ratio	0.27%	0.35%

17. RESERVES

	CONSOLIDATED	
	2020 \$	2019 \$
Composition		
Asset Revaluation Reserve	37,851,949	37,851,949
Capital Profits Reserve	571,430	571,430
Share Based Remuneration Reserve	834,163	834,163
Total	39,257,542	39,257,542
Asset Revaluation Reserve		
Balance at beginning of the year	37,851,949	37,851,949
Revaluation (decrease)/ increase during the year	-	-
Balance at end of Year	37,851,949	37,851,949
Capital Profits Reserve		
Balance at beginning of the year	571,430	571,430
Revaluation (decrease)/ increase during the year	-	-
Balance at end of Year	571,430	571,430
Share Based Remuneration Reserve		
Balance at beginning of the year	834,163	834,163
Revaluation (decrease) / increase during the year	-	-
Balance at end of Year	834,163	834,163

ASSET REVALUATION

The asset revaluation reserve contains net revaluation increments and decrements arising on the revaluation of non-current assets.

CAPITAL PROFITS

Upon disposal of re-valued assets, and increments standing to the credit of the asset revaluation reserve they are transferred to the capital profits reserve.

SHARE-BASED PAYMENT RESERVE

Comprises the fair value of options and performance share rights recognised as an expense.



18. ACCUMULATED LOSSES

	CONSOLIDATED	
	2020 \$	2019 \$
Accumulated losses at beginning of the year Net Profit/ (loss) attributable to members of the parent	(154,569,274)	(152,095,400)
entity for the year	(999,648)	(2,473,874)
Total	(155,568,922)	(154,569,274)

19. FINANCIAL RISK MANAGEMENT

There have been no substantive changes in the Group's exposure to financial instrument risks, its objectives, policies and processes for managing those risks or the methods used to measure them from previous periods unless otherwise stated in this note.

These are the principal financial instruments from which financial instrument risk arises:

- Trade receivables

- Cash at bank
- Trade and other payables

A) GENERAL OBJECTIVES, POLICIES AND PROCESSES

In common with all other businesses, the Group is exposed to risks that arise from its use of financial instruments. This note describes the Group's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout these financial statements.

FINANCIAL INSTRUMENTS		CONS	OLIDATED
	NOTE	2020 \$	2019 \$
Cash	9	15,785	10,498
Security bonds	10	2,976	2,976
Prepayments (if these are refundable)	10	32,830	-
Receivables	10	100,000	14,471
Deposits (if refundable)	12	521,568	2,018,908
Loans and Receivables (Cash and Cash			
equivalents)		673,159	2,046,853
Trade creditors	13	7,020,951	6,567,135
Sundry creditors and accrued expenses (exclude accrued expenses and any statutory amounts such as PAYG/Superannuation)		184,830	65,535
Loans from unrelated party	14	272,230	349,203
Financial liabilities at amortised cost		7,478,011	6,981,873
Categories of financial Instruments Loans and Receivables (Including cash and cash		673,159	2,061,353
equivalents) Financial liabilities at amortised cost		(7,478,011)	(6,981,873)
Total		(6,804,852)	(4,920,520)

B) CREDIT RISK

Credit risk is the risk that the other party to a financial instrument will fail to discharge their obligation resulting in the Group incurring a financial loss. This usually occurs when debtors fail to settle their obligations owing to the Group.

The maximum exposure to credit risk at balance date is as follows:



	CONSOLIDATED	
	2020 \$	2019 \$
Loans and receivables	-	-
Cash and Cash Equivalents	15,785	10,498
	15,785	10,498
The maximum exposure to credit risk at balance date by country is as follows:		
Australia	15,785	10,498

C) LIQUIDITY RISK

Liquidity risk is the risk that the Group may encounter difficulties raising funds to meet commitments associated with financial instruments, e.g. borrowing repayments. It is the policy of the Board of Directors that the Treasury maintains adequate committed credit facilities and the ability to close-out market positions. In addition, the entity carefully monitors its actual and forecast cash flows and matches them to current obligations.

D) FINANCING ARRANGEMENTS

Maturity Analysis - Group 2020

FINANCIAL LIABILITIES	CARRYING AMOUNT \$	CONTRACTUAL CASH FLOWS \$	< 6 MTHS \$	6- 12 MTHS \$	1-3 YEARS \$	> 3 YEARS \$
Trade Creditors	7,020,951	7,020,951	-	2,067,896	4,953,055	-
Term Loans	272,230	272,230	-	-	272,230	-
TOTAL	7,293,181	7,293,181	-	2,067,896	5,225,285	-
FINANCIAL ASSETS	CARRYING AMOUNT \$	CONTRACTUAL CASH FLOWS \$	< 6 MTHS \$	6- 12 MTHS \$	1-3 YEARS \$	> 3 YEARS \$
Trade Debtors Other Receivables	- 100.000	- 100,000	- 100.000	-	-	-
TOTAL	100,000	100,000	100,000	_		<u> </u>

Maturity Analysis - Group 2019

FINANCIAL LIABILITIES Trade Creditors Term Loans TOTAL	CARRYING AMOUNT \$ 6,567,136 349,203 6,916,339	CONTRACTUAL CASH FLOWS \$ 6,567,136 349,203 6,916,339	< 6 MTHS \$ 2,254,524 - 2,254,524	6- 12 MTHS \$ - -	1-3 YEARS \$ 4,312,612 349,203 4,661,815	> 3 YEARS \$ - -
FINANCIAL ASSETS	CARRYING AMOUNT \$	CONTRACTUAL CASH FLOWS \$	< 6 MTHS \$	6- 12 MTHS \$	1-3 YEARS \$	> 3 YEARS \$
Trade Debtors Other Receivables TOTAL	- 5,154 5,154	- 5,154 5,154	- 5,154 5,154	- - -	- - -	- - -

D) MARKET RISK

Market risk arises from the use of foreign currency financial instruments. It is a risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates (currency risk).



E) INTEREST RATE RISK

All loans have fixed interest rates, cash and cash equivalents and are invested at variable interest rates subjecting the interest amount received to interest rate risk. The balance in cash and cash equivalents will not drop regardless of the interest rate therefore there is no downside interest rate risk.

CONSOLIDATED - 2020	CARRYING AMOUNT	+1% PROFIT	- 1% PROFIT
	AUD	\$	\$
Cash and cash equivalents	\$ 15,785	158	(158)
Tax charge of 27.5%		43	(43)
After tax increase/ (decrease)		115	(115)

The above analysis assumes all other variables remain constant.

CONSOLIDATED - 2019	CARRYING AMOUNT	+1% PROFIT	- 1% PROFIT
	AUD	Ş	\$
Cash and cash equivalents	\$ 10,498	105	(105)
Tax charge of 27.5%		(29)	29
After tax increase/ (decrease)		76	(76)

The above analysis assumes all other variables remain constant.

20. COMMITMENTS

EXPLORATION EXPENDITURE COMMITMENTS

The consolidated entity and the Company have the following discretionary exploration expenditure commitments in respect of exploration to maintain current mineral rights of tenure. These commitments may be reduced by renegotiation upon renewal of the tenements, or by relinquishment of tenure.

	CONSOLIDATED		
	2020 \$	2019 \$	
Exploration expenditure commitments payable:			
- not later than one year	100,000	-	
- later than one year but not later than five years	1,551,500	2,583,400	
Total	1,651,500	2,583,400	

21. CONSOLIDATED ENTITIES

	COUNTRY OF INCORPORATION	OWNERSHIP INTEREST 2020	OWNERSHIP INTEREST 2019	DATE OF INCORPORATION
Charters Towers Gold Pty Ltd	Australia	100	100	5 Oct 1995
Charters Towers Mines Pty Ltd	Australia	91.5	91.5	14 Mar 1984
Charters Technology Pty Ltd	Australia	100	100	13 Jan 2000
Deeprock Mining Pty Ltd	Australia	81.2	81.2	18 Jun 1984
Gold Management Pty Ltd	Australia	100	100	28 Jan 2000
Gold Projects Pty Ltd	Australia	100	100	25 Jan 2000
Great Mines Pty Ltd	Australia	100	100	19 Mar 1984
MLXenergy Pty Ltd	Australia	100	100	25 Jul 2018
Queensland Gold Mines Pty Ltd	Australia	100	100	27 Feb 2006



22. FINANCIAL INSTRUMENTS

Exposure to credit, interest rate risk and currency risk arise in the normal course of the consolidated entity's business. No hedging of this risk is undertaken by the consolidated entity.

FAIR VALUES

		2020		2019
	CARRYING	FAIR	CARRYING	FAIR
	AMOUNT	VALUE	AMOUNT	VALUE
	\$	\$	\$	\$
Trade and other receivables	135,806	134,594	17,477	17,176
Cash and equivalents	15,785	15,785	10,498	10,498
Trade and other payables	(7,838,612)	(7,465,348)	(8,409,863)	(8,009,393)
Borrowings (Note 14)	(272,230)	(259,267)	(349,203)	(332,574)

SECURITIES

Fair value is based on quoted market prices at the balance date without any deduction for transaction costs.

23. RELATED PARTY TRANSACTIONS

(a) Parent entity

The ultimate parent entity within the Consolidated Group is Citigold Corporation Limited.

(b) Subsidiaries

Interests in subsidiaries are set out in Note 21.

(c) Key management personnel Disclosures relating to key management personnel are set out in Note 29.

(d) Loans to related parties

Citigold Corporation Limited has provided unsecured, interest free loans to its wholly owned subsidiaries. An impairment assessment is undertaken each financial year by examining the financial position of the subsidiary and the market in which the subsidiaries operate to determine whether there is objective evidence that the loan to each subsidiary is impaired. When such objective evidence exists, the Company recognises an allowance for the impairment.

(e) Loans from related parties

Citigold Corporation Limited has been provided unsecured, interest free loans from its wholly owned subsidiaries.

24. SUBSEQUENT EVENTS

Since the end of the financial year the Company issued 24,500,000 shares to raise working capital.

The Covid-19 pandemic has affected the global economic activity due to measures taken by various government to contain the virus. The directors and management have been monitoring its impact on our business and taken steps to protect the safety and well-being of our contractors and continue to operate in a low-cost environment.

At this stage, the virus has not significantly impacted our business and results. The support of shareholders and interest from the investment community remains strong with the gold price reaching a record high of US\$2,067 per ounce in August 2020. With increase demand for gold and gold assets, the company is well placed to take a step forward to re-starting gold production.

25. CONTINGENT ASSET / LIABILITY

There is currently no contingent asset or liability.



26. GOING CONCERN

The financial statements have been prepared on a going concern basis. The loss after tax for the Group was \$1.06 million during the year ended 30 June 2020 and as of that date the group had current assets of \$0.15 million and current liabilities of \$2.5million. At post balance date, the Company raised a total capital of \$0.245 million.

Refer to note 1(S) for more details.

27. SIGNIFICANT EVENTS AND TRANSACTIONS

There were no significant events or transactions during the financial year.

28. SEGMENT REPORTING

The consolidated entity operates in the mining exploration industry. Details of the mining exploration activities are set out in the review of operations. Each company within the consolidated entity operates within the one geographic area, being Australia.

29. KEY MANAGEMENT PERSONNEL DISCLOSURES

A) DIRECTORS

The following persons were Directors of Citigold Corporation Ltd during or since the financial year:

M J Lynch	(Executive Chairman)
JJ Foley	(Non Executive Director)
A Panchariya	(Non Executive Director)
S Acharya	(Non Executive Director)

B) OTHER KEY MANAGEMENT PERSONNEL

No Key Management Personnel appointed during the financial year.

C) KEY MANAGEMENT PERSONNEL COMPENSATION

	CONSOLIDATED		
	2020 \$	2019 \$	
Short term employee benefits Post-employment benefits	921,958	888,471	
	921,958	888,471	

Further information regarding the identity of key management personnel and their compensation can be found in the Audited Remuneration Report contained in the Directors' Report on pages 23 to 26 of this report.

D) KEY MANAGEMENT PERSONNEL EQUITY INTEREST

Shares

The number of shares held in the Company during the financial year by each Director and each of the Key Management Personnel of the Group, including related entities, is set out below:



2020	BALANCE AT THE START OF THE YEAR	EXERCISE OF OPTIONS	OTHER NET CHANGES DURING THE YEAR	BALANCE AT THE END OF THE YEAR
Directors				
J J Foley	14,450,738	-	9,000,000	23,450,738
M J Lynch	189,855,053	-	6,000,000	195,855,053
S Acharya	-	-	200,000	200,000
A Panchariya	-	-	-	-
Other Key Management Personnel				

.

2019	BALANCE AT THE START OF THE YEAR	EXERCISE OF OPTIONS	OTHER NET CHANGES DURING THE YEAR	BALANCE AT THE END OF THE YEAR
Directors				
J J Foley	7,307,879	-	7,142,859	14,450,738
M J Lynch	100,013,753	-	89,841,300	189,855,053
S Acharya	-	-	-	-
A Panchariya	-	-	-	-
Other Key Management Personnel				

OPTIONS

(a) Details of options provided as remuneration and shares issued on the exercise of such options, together with terms and conditions of the options can be found in the detailed remuneration disclosures to the Directors Report.

(b) The number of options held in the Company during the financial year by each Director and each of the Key Management Personnel of the Group, including related entities, is set out below:

2020	BALANCE AT	EXERCISE OF	GRANTED	OTHER	BALANCE AT	VESTED AND
	THE START OF	OPTIONS	DURING THE	CHANGES	THE END OF	EXERCISABLE
	THE YEAR		YEAR AS	DURING THE	THE YEAR	AT THE END OF
			REMUNERATION	YEAR		THE YEAR

Directors

No Directors held options in the group during the period

Other Key Management Personnel

No Other Key Management Personnel held options in the group during the period

2019	BALANCE AT	EXERCISE OF	GRANTED	OTHER	BALANCE AT	VESTED AND
	THE START OF	OPTIONS	DURING THE	CHANGES	THE END OF	EXERCISABLE
	THE YEAR		YEAR AS	DURING THE	THE YEAR A	AT THE END OF
			REMUNERATION	YEAR		THE YEAR

Directors

No Directors held options in the group during the period

Other Key Management Personnel

No Other Key Management Personnel held options in the group during the period



LOANS TO DIRECTORS OR KEY MANAGEMENT PERSONNEL

No loans were granted to any directors or other key management personnel of the Company and the group during the period ending 30 June 2020.

TRANSACTION RELATING TO KEY MANAGEMENT PERSONNEL

Key Management Personnel has provided \$206,697 unsecured loan to the company at the interest rate of up to 12% per year.

31. PARENT ENTITY FINANCIAL INFORMATION

A) SUMMARY FINANCIAL INFORMATION

The individual financial statements for the parent entity show the following aggregate amounts:

	PARENT ENTITY		
	2020 \$	2019 \$	
Balance Sheet			
Current assets	1,670,417	1,540,860	
Total assets	116,697,260	116,081,735	
Current liabilities	3,924,273	3,059,379	
Total Liabilities	8,309,226	4,048,428	
Shareholders' equity			
Issued Capital	217,423,605	215,215,917	
Reserves	38,686,113	38,686,113	
Accumulated losses	(147,721,684)	(141,868,723)	
Profit and Loss			
Loss / (profit) for the year	(5,852,961)	(2,611,084)	
Total comprehensive loss / (profit)	(5,852,961)	(2,611,084)	

B) GUARANTEES ENTERED INTO BY THE PARENT ENTITY

Citigold Corporation Limited has provided unsecured guarantees in respect of the provisions of financial assistance to some of the subsidiaries within the Group. No liability was recognised by Citigold Corporation Limited in relation to these guarantees as the likelihood of payment is not probable.

C) CONTINGENT LIABILITIES OF THE PARENT ENTITY

Refer to Note 25.

D) CONTRACTUAL COMMITMENTS BY THE PARENT ENTITY FOR THE ACQUISITION OF PROPERTY, PLANT AND EQUIPMENT.

There are no contractual commitments by the parent entity for the acquisition of property, plant and equipment.



DIRECTORS' DECLARATION

In the opinion of the directors of Citigold Corporation Limited

a) The financial statements and notes set out on pages 28 to 50 are in accordance with the Corporations Act 2001 including:

(i) complying with Accounting Standards, the Corporations Act 2001 and other mandatory professional reporting requirements; and

(ii) giving a true and fair view of the Company's and consolidated entity's financial position as at 30 June 2020 and of their performance, as represented by the results of their operations and their cash flows, for the financial year ended on that date; and

b) There are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable; and

c) The remuneration disclosures included in pages 23 to 26 of the Directors' Report (as part of the Remuneration Report), for the year ended 30 June 2020, comply with section 300A of the Corporations Act 2001; and

d) There are reasonable grounds to believe that the company and the group entities identified in Note 21 will be able to meet any obligations or liabilities to which they are or may become subject to by virtue of the Deed of Cross Guarantee between the Company and those group entities pursuant to ASIC Class Order 98/1418.

The directors have been given the declarations by the chief executive officer and chief financial officer for the financial year ended 30 June 2020 pursuant to Section 295A of the Corporations Act.

This declaration is made in accordance with a resolution of the directors.

M J Lynch Chairman

Dated at Brisbane this 29th September 2020

lere

J J Foley Director



AUDITORS REPORT

Level 1 251 Elizabeth Street SYDNEY NSW 2000

75 Lyons Road DRUMMOYNE NSW 2047

<u>K.S. Black & Co.</u>

INDEPENDENT AUDITOR'S REPORT

20 Grose Street NORTH PARRAMATTA NSW 2151

PO Box 2210 NORTH PARRAMATTA NSW 1750

To the Members of Citigold Corporation Limited

Opinion

We have audited the financial report of Citigold Corporation Limited (the company and its subsidiaries (the Group)), which comprises the consolidated statement of financial position as at 30 June 2020, the consolidated statement of profit and loss and other comprehensive income, consolidated statement of changes in equity and 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:

- giving a true and fair view of the Group's financial position as at 30 June 2020 and of its financial performance for the year then ended; and
- ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis of 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 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 1(s) in the financial statements, which indicates the Group's ability to continue as a going concern was contingent upon a number of factors, namely, operating expenditure and capital placements.

At balance date the Group has cash balances of \$15,785, external borrowings of \$272,230 and negative working capital of \$2,395,414. Post 30 June 2020, the Group has raised \$245,000 in share placements and maintains existing access to a partially drawdown loan facility.

The Group's ability to continue as a going concerns is reliant upon the Group's ability to recycle its debt obligations through share placements and share purchase plans as well as through operating activities.

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It should be noted that during the financial year ended 30 June 2020 the Group raised \$2.2M through share placements.

As stated in Note 1(s), these events or conditions, along with other matters stated above indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern and therefore, the Group may not be unable to realise its assets and discharge its liabilities in the normal course of business. However, the Group has a successful history of raising funds through share placements and loans.

Our opinion is not modified in respect of this matter.

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 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	How our audit addressed the key audit matter
Impairment of mining tenements	Our procedures included, amongst others:
Refer to note 11 (Mining tenements, property, plant and equipment)	 Review of the independent valuation report dated 20 August 2020 prepared by Global Resources & Infrastructure Pty Limited stating a substantial higher
At 30 June 2020, the Group has capitalised mining tenement costs of \$109.3M. AASB 136, 'Impairment of Assets' requires that the recoverable amount of an asset, or cash generating unit to which it belongs, be determined whenever an indicator of impairment exists.	 valuation than the current valuation in the financial statements. Confirmed that the external expert engaged by management to provide the independent valuation report was appropriately experienced and qualified; We evaluated 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, discounted rates an estimated
An indicator of impairment exists as the current market capitalisation is \$31.21M which is below the net assets of the Group of \$101.1M. The Group's assessment of the	 We have confirmed that mineral resources have not materially changed from last financial year; We checked the mathematical accuracy of the cash flow models, testing inputs from valuation reports produced, as well as external inputs, including spot and forecast
recoverable amount of its mining tenements was a key audit matter because the carrying value of the assets are material to the financial statements and management's	 Prices for the reserves at the reporting date; With respect to cost inputs, we have confirmed that the cash flow model has been updated to have regard to the sale of processing plant and equipment. We assessed the accuracy of management's forecasting
assessment of recoverable amounts incorporated significant internal and external judgments and assumptions including commodity prices, available reserves, residual values and discount	 by assessing the reliability of historical forecasts and reviewing whether current market conditions would impact those forecasts; Assessing whether appropriate disclosure regarding significant areas of uncertainty has been made in the
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Trade and Other payables

Refer to note 13 (Trade and other payables)

At 30 June 2020, the Group had \$2.27M in current trade and other payables and \$5.56M in non-current trade and other payables. Included in the trade creditors are amounts owing to the Australian Taxation Office that is material and is subject to a payment arrangement.

Due to the size of the trade and other payables, disclosure of the trade and other payables should be brought to attention by way of a key audit matter.

Borrowings

Refer to note 14 (Borrowings) At 30 June 2020, the Group had \$272K in non-current borrowings. Included in this is a loan from related parties of \$206k.

Due to the related party nature of the loan, disclosure of the loan should be brought to the attention of users by way of a key audit matter. Our procedures included, amongst others:

- Review subsequent payments to ascertain completeness of payables;
- Review of ASIC websites to make sure no winding up orders of the company are in place;
- Review correspondence between the ATO and the group to determine if the entity has complied in general with the any payment arrangements in place and have not commenced legal action or legal action is pending;
 - We have examined management's cash flow forecasts and considered the future payment and expenditure and repayment of debts against current and projected available cash balances;
 - Assessing whether appropriate disclosure regarding significant areas of uncertainty has been made in the financial report.
- Obtained solicitors representation letter confirming that no legal action has commenced and/or that no Directors Penalty Notices have been issued.
- Confirmations from management that no recovery action nor Director Penalty Notices have been issued (management representation letter).

Our procedures included, amongst others:

- Review of loan agreement;
- Review the calculation of interest payments accruing on the borrowing;
- Review of ASIC websites to make sure no winding up orders of the company are in place;
- We have examined management's cash flow forecasts and considered the future payment and expenditure and repayment of debts against current and projected available cash balances;
- Assessing whether appropriate disclosure regarding significant areas of uncertainty has been made in the report.
- With respect to related party loans, we have confirmed that the loan is at arm's length and have been adequately disclosed in the financial statements.

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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 30 June 2020, 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 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 controls as the directors determine is necessary to enable the presentation 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 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.

A further description of our representation of our responsibilities for the audit of the financial report is located at The Australian Auditing and Assurance Standards Board website at: http://www.auasb.gov.au/Home.aspx. This description forms part of our auditor's report.

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Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report include in pages 23 to 26 of the directors' report for the year ended 30 June 2020.

In our opinion, the Remuneration Report for the year ended 30 June 2020 complies with section 300A of the Corporation 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.

KS Black & Co Chartered Accountants

Scott Bennison Partner Dated: 29 September 2020 Sydney

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ASX ADDITIONAL INFORMATION

Information relating to shareholders as at 25th September 2020

1. DISTRIBUTION OF MEMBERS AND THEIR SHAREHOLDINGS

RANGE	TOTAL	NUMBER	% OF ISSUED
	HOLDERS	OF SHARES	SHARE CAPITAL
1 - 1,000	294	43,155	0.00
1,001 - 5,000	196	605,287	0.02
5,001 - 10,000	185	1,493,233	0.06
10,001 - 100,000	1,073	57,102,201	2.17
_100,001 and above	1,482	2,566,429,343	97,74
Total	3,186	2,625,673,209	100.00

1,141 Shareholders have less than marketable parcel of ordinary shares

Substantial Shareholdings

NAME	NUMBER OF SHARES	% OF ISSUED SHARE CAPITAL
R G F LAND SDN BHD	188,554,719	7.18
AURORA INVESTMENTS LIMITED	186,813,741	7.11
PAL GROUP PTY LTD <i a="" and="" c="" f=""></i>	150,000,000	5.71

Twenty Largest Shareholders

NAME	NUMBER OF SHARES	% OF ISSUED SHARE CAPITAL
R G F LAND SDN BHD	188,554,719	7.18
CITICORP NOMINEES PTY LIMITED	188,049,255	7.16
AURORA INVESTMENTS LIMITED	186,813,741	7.11
PAL GROUP PTY LTD <i a="" and="" c="" f=""></i>	150,000,000	5.71
K SERA SERA HOLDINGS PTY LTD	96,485,307	3.67
PAL GROUP PTY LTD <kttt a="" c=""></kttt>	82,237,612	3.13
J P MORGAN NOMINEES AUSTRALIA PTY LIMITED	79,348,542	3.02
CHARTERS CTO PTY LTD <the a="" c="" f="" larkin="" ray="" s=""></the>	57,258,542	2.18
MR JINHUA GUAN	55,000,000	2.09
G & J ARNOLD PTY LTD <g &="" a="" arnold="" c="" fund="" j="" super=""></g>	36,000,000	1.37
HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	33,987,146	1.29
AT ASSETS PTY LTD	27,568,237	1.05
MS MARIA IRINOUS	27,518,708	1.05
LIM KOK	25,000,000	0.95
MR NIALL LESTER-BLAIR NAND	21,034,309	0.80
SONNY JAMES KIANOU	20,000,000	0.76
BNP PARIBAS NOMINEES PTY LTD <ib au="" drp="" noms="" retailclient=""></ib>	18,629,047	0.71
MR CHARLES RAYMOND LARKIN	17,500,000	0.67
MR IAN MCDONALD FRASER & MS JILLIAN BACON <ian a="" c="" fraser="" fund="" super=""></ian>	17,000,000	0.65
MR IAN MCDONALD FRASER	16,500,000	0.63
	1,344,485,023	51.21

2. ORDINARY FULLY PAID SHARES

There was a total of 2,625,673,209 fully paid ordinary shares on issue. There are no other classes of equity securities. Options: There were no options on issue

3. RESTRICTED SECURITIES

At the time of this report there are no ordinary shares classified as restricted securities.

4. ON MARKET BUY BACK

There is no current on-market buy back.

5. VOTING RIGHTS

All shares carry voting rights of one vote per share

6. THE NAME OF THE COMPANY SECRETARY

Niall Nand

7. REGISTERED OFFICE AND PRINCIPAL PLACE OF BUSINESS

86 Brookes Street, Fortitude Valley QLD 4006 Australia. Telephone +61 (0)7 3839 4041



8. REGISTERS OF SECURITIES ARE HELD AT THE FOLLOWING ADDRESS:

Link Market Services, Level 21/10 Eagle Street, Brisbane QLD 4000. Telephone 1300 554 474.

9. STOCK EXCHANGE LISTING

Citigold Corporation Limited is listed on the Australian Securities Exchange (ASX:CTO).

10. CORPORATE GOVERNANCE

ASX Listing Rule 4.10.3 requires ASX listed companies to report on the extent to which they have followed the Corporate Governance Principles and Recommendations ("ASX Principles") released by the ASX Corporate Governance Council. The ASX Principles require the Board to consider the development and adoption of appropriate corporate governance policies and practices founded on the ASX Principles. For the 2020 financial year, the Company followed and reports against the 3rd edition of the ASX Principles. Please refer to the Company's website https://www.citigold.com/corporategovernance for the 2020 Corporate Governance.

11. SUMMARY OF MINING TENEMENTS & AREAS OF INTEREST

The Consolidated Entity has a 100% control of the following mining tenements at Charters Towers:

Exploration Permit Minerals	EPM 15964	EPM 15966	EPM 18465	EPM 18813	EPMa 27287
Minerals Development Licences	MDL 118	MDL 119	MDL 252		
Mining Leases	ML 1343 ML 1344 ML 1347 ML 1348 ML 1385 ML 1398 ML 1424 ML 1430	ML 1472 ML 1488 ML 1490 ML 1491 ML 1499 ML 1521 ML 1545 ML 1585	ML 10005 ML 10032 ML 10042 ML 10091 ML 10093 ML 10193 ML 10196 ML 10208	ML 10222 ML 10281 ML 10282 ML 10283 ML 10284 ML 10335	

Authorised for release: by Mark Lynch, Chairman, Citigold Corporation Limited

Cautionary Note: This release may contain forward-looking statements that are based upon management's expectations and beliefs in regards to future events. These statements are subjected to risk and uncertainties that might be out of the control of Citigold Corporation Limited and may cause actual results to differ from the release. Citigold Corporation Limited takes no responsibility to make changes to these statements to reflect change of events or circumstances after the release.

Competent Person Statement:

The following statements apply in respect of the information in this report that relates to Exploration Results, Mineral Resources and Ore Reserves: The information is based on, and accurately reflects, information compiled by Mr Christopher Alan John Towsey, who is a Corporate Member and Fellow of the Australasian Institute of Mining and Metallurgy. Mr Towsey is a Chartered Professional (Geology) and currently independent of Citigold Corporation Limited, having previously been a Director of the Company from 2014-June 2016. He has the relevant experience in relation to the mineralisation being reported on to qualify as a Competent Person as defined in the Joint Ore Reserves Committee (JORC) Australasian Code for Reporting of Exploration Results, Identified Mineral Resources and Ore Reserves 2012. Mr Towsey has consented in writing to the inclusion in this report of the matters based on the information in the form and context in which it appears.

For full details see Technical Report on the Mineral Resources and Reserves at www.citigold.com click Mining > Technical Reports > Mineral Resources and Reserves 2012

For further information contact: Niall Nand, Company Secretary, Citigold Corporation Limited. Telephone: +61 (0)7 3839 4041 or Email: nnand@citigold.com.

CORPORATE DIRECTORY

REGISTERED OFFICE & PRINCIPAL PLACE OF BUSINESS

86 Brookes Street, [PO Box 1133] Fortitude Valley, QLD, 4006, Australia Telephone: +61 7 3839 4041 Email: info@citigold.com Website: www.citigold.com

CHARTERS TOWERS MINE SITE

10 Nagle Street [PO Box 10] Charters Towers, QLD, 4820, Australia Email: mine@citigold.com

DIRECTORS

Mr Mark Lynch Mr John Foley Mr Arun Panchariya Dr Sibasis Acharya (Executive Chairman) (Non-Executive Director) (Non-Executive Director) (Non-Executive Director)

COMPANY SECRETARY Mr Niall Nand

