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# **Corporate Directory**

#### **Directors**

Wayne Swan Non-Executive Chairman

Gregory Starr Non-Executive Director

Michael Chapman Non-Executive Director

Cheng (William) Wang Non-Executive Director

Karalyn Keys Non-Executive Director

#### **Chief Executive Officer**

Neil McIntyre

# Chief Financial Officer and Company Secretary

Tuan Do

#### **Registered Office**

Unit 8, 55-61 Holdsworth Street Coorparoo QLD 4151

Telephone: 07 3397 2222 Email: manager@diatreme.com.au Website: www.diatreme.com.au

#### **Share Registry**

Automic Pty Ltd Level 5, 126 Phillip Street Sydney NSW 2000

#### **Securities Exchange**

Australian Securities Exchange (ASX: DRX)

#### Auditors

William Buck (Qld) Level 21, 307 Queen Street Brisbane QLD 4000

# **COMPANY OVERVIEW**

Diatreme Resources Limited (ASX:DRX) is an emerging Australian producer of mineral and silica sands based in Brisbane. Our key projects comprise the Northern Silica Project and Galalar Silica Sand Project in Far North Queensland, located next to the world's biggest silica sand mine at Cape Flattery. Also in Queensland, the Clermont Copper-Gold Project is subject to a farm-out with Metallica Minerals (ASX:MLM).

In Western Australia, the 'shovel-ready' Cyclone Zircon Project is considered one of a handful of major zirconrich discoveries of the past decade and is poised for development, sale or joint venture.

Diatreme has an experienced Board and management, with expertise across all stages of project exploration, mine development and project financing together with strong community engagement skills.

Global material solutions group Sibelco is Diatreme's development partner on its Queensland silica projects portfolio. Sibelco has completed a two-tranche investment

of \$35 million taking its total project interest to 26.8%, with the balance (73.2%) held by Diatreme. In addition, Sibelco made a \$13.97 million investment at the corporate level.

Diatreme's silica sand resources will contribute to global decarbonisation by providing the necessary high-grade silica for use in the solar PV industry. The Company has a strong focus on ESG, working closely with its local communities, including Traditional Owners and all other key stakeholders to ensure the long-term sustainability of our operations, including health, safety and environmental stewardship.



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# 2023 HIGHLIGHTS



# **Resource Expansion**

High-purity silica sand resource base increases to over 402 million tonnes following successful exploration, including maiden resource at Western Resource Area



# **Positive Scoping Study**

Scoping Study for Northern Silica Project shows potential for valuable, long-life mining operation, with pre-tax NPV of \$1.4 billion and IRR of 33%



# Strong partnerships

Global material solutions leader, Sibelco completes 2nd tranche investment in silica sand JV, earning 26.8% interest; investment priced at 'look through' value of \$160M for silica sand projects



# Solid financial base

Net profit of \$10.4M for FY23, up from \$4.9M in FY22, with a strong cash position of \$10.8M at year-end and further \$26.7M in silica projects JV



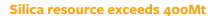
# **CHAIRMAN'S REVIEW 2023**

Dear Shareholder

In 2023, Diatreme delivered a pivotal alliance forged with global material solutions leader Sibelco. In 2024, we stand poised and ready to deliver major advances for Diatreme both at the project and corporate level.

Diatreme's low iron, high purity silica sand resources are extremely well placed to benefit from the continued global solar energy boom, supporting government efforts aimed at building a supply chain for this important renewable industry.

Examining some of the highlights from the past year, it is clear that we are on an expansion track, with no sign of a slowdown.



Diatreme has defined one of the world's largest high purity silica sand resources near Cape Flattery, Far North Queensland, and this resource base has continued to grow.

In March 2023, Diatreme announced another major expansion of the Company's silica sand resource base, with the Si2 resource estimate increasing by 89% to 235 million tonnes (Mt), up from 124.1Mt previously. This boosted Diatreme's total silica sand resource base to 310Mt across its high-purity silica sand projects.

Following further exploration including sonic and infill drilling, Diatreme achieved another exciting expansion. In December 2023, the Company announced a maiden resource estimate of 91.7Mt of high-purity silica sand, including 10.3Mt of Indicated Resource, for the Western Resource Area located north-west of the Company's flagship Northern Silica Project (NSP).

This latest boost increased the Company's total high-purity silica sand resources to more than 402Mt – the largest such resource base in the region.

#### **Scoping Study shows NSP's potential**

Complementing Diatreme's resource expansion, in June 2023 the Company announced a Scoping Study for the NSP that highlighted its potential as a valuable long-life mining operation of significant scale. The study showed a large production rate of 5Mtpa could be sustained for 25 years, producing a low iron, high purity silica product highly suitable for solar panel manufacturers and other speciality glass makers.

The study showed attractive financial returns, with an estimated pre-tax net present value (NPV) of \$1.4 billion, a pre-tax internal rate of return of 33% and life of mine net revenue of \$9.8 billion.



Based on these positive results, Diatreme is now progressing a full Feasibility Study for the NSP involving all the necessary technical studies, environmental impact assessments, permits and approvals required to move towards a final investment decision potentially as early as 2025.

#### **Permitting pathway advances**

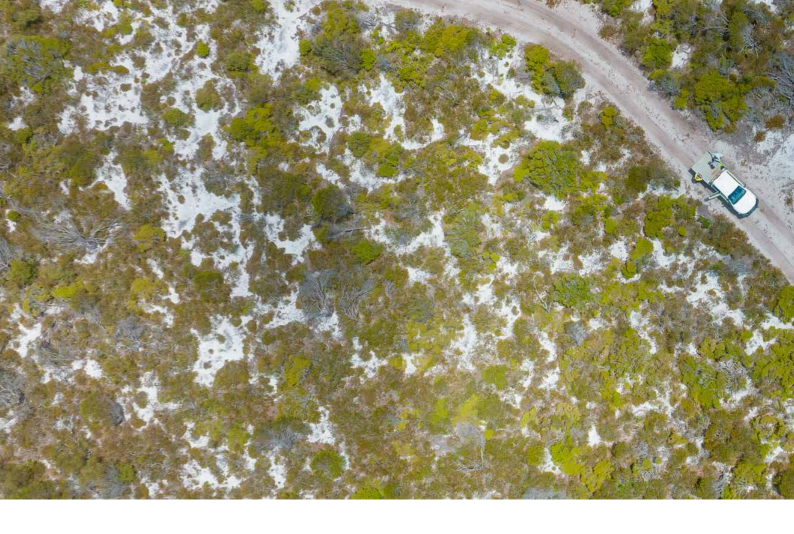
Importantly, the NSP's permitting pathway has continued to progress, with some major milestones achieved.

In May 2023, Diatreme lodged its Environment Protection and Biodiversity Conservation Act 1999 (EPBC) referral with the Commonwealth Department of Climate Change, Energy, the Environment and Water (DCCEEW), a key part of the approval process.

In June, Diatreme announced that the DCCEEW had determined the NSP a "controlled action" under the Act, with the project to be further assessed through an Environmental Impact Statement (EIS) process. This will be delivered through the accredited Queensland EIS process, allowing for a single EIS document to address both federal and State requirements.

Another regulatory boost was the Queensland Government's Department of Regional Development, Manufacturing and Water (DRDMW) designating the NSP a "Project of Regional Significance" pursuant to the Cape York Water Resources Plan (2019). This designation confirmed the NSP's important economic and social impact for the future of the Hope Vale/Cooktown region, allowing Diatreme to apply for a future water entitlement.

Post-balance date, in January 2024 the NSP was designated a 'Coordinated Project' by the Queensland Government, with its regulatory approvals to be coordinated by the Office of the Coordinator General (OCG). This status recognised the NSP's strategic value, including its infrastructure and approval requirements, while also establishing the necessary environmental approvals process. Subject to the approval process, Diatreme aims to lodge the draft EIS with the OCG before the end of calendar 2024.



#### **Community engagement continues**

A social licence must be earned, not granted. This has been the guiding principle for all Diatreme's community engagement activities, which have increased significantly in line with our project development work.

In November 2023, Diatreme signed a Memorandum of Cooperation with Hope Vale Aboriginal Shire Council aimed at maximising local economic benefits. The agreement seeks to foster employment and training and business opportunities for native title holders and other Hope Vale residents, together with developing a cultural heritage management plan to ensure the protection of significant Aboriginal sites and traditions.

Diatreme aims to maintain an open, respectful and trusting relationship with the local community and this agreement is another significant step forward in ensuring a sustainable future for all stakeholders.

The Company has also held bi-monthly community "Open Mornings" at its Hope Vale office, together with supporting the local community, such as sponsoring the Year 6 class at Hope Vale Primary School. These investments include supporting local business development programs to grow Indigenous businesses and sponsoring sporting teams such as the Hope Vale Cockatoos.

Diatreme is the only regional developer with an office based in Hope Vale, permanently staffed by our Community engagement and field exploration teams. Both on and off the field, Diatreme is a proud supporter of Hope Vale and we are focused on maintaining a successful long-term partnership.

#### **Partnership boost**

Diatreme's partnership with Sibelco continues to yield enormous dividends for our Company, in all facets of our business. Highlighting Sibelco's commitment, in October 2023 the European giant completed its second tranche investment of \$24 million in the silica projects joint venture, well ahead of the December due date. This saw Sibelco increase its joint venture interest to 26.8%, up from its initial 9.9% stake.

Significantly, Sibelco's second tranche investment was priced at a 'look through' value of \$160 million for the silica sand projects. This only further highlights the value of these projects and the potential upside for shareholders.

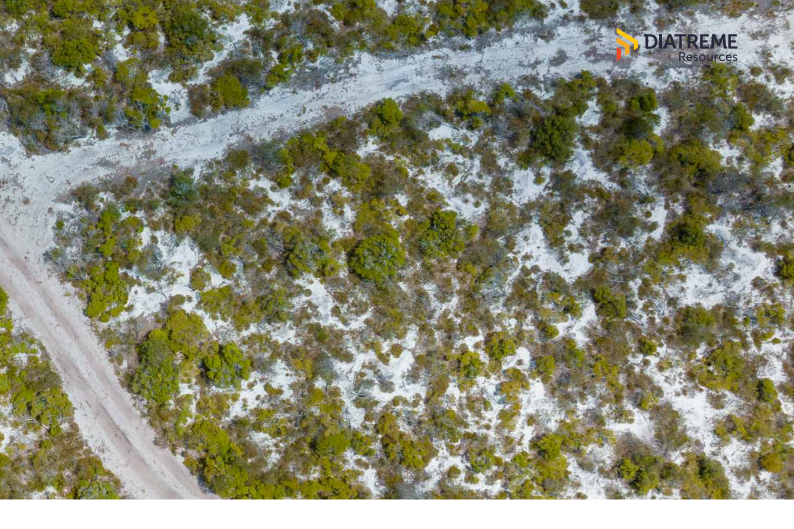
Having a partner of Sibelco's global status is of enormous benefit to Diatreme and we look forward to working even more closely together to develop our projects for mutual advantage.

The importance of such projects is shown by the Queensland Government's decision to include silica in its "Critical Minerals Strategy" announced in June 2023. The strategy included the potential development of a critical minerals hub for silica sand around Cape Flattery, a highly welcome development for the region.

Prime Minister Anthony Albanese has publicly supported the development of a solar panel manufacturing industry in Australia, announcing in March 2024 a \$1 billion investment in its "Solar Sunshot program." As the Prime Minister stated: "Australia should not be the last link in a global supply chain built on an Australian invention."

Our Queensland projects have the potential to become an important part of such a local critical minerals supply chain and we look forward to playing our part in powering the nation's renewable energy future.

The importance of new silica sand projects is shown by the International Energy Agency's latest research, which showed the world added 50%



more renewable capacity in 2023 than in 2022, with solar PV accounting for three quarters of the new additions. Global renewable capacity is expected to increase 2.5 times its 2023 level by 2030, with solar PV and wind accounting for 95 per cent, highlighting the increased demand for high purity silica sand.

This demand is particularly apparent in Asia, as seen by Diatreme's signing of an offtake MOU with FLAT Glass, one of the world's largest manufacturers of PV-grade glass. Notably, the MOU includes FLAT examining the potential to site onshore PV glass manufacturing in Queensland.

#### 2024 project expansion

Looking ahead, Diatreme is set for another year of expansion in 2024, in all areas of our business.

In February, the Company announced its conditional intention to make a takeover bid for all of the ordinary shares in Metallica Minerals Limited. Metallica's Cape Flattery silica sands project is located adjacent to the current Cape Flattery Silica Mines operation, with the former's silica sand resource estimated at around 50 million tonnes.

Diatreme's offer is a compelling opportunity for the shareholders of both companies, creating potentially a leading ASX-listed silica development company with a pro-forma market capitalisation of around \$110 million and a significant combined resource base.

Diatreme has the financial capacity, technical expertise, industry partners and third-party stakeholder relationships to advance the silica assets of the combined entity in the interests of all combined shareholders. We look forward to advancing this offer to fruition and delivering its benefits for all stakeholders.

Elsewhere, Diatreme's Cyclone Zircon Project in Western Australia continues to attract interest from development partners and we are confident of unlocking shareholder value from this high-grade zircon project. In Queensland, the Clermont Copper-Gold Project has also picked up steam, including a new gold exploration target.

At the Board level, it was pleasing to welcome in July 2023 our new Non-Executive Director, Kara Keys. Ms Keys has a strong board and financial background, together with a track record of advocacy for women and Indigenous communities. Her experience is highly valuable and we look forward to further increasing our engagement with these key communities, ensuring we 'walk the talk' on sustainable development, economic empowerment and equality.

Finally, I would like to thank my fellow Directors, management, staff, contractors and all those associated with Diatreme for the achievements of the past year.

Much more lies ahead for Diatreme and with your support, I look forward to helping create an even bigger and better company that takes advantage of the compelling opportunity presented by the world's clean energy drive.

Yours sincerely

Wayne Swan

Chairman, Diatreme Resources

# **ENVIRONMENTAL, SOCIAL AND GOVERNANCE**

#### **Our Mission**

To become a world-class producer of high purity silica, evolving as a lead participant in delivering new economy mineral products and technology, which contributes to a process of domestic and global decarbonisation.

### **Our Strategy**

Diatreme is committed to realising the full potential of our mineral and silica sand assets while integrating the highest sustainable development practices in all areas of our work.

We are committed to respecting the rights and interests of all stakeholders and maintain close relationships with them to understand and manage the environmental, economic and social impacts of our activities.

Diatreme's activities are being developed in collaboration with Traditional Owners. Key to our success is to maintain and continuously improve our social and environmental licence to operate.

#### **Diversity and Inclusion**

Diatreme is establishing a culture that recognises and embraces all people as individuals, empowering people to celebrate what makes them different.

We foster an environment of mutual learning, respect, dignity and openness to other cultures and an appreciation of other perspectives, whilst promoting equal opportunity to contribute to business success and lead by example without unconscious bias.

# **Our Values**



#### **SAFETY**

We are committed to a zero harm workplace - everybody home safe everyday

#### SUSTAINABILITY

We work in a harmony with nature towards the fundamental transition to renewables and global decarbonisation

#### **HERITAGE**

We ensure traditions and history of Country are respected and protected

#### **GOVERNANCE**

We underpin good governance through transparency, integrity and accountability across the entire organisation

#### DIVERSITY

We value people with different ideas, strengths, interests and cultural backgrounds, to support growth and innovation



# DEVELOPING OUR ENVIRONMENT, SOCIAL & GOVERNANCE (ESG) STRATEGY

# **Sustainability**

Sustainability is key to bringing people and resources together to create a better world – promoting prosperity while protecting the planet.

Our approach to ESG includes adhering to high standards of integrity, fostering a respectful, diverse and inclusive workplace, creating inclusive and positive practices, taking action to protect the environment, and providing opportunities to communities in the areas where we operate.

Diatreme is building a Sustainability Strategy Roadmap that aligns with the United Nations Global Compact (UNGC), the world's largest corporate sustainability initiative.



# **Sustainability Strategy Roadmap**

**STAGE 1:** 

2023

**STAGE 2:** 

2023-24

**STAGE 3:** 

2024-2030

# Evaluation, initial commitment statements

- initial actions to establish benchmarks
- commitment statements
- review existing policies

#### Evaluation and Strategy Implementation

- establish baseline metrics
- set up new policies where required
- commence alignment with relevant Frameworks

# Impactful action and data-led direction

- use improved data to refine action plans and set ambitious, attainable targets to align with UNGC targets
- manage and reassess material issues and stakeholder priorities to ensure continued relevance
- improve assessment, monitoring and data management

# **OUR ESG STRATEGY AT A GLANCE**

#### **PLANET**

- Great Barrier Reef 2050 Plan alignment
- GHG reduction inhouse and suppliers
- Low Carbon business model
- Seagrass and coral health monitoring











#### **GOVERNANCE**

- ESG Roadmap
- Target Zero incidents of bribery
- Diversity on the Board
- Whistleblower Protections









#### **PROFIT**

- Employment of 90 employees in operations (excluding contractors and consultants)
- Progressive renewable solar power to supply operation
- Supply solar energy market with essential commodity for panel manufacturing











#### **PEOPLE**

- Target 50% Indigenous employees
- Access to education for all
- Women support programs
- Ensure wages provide a decent standard of living

















# **ESG STRATEGY**



Contributing to a cleaner energy future, ensuring diversity and inclusion in our workforce, and keeping community engagement at the forefront.

Diatreme continues to transition from an explorer to a developer and is implementing an integrated, multifaceted approach to managing Environment, Social and Governance (ESG). Our focus is on creating value for investors and stakeholders while embedding sustainability into all our business practices.

Diatreme recognises the importance of developing a multipronged approach to enhance the sustainability of our operations and communities in which we operate. The lead time to project development provides an opportunity to evolve ESG at an early stage.

With a focus on People, Planet, Profit and Governance we will work towards establishing alignment with relevant ESG Frameworks, enhancing our ESG program.

## COMMUNITY



As part of a broader Community Engagement and Communications Strategy (CEC Strategy), May 2023 saw Diatreme's Community Liaison Program commence. The program, designed for purposeful conversations and engagements about the project, grew throughout the year and adapted to community inputs.

The CEC Strategy includes the development of Open Mornings in Hope Vale, aimed at providing a regular, accessible and informal platform for community members to engage directly with the project team, ask questions, and gain a hands-on understanding of the project.

In June 2023, Diatreme held its first community Open Morning at its Hope Vale office. The event went from 8am to 10am and was attended by around 100 community members. The community was able to engage with sand under a microscope, as well as our hand auger equipment and assisted with local names and uses for plants.

Feedback from the event was overwhelmingly positive, including comments of "Thank you, no one has ever bothered to show community these things before." Diatreme went on to host bi-monthly Open Mornings with themes including demonstration spiral processing, water sampling and a Christmas event.

2023 saw Diatreme support many local events from sponsoring the Cape York Academy's Hope Vale Campus Year 6 cohort, to major sponsors of the Hope Vale junior rugby league team, to the Arthur Beetson Foundation Future Immortals tour to Hope Vale, Wujal Wujal and Cooktown, to the major regional Cooktown Races event. In July 2023, the Company supported the NAIDOC Week celebrations in Hope Vale, including sponsoring an Elders Ball, under the theme of "For Our Elders."

Overall, the social investments made by Diatreme in 2023 had a significant and positive impact on the Hope Vale community, helping provide opportunities for growth, development and cultural expression while fostering community well-being and sustainable development.

To allow greater visibility in the community, Diatreme relocated to a new Hope Vale office at Muni St, located next to the Council office in October 2023. The company maintains its open-door policy and has fitted out the new office to facilitate this.

In November 2023, Diatreme signed a Memorandum of Cooperation with Hope Vale Aboriginal Shire Council, aimed at supporting mutually beneficial opportunities for the Hope Vale community from Diatreme's NSP. The agreement's objectives centre around working together to maximise economic and employment opportunities for native title holders and other Hope Vale residents affected by the NSP, including the creation of training and development programs aimed at enhancing the skill sets of the local workforce.

Diatreme remains committed to providing regular updates to the community and Council on the NSP's development as part of its governance approach anchored in accountability, integrity and transparency, focused on ensuring a sustainable future.

Included in the methodology outlined in the CEC Strategy is the use of social media. In 2023, Diatreme had a renewed focus on how social media is used to communicate with the community, as well as our larger regional audience. In August 2023 Diatreme launched an Instagram profile.

The Company's communication via Facebook and Instagram has supported important dissemination of information on job opportunities, project development process, rehabilitation, who Diatreme's people are, water monitoring, understanding an EIS, as well as important community event notices. The Company's audiences on both platforms continue to grow with the majority of such followers in the Far North Region. These add to the Company's LinkedIn and Twitter social media channels in enhancing our engagement with all stakeholders.





The Directors present their report on Diatreme Resources Limited ("Diatreme" or "the Company") and its subsidiaries (the "Group") for the year ended 31 December 2023.

#### **DIRECTORS**

The following persons were directors of Diatreme Resources Limited during the whole year and up to the date of this report, unless otherwise stated:

Wayne Swan Gregory Starr Cheng (William) Wang Michael Chapman Karalyn Keys (appointed 19 July 2023)

#### **PRINCIPAL ACTIVITIES**

The principal activity of the Group during the course of the financial year was exploration and project development activities in its mineral/silica sands tenements in Australia. There were no changes in the nature of the Group's principal activities during the year.

#### **DIVIDENDS**

No dividend has been paid since the end of the previous year and the Directors do not recommend the payment of any dividend for the year ended 31 December 2023.

#### **REVIEW OF OPERATIONS**

#### Overview

During the reporting period Diatreme continued the progression of its flagship Northern Silica Project (NSP) in Far North Queensland (FNQ), together with progressing the development of its 'shovel-ready' Cyclone Zircon Project in Western Australia, and the Clermont Copper-Gold Project.

#### Silica Sand Projects

Key operational highlights in chronological order, consistent with releases to market (ASX) during the year included:

#### Further resource expansion

- The Company announced in March 2023 that the NSP's Siz resource estimate had increased by 89% to 235 million tonnes (Mt), up from 124.1Mt previously. This increased the Company's total silica sand resource base to more than 310Mt.
- The resource estimate confirmed the target Si2 dune system has the potential to host significant silica sand resources, as incremental exploration has increased the resource size significantly.

#### Lodgement of EPBC

- In May, the Company announced the lodgement of its Environment Protection and Biodiversity Conservation Act 1999
  (EPBC) referral with the Australian (federal) Government Department of Climate Change, Energy, the Environment and
  Water (DCCEEW).
- The lodgement was a key milestone in the regulatory approval process. Diatreme subsequently received a determination in June that NSP was considered a "controlled action" for the following matters: world heritage properties, national heritage places, listed migratory species, Great Barrier Reef marine park and listed threatened species and communities.



This allowed for the project to be assessed through a single Environmental Impact Statement (EIS) process, addressing both State and Federal government requirements.

#### Scoping Study

- The NSP's Scoping Study was announced to the ASX on 14 June 2023, with the results showing the potential for a valuable long life mining operation. The study indicated a potential target production rate of 5 Mtpa could be sustained for 25 years. It estimated a post-tax net present value of \$830 million and an internal rate of return of 32%, with the payback period estimated at six years. The base case analysis estimated a capital cost of \$356 million including a \$46.4 million contingency, to establish a 3 Mtpa operation.
- An additional capital investment of A\$179 million will be required two years after the start of production, to increase the production exportable product to 5 Mtpa.
- The Scoping Study was based on an Indicated and Inferred mineral resource of 235 million tonnes.

#### Offtake MOU

• In July 2023, the Company announced a strategic Memorandum of Understanding (MOU) with one of the world's largest manufacturers of photovoltaic (PV) glass, Flat Glass Group Co Ltd (FLAT). The non-binding MOU, set to remain active for 12 months, explores the potential for long-term binding offtake agreements for the supply of high purity, low iron silica from the NSP to FLAT's glass manufacturing operations in China, amid surging demand from the solar energy industry.

#### Project of Regional Significance/Coordinated Project

- In August 2023, the NSP was deemed a 'Project of Regional Significance' by the Queensland Government's Department of Regional Development, Manufacturing and Water, pursuant to the Cape York Water Resources Plan (2019). The designation confirmed the NSP's important economic and social impact for the region, allowing Diatreme to apply for a future water entitlement.
- In October 2023, Diatreme lodged an application with the Queensland Office of the Coordinator General (OCG) for the NSP to be designated as a 'Coordinated Project'. Such designation would enable the project's approvals stream to be coordinated by the Office of the Coordinator General and assessed under the State Development and Public Works Organisation Act 1971 (SD Act). The project obtained this designation post-balance date, in January 2024.

#### Exploration and new maiden 91.7Mt silica resource at Western Resource Area

- In September 2023, Diatreme commissioned Groundwave Drilling Services to undertake an 18-hole sonic drilling program.
   Sonic drilling is the only known method to reliably produce a core of unlithified sands and is ideal for providing a minimally disturbed sample that preserves dune form layering and bedding, helping to understand the NSP's aeolian deposition process.
- In October 2023, Diatreme announced that it was conducting an infill drilling campaign using a track mounted aircore rig. A total of 223 holes were planned across the NSP to increase geological confidence and better inform the continuity of the geological domains that can be processed into high purity silica sand. The infill drilling program will provide bulk samples for the next stage of feasibility studies, and also test for geological continuity of mineralised zones within the dune system.
- In addition, the Point Lookout Track (PLT) and Western Dune Ridges (WDR) exploration infill and step out augering confirmed the continuity of high purity silica sand dunes to the north and west of established resources.
- In December 2023, the Company announced a new maiden resource estimate had been established for its Western Resource Area (WRA). Located within close proximity to the NSP, the WRA's maiden resource estimate comprised 91.7Mt of high-purity silica sand, including 10.3Mt of Indicated Resource.
- This additional resource increased Diatreme's total silica sand resource base to approximately 402Mt across its FNQ silica sand projects.



#### Sibelco completes 2<sup>nd</sup> tranche investment ahead of schedule

- In December 2022, global material solutions leader Sibelco invested \$11 million in the first tranche investment in the joint venture company with Diatreme, Cape Silica Holdings Pty Ltd, obtaining an initial 9.99% interest. In October 2023, Sibelco subsequently completed its second tranche investment of \$24 million, well ahead of the scheduled 1 December 2023 payment date, resulting in Sibelco increasing its joint venture interest by 16.8% to 26.8%.
- Sibelco's second tranche investment was priced at a 'look through' value of \$160 million for the FNQ silica sand projects, highlighting the value of these projects amid surging solar PV demand.

#### Cooperation agreement with Hope Vale Aboriginal Shire Council

- In November 2023, a Memorandum of Cooperation (MOU) was signed with Hope Vale Aboriginal Shire Council, aimed at securing mutually beneficial opportunities for the Hope Vale community from the NSP.
- The MOU aims to maximise economic and employment opportunities for native title holders and other Hope Vale residents affected by the NSP, including the creation of training and development programs.

#### **Cyclone Project**

The Cyclone Zircon Project in Western Australia's Eucla Basin remains well positioned for development, given declining global supply, and growing demand for high-grade zircon. Diatreme continues to advance discussions with a range of potential development partners for Cyclone, with the aim of maximising returns for shareholders.

Post-balance date, Diatreme expanded (39 sub blocks) its exploration tenement area surrounding Cyclone, with the grant by the Western Australian Government (DEMIRS) of E69/4143. This strategic application was made immediately following Diatreme being made aware of the area being relinquished by another party.

This EPM area further protects Cyclone's existing tenement (mining and retention licence) holdings. Diatreme continues to engage with a range of parties to unlock shareholder value from Cyclone, which has been identified as one of Australia's key critical minerals projects.

The Company is also undertaking further metallurgical testing to facilitate HM concentrate product samples and allow interested parties to conduct their own testing (on that sample) both in Asia and the U.S.

#### Clermont Copper/Gold Project

The Clermont Copper/Gold Project continues to advance under a binding Memorandum of Understanding (MOU) with Metallica Minerals Limited (ASX:MLM).

On 29 April 2022, Metallica announced it had met the MOU's expenditure commitments to earn 25% of the project and had made the decision to move to the second stage, increasing its interest to 51% through spending an additional \$700,000 on exploration prior to 27 April 2023.

Metallica has drilled two diamond holes at Clermont, RDDo19 and RDDo20, totalling 1,030.4m. The two holes were drilled to test a possible copper-gold exploration target withing the Rosevale Porphyry Corridor.

On 4 July 2023, Metallica announced assay results for the extension to diamond drill hole RDD020 drilled in April and May 2023. Hole RDD020 was extended by approximately 450m to test an intense magnetic low anomaly observed in the regional airborne magnetic data and confirmed by a close spaced drone magnetic survey completed in August 2022. The magnetic low feature had a modelled depth to top of +500m and remained untested after the 2022 drilling program.

Under the terms of the MOU with Diatreme, on the completion of this drill hole, Metallica met the expenditure condition to move to a 51% share of the Clermont Project.



On 12 October 2023, Metallica elected to earn an additional 24% in the Clermont project, increasing its ownership of the project from 51% to 75% dependent upon expending an additional \$1M under the terms of the MOU agreement with Diatreme.

On 11 December 2023, Metallica announced that drilling had commenced at the Leo Grande Graphite Gold Project (LGGP), located within the Clermont EPM. A five-hole drilling program for a total of 301m was completed in December 2023, with the assay results released to market in February 2024.

Post-balance date, in February 2024 Metallica announced a gold exploration target for the LGGP (refer ASX announcement 19 February 2024).

#### Corporate

On 30 June 2023, Diatreme announced the completion of the sale of shares pursuant to an Unmarketable Parcel Share Sale Facility, resulting in approximately 4 million shares owned by 1,178 shareholders being sold on market, at an average price of \$0.024 per share.

Enhancing the Company's Board, experienced company director, Ms Karalyn Keys was appointed on 19 July 2023 as an independent Non-Executive Director, assisting Diatreme in its continued focus on the economic empowerment of the regional communities encompassing its Far North Queensland high purity silica sand projects.

Ms Keys has a strong board and financial background, with previous roles as a trustee director at Cbus Super, energy provider Powerlink and asset manager United Super Asset Management and as a director of the Australian Institute of Superannuation Trustees.

Ms Keys has worked closely with Indigenous communities, including serving for six years as a National Campaign Director and prior to that as the National Indigenous Officer at the Australian Council of Trade Unions.

#### **OPERATING RESULTS**

The net Profit of the Group for the financial year ended 31 December 2023 was \$10,366,209 (2022: profit of \$4,978,378). During the year, \$13,818,643 was recognised as a gain on formation of a joint venture.

#### **MATERIAL BUSINESS RISKS**

The Group's activities are subject to numerous risks. The material business risk affecting the Group and its future performance is currently exploration risks. Exploration risks include the likelihood of not finding the desired resources, encountering unexpected geological formations or natural hazards, operational challenges or delays and dealing with regulatory or environmental hurdles as part of the exploration activities. This risk is managed through an established exploration prospect evaluation methodology and engagement of relevant experts in the field.

#### SIGNIFICANT CHANGES IN STATE OF AFFAIRS

There were no significant changes in the state of affairs of the Group during the financial year not otherwise dealt with in this report.



#### **EVENTS SUBSEQUENT TO REPORTING DATE**

On 16 February 2024, Diatreme announced to the market its conditional intention to make a takeover bid for all of the ordinary shares in Metallica Minerals Limited (MLM or Metallica).

Metallica shareholders will receive 1.3319 fully paid ordinary shares in Diatreme (Diatreme Share) for every one (1) ordinary share in Metallica held by Metallica shareholders on the record date subject to conditions.

No other matter or circumstance has arisen since the end of the reporting date that has significantly affect, or may affect, the operations of the Group, the results of those operations or the state of affairs of the Group in future financial years.

### **FUTURE DEVELOPMENTS**

The Group intends to continue its exploration activities on its existing projects, and progress development of the Silica projects within its North Qld tenements portfolio and further advance or dispose of the Cyclone Heavy Minerals project.



#### INFORMATION ON DIRECTORS

Name: Wayne Swan

Title: Non-Executive Chairman

Qualification: Bachelor of Arts

Experience: Mr Swan was appointed a Non-Executive Director and Chairman in November

2021. Mr Swan enjoyed a lengthy career in Australian federal politics, serving as Treasurer of Australia from 2007 to 2013 and Deputy Prime Minister of Australia from 2010 to 2013. During his parliamentary career, Mr Swan worked to improve legal recognition and protection for traditional owners, as well as supporting workers' rights and Australia's clean energy future. Since retiring from Parliament in 2019, he has served as national president of the Australian Labor Party, Director of Stanwell Corporation, and Chairman of CBUS (Australia's leading superannuation fund for the building, construction, and allied industries).

Other current directorships: None Former directorships (last 3 years): None

Special responsibilities: Member of audit committee
Interests in shares: 2,000,000 ordinary shares
Interests in options: 10,000,000 options

Name: Gregory Starr

Title: Non-Executive Director

Qualifications: B Bus, CPA

Experience: Mr Starr is a highly experienced corporate leader in the resources sector, with

three decades of executive management experience across several Australian and international companies. Through Corporates Services Company Tearum Advisors Pty Ltd, Mr Starr provides Non Executive and Executive services and

Executive support services to emerging through to listed companies.

Mr Starr has strong financial and business planning capabilities. He has a Bachelor or Business from the University of Technology Sydney, and holds a

Certified Practicing Accountant (CPA) qualification.

Other current directorships: Candy Club Holdings Limited

Admiralty Resources Limited Investor Centre Limited

Special responsibilities: Chair of audit committee Interests in shares: None

Former directorships (last 3 years):

Interests in options: 10,000,000 options

Name: Cheng (William) Wang
Title: Non-Executive Director

Qualifications: MBA

Experience: Mr Wang has held senior management positions in several major Chinese state-

owned companies, with his most recent role being in charge of an international commodities trading arm with group assets exceeding \$1.5 billion. Having worked across most provinces in China and understanding Chinese politics and government systems, he has developed wide business connections within China. Now domiciled in Australia, he has over recent years been active with Australian companies including directorships with China Century Capital Limited, Jupiter

Mines Limited, and Gulf Alumina Limited.

Other current directorships: None Former directorships (last 3 years): None

Special responsibilities: Chair of remuneration committee
Interests in shares: 6,267,255 ordinary shares (held indirectly)

Interests in options: 10,000,000 options



Name: Michael Chapman
Title: Non-Executive Director

Qualifications: NSW Open Cut Coal Mine Managers Certificate

QLD Metaliferous Mine Managers Certificate

Experience: Mr Chapman was appointed a Non-Executive Director in August 2020. He is an

experienced mining engineer with more than 40 years' experience in the development, engineering, construction and management of open-cut and underground mining projects in Australia and internationally. Mr Chapman recently served as the Chief Operating Officer of White Energy Company (ASX: WEC), following a similar role at Felix Resources, with previous employment at a range of operations across Australia and Indonesia and in commodities spanning

coal, iron ore, copper and nickel.

Other current directorships: None Former directorships (last 3 years): None

Special responsibilities: Member of remuneration committee

Interests in shares: None

Interests in options: 10,000,000 options

Name: Karalyn Keys

Title: Non-Executive Director

Qualifications: Bachelor of Arts (Politics & Public Administration)

Experience: Ms Keys has a strong board and financial background. Her financial experience

includes previous roles as a trustee director at Cbus Super (Est. \$54Bn under management), energy provider Powerlink and asset manager United Super Asset Management and as a director of the Australian Institute of Superannuation Trustees. Ms Keys has worked closely with Indigenous communities, including serving for six years as a National Campaign Director and prior to that as the

National Indigenous Officer at the Australian Council of Trade Unions.

Other current directorships: None Former directorships (last 3 years): None Interests in shares: None

Interests in options: 10,000,000 options

### **COMPANY SECRETARY**

Tuan Do - B Comm., CA

Mr Do is a Chartered Accountant with extensive corporate experience in a diverse range of industries, including coal and gold mining companies. This experience has involved all areas of financial reporting, treasury management, capital raisings, mergers and acquisitions, and establishment of systems and procedures. He has a degree in Commerce & Business Administration and is a member of Chartered Accountants Australia and New Zealand.



#### **MEETINGS OF DIRECTORS**

The number of meetings of Directors held during the year ended 31 December 2023, and the number of meetings attended by each Director was as follows:

| Name                 | Board of Directors |          | Audit Committee    |          | Remuneration Committee |          |
|----------------------|--------------------|----------|--------------------|----------|------------------------|----------|
|                      | Eligible to attend | Attended | Eligible to attend | Attended | Eligible to attend     | Attended |
| Wayne Swan           | 8                  | 8        | 2                  | 2        | -                      | -        |
| Gregory Starr        | 8                  | 8        | 2                  | 2        | -                      | -        |
| Cheng (William) Wang | 8                  | 7        | -                  | -        | 1                      | 1        |
| Michael Chapman      | 8                  | 8        | -                  | -        | 1                      | 1        |
| Karalyn Keys         | 4                  | 3        | -                  | -        | -                      | -        |

#### **REMUNERATION REPORT - AUDITED**

This remuneration report outlines the key management personnel remuneration arrangements of the Group in accordance with the requirements of the Corporations Act 2001 and its Regulations. For the purposes of this report, key management personnel (KMP) of the Group are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Group directly or indirectly, including any director (whether executive or otherwise) of the parent company, and includes the specified executives. For the purposes of this report, the term 'executive' encompasses the chief executive, senior executives and secretaries of the Company and the Group.

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

- (a) Key management personnel
- (b) Principles used to determine the nature and amount of remuneration
- (c) Relationship of remuneration with Group performance
- (d) Details of remuneration
- (e) Employment contracts
- (f) Share-based compensation
- (g) Equity instruments held by key management personnel

#### (a) Key management personnel (KMP)

The Directors and other key management personnel of the Company during or since the end of the financial year were:

- Wayne Swan Non-Executive Chairman
- Gregory Starr- Non-Executive Director
- Cheng (William) Wang Non-Executive Director
- Michael Chapman Non-Executive Director
- Karalyn Keys Non-Executive Director
- Neil McIntyre Chief Executive Officer
- Tuan Do CFO & Company Secretary

#### (b) Principles used to determine the nature and amount of remuneration

The Board seeks to set aggregate remuneration at a level which provides the Company with the ability to attract and retain directors of the highest calibre, whilst incurring a cost which is acceptable to shareholders.



#### Non-Executive Directors

Fees and payments to Non-Executive Directors reflect the demands which are made on, and the responsibilities of, the Director. Non-Executive Directors' fees and payments are reviewed annually by the Remuneration Committee.

Non-Executive Directors' fees are determined within an aggregate Directors' fee pool limit, which is periodically recommended for approval by shareholders. The maximum currently stands at \$300,000 per annum plus statutory superannuation.

#### Executive remuneration

The Group aims to reward executives based on their position and responsibility, with a level and mix of remuneration which has both fixed and variable components.

The executive remuneration and reward framework has four components:

- Base pay
- short-term performance incentives
- share-based payments
- other remuneration such as superannuation and long service leave

The combination of these comprises the executive's total remuneration. Fixed remuneration, consisting of base salary and superannuation, are reviewed annually by the Remuneration Committee based on individual and business unit performance, the overall performance of the Group and comparable market remunerations.

#### (c) Relationship of remuneration with Group performance

The Directors consider that, as the Group is in an exploration phase of its development, it is not appropriate that remuneration for employees and Directors be linked to the financial performance of the Group. Once the Group enters a sustained production phase, this assessment may change accordingly.

|                             | Unit     | 2019        | 2020        | 2021        | 2022        | 2023       |
|-----------------------------|----------|-------------|-------------|-------------|-------------|------------|
| Share price at year end     | \$/share | 0.012       | 0.018       | 0.021       | 0.027       | 0.024      |
| Market capitalisation       | \$       | 21,965,416  | 46,313,220  | 63,288,069  | 100,703,496 | 89,514,219 |
| Revenue and other income    | \$       | 19,393      | 21,279      | 23,938      | 8,392,012   | 14,304,394 |
| Total assets                | \$       | 19,881,539  | 25,622,323  | 33,135,877  | 55,333,890  | 66,531,895 |
| Net profit/(loss) after tax | \$       | (1,373,529) | (1,041,547) | (2,149,567) | 4,978,378   | 10,366,209 |



### (d) Details of remuneration

| 2023                       | Short-term             |                       | emplo          |                             | Post-<br>employment<br>benefits | ment benefits               |             | Share-based payments |  |
|----------------------------|------------------------|-----------------------|----------------|-----------------------------|---------------------------------|-----------------------------|-------------|----------------------|--|
| Name                       | Salary &<br>fees<br>\$ | Annual<br>Leave<br>\$ | Superannuation | Long service<br>leave<br>\$ | Options<br>\$                   | Performance<br>Rights<br>\$ | Total<br>\$ |                      |  |
| Non-Executive<br>Directors |                        |                       |                |                             |                                 |                             |             |                      |  |
| W Swan                     | 80,000                 | -                     | 8,600          | -                           | 75,591                          | -                           | 164,191     |                      |  |
| G Starr                    | 47,000                 | -                     | 5,053          | -                           | 26,118                          | -                           | 78,171      |                      |  |
| W Wang                     | 47,000                 | -                     | 5,053          | -                           | 26,118                          | -                           | 78,171      |                      |  |
| M Chapman                  | 47,000                 | -                     | 5,053          | -                           | 26,118                          | -                           | 78,171      |                      |  |
| K Keys                     | 9,476                  | -                     | 1,042          |                             | 38,346                          |                             | 48,864      |                      |  |
| Other KMP                  |                        |                       |                |                             |                                 |                             |             |                      |  |
| N McIntyre                 | 375,000                | 101,673               | 43,486         | 53,947                      | 159,583                         | -                           | 733,689     |                      |  |
| T Do                       | 220,000                | (12,371)              | 25,512         | 12,278                      | 106,388                         | -                           | 351,807     |                      |  |
| Total                      | 825,476                | 89,302                | 93,799         | 66,225                      | 458,262                         | -                           | 1,533,064   |                      |  |

The group also paid \$77,642 in 2023 for specialist market and consultancy services from Fortune Corporation Australia Pty Limited, a director-related entity of W Wang. There were no payments made in 2022.

| 2022                       | Short-term             | benefits              | Post-<br>employment<br>benefits | Long-term<br>benefits       | Share-based payments |                             |             |
|----------------------------|------------------------|-----------------------|---------------------------------|-----------------------------|----------------------|-----------------------------|-------------|
| Name                       | Salary &<br>fees<br>\$ | Annual<br>Leave<br>\$ | Superannuation<br>\$            | Long service<br>leave<br>\$ | Options<br>\$        | Performance<br>Rights<br>\$ | Total<br>\$ |
| Non-Executive<br>Directors |                        |                       |                                 |                             |                      |                             |             |
| W Swan                     | 80,000                 | -                     | 8,200                           | -                           | 67,621               | -                           | 155,821     |
| G Starr                    | 47,000                 | -                     | 4,818                           | -                           | 60,182               | -                           | 112,000     |
| W Wang                     | 47,000                 | -                     | 4,818                           | -                           | 60,182               | -                           | 112,000     |
| M Chapman                  | 47,000                 | -                     | 4,818                           | -                           | 60,182               | -                           | 112,000     |
| Other KMP                  |                        |                       |                                 |                             |                      |                             |             |
| N McIntyre                 | 300,000                | 26,512                | 30,750                          | 4,923                       | 91,605               | (19,495)#                   | 434,295     |
| P Brown*                   | 280,836                | -                     | 25,110                          | -                           | -                    | (16,262)#                   | 289,684     |
| T Do                       | 190,000                | 17,659                | 19,475                          | 15,676                      | 61,070               | -                           | 303,880     |
| Total                      | 991,836                | 44,171                | 97,989                          | 20,599                      | 400,842              | (35,757)                    | 1,519,680   |

<sup>\*</sup> Up until date of resignation 16/12/22.

<sup>#</sup> Reversal due to performance rights lapsed.



#### (e) Employment contracts

Remuneration and other terms of employment for executives are formalised in employment contracts. Employment contracts are not of a fixed term. Employment contracts specify a range of notice periods.

#### (f) Share-based compensation

#### Shares

There were no shares issued to key management personnel as part of compensation during the year ended 31 December 2023.

#### Options

Following shareholder approval in May 2022, the Company issued 10,000,000 Director Options, in 3 tranches, to Mr Wayne Swan, Non-executive Chairman. The Director Options were issued for nil cash consideration and as part remuneration for Director services provided by the Directors to the Company.

The fair value of these options is estimated as at the date of grant using the Binomial valuation model taking into account the following inputs:

|                              | Tranche 1   | Tranche 2   | Tranche 3   |
|------------------------------|-------------|-------------|-------------|
| Grant date                   | 26 May 2022 | 26 May 2022 | 26 May 2022 |
| Exercise price               | \$0.025     | \$0.030     | \$0.035     |
| Maximum option life in years | 5 years     | 5 years     | 5 years     |
| Volatility                   | 100.4%      | 100.4%      | 100.4%      |
| Risk-free rate               | 2.95%       | 2.95%       | 2.95%       |
| Dividend yield               | 0.0%        | 0.0%        | 0.0%        |
| Trinomial steps              | 200         | 200         | 200         |
| Exercise multiple            | 4           | 4           | 4           |
| Employee exit rate           | 0.00%       | 0.00%       | 0.00%       |
| Expiry date                  | 26 May 2027 | 26 May 2027 | 26 May 2027 |
| Vesting date                 | 26 May 2023 | 26 May 2024 | 26 May 2025 |
| Option Value                 | 0.0189      | 0.0183      | 0.0178      |
| Number of options            | 3,333,334   | 3,333,333   | 3,333,333   |

Following Board approval in July 2022, the Company issued 30,000,000 Employee Options, in 3 tranches, to the 3 KMP – Neil McIntyre, Peter Brown and Tuan Do. The Employee Options were issued for nil cash consideration and as part of their remuneration. At 31 December 2022, the 10,000,000 Employee Options issued to Peter Brown lapsed due to his resignation.

|                              | Tranche 1    | Tranche 2    | Tranche 3    |
|------------------------------|--------------|--------------|--------------|
| Grant date                   | 25 July 2022 | 25 July 2022 | 25 July 2022 |
| Exercise price               | \$0.035      | \$0.040      | \$0.045      |
| Maximum option life in years | 5 years      | 5 years      | 5 years      |
| Volatility                   | 99.76%       | 99.76%       | 99.76%       |
| Risk-free rate               | 3.04%        | 3.04%        | 3.04%        |
| Dividend yield               | 0.0%         | 0.0%         | 0.0%         |
| Trinomial steps              | 200          | 200          | 200          |
| Exercise multiple            | 4            | 4            | 4            |
| Employee exit rate           | 0.00%        | 0.00%        | 0.00%        |
| Expiry date                  | 25 July 2027 | 25 July 2027 | 25 July 2027 |
| Vesting date                 | 25 July 2023 | 25 July 2024 | 25 July 2025 |
| Option Value                 | 0.0291       | 0.0284       | 0.0279       |
| Number of options            | 10,000,000   | 10,000,000   | 10,000,000   |



Ms Karalyn Keys was appointed a non-executive director on 19 July 2023. In connection with her appointment, Diatreme agreed to grant Ms Keys with 10,000,000 Director Options exercisable over ordinary shares in Diatreme. The Options were subsequently issued on 8 August 2023. The Director Options were issued for nil cash consideration and as part remuneration for Director services provided by the Directors to the Company.

The fair value of these options is estimated as at the date of grant using the Binomial valuation model taking into account the following inputs:

|                              | Tranche 1     | Tranche 2     | Tranche 3     |
|------------------------------|---------------|---------------|---------------|
| Grant date                   | 8 August 2023 | 8 August 2023 | 8 August 2023 |
| Exercise price               | \$0.035       | \$0.040       | \$0.045       |
| Maximum option life in years | 5 years       | 5 years       | 5 years       |
| Volatility                   | 123.0%        | 123.0%        | 123.0%        |
| Risk-free rate               | 3.75%         | 3.75%         | 3.75%         |
| Dividend yield               | 0.0%          | 0.0%          | 0.0%          |
| Trinomial steps              | 200           | 200           | 200           |
| Exercise multiple            | 4             | 4             | 4             |
| Employee exit rate           | 0.00%         | 0.00%         | 0.00%         |
| Expiry date                  | 8 August 2028 | 8 August 2028 | 8 August 2028 |
| Vesting date                 | 8 August 2024 | 8 August 2025 | 8 August 2026 |
| Option Value                 | 0.0160        | 0.0157        | 0.0155        |
| Number of options            | 3,333,334     | 3,333,333     | 3,333,333     |

#### (g) Equity instruments held by KMP

#### Fully paid ordinary shares

| Key Management<br>Personnel | Balance at start of<br>year | Issued as part of remuneration | Acquired/<br>(disposed) | Change due to resignation | Balance at end of the year |
|-----------------------------|-----------------------------|--------------------------------|-------------------------|---------------------------|----------------------------|
| W Swan                      | 2,000,000                   | -                              | -                       | -                         | 2,000,000                  |
| G Starr                     | -                           | -                              | -                       | -                         | -                          |
| W Wang                      | 6,267,255                   | -                              | -                       | -                         | 6,267,255                  |
| M Chapman                   | -                           | -                              | -                       | -                         | -                          |
| N McIntyre                  | 10,381,670                  | -                              | 350,000                 | -                         | 10,731,670                 |
| T Do                        | 142,000                     | -                              | 128,301                 | -                         | 270,301                    |
| Total                       | 18,790,925                  | -                              | 478,301                 | -                         | 19,269,226                 |



#### Share options

| Key<br>Management<br>Personnel | Balance at the<br>start of the<br>year | Granted as remuneration | Exercised | Expired/forfeit | Change due to resignation | Balance at<br>the end of<br>the year |
|--------------------------------|--|-------------------------|-----------|-----------------|---------------------------|--------------------------------------|
| W Swan                         | 10,000,000                             | -                       | -         | -               | -                         | 10,000,000                           |
| G Starr                        | 10,000,000                             | -                       | -         | -               | -                         | 10,000,000                           |
| W Wang                         | 10,000,000                             | -                       | -         | -               |                           | 10,000,000                           |
| M Chapman                      | 10,000,000                             | -                       | -         | -               | -                         | 10,000,000                           |
| K Keys                         | -                                      | 10,000,000              |           |                 |                           | 10,000,000                           |
| N McIntyre                     | 12,000,000                             | -                       | -         | -               | -                         | 12,000,000                           |
| T Do                           | 8,000,000                              | -                       | -         | -               | -                         | 8,000,000                            |
| Total                          | 60,000,000                             | 10,000,000              | -         | -               | -                         | 70,000,000                           |

#### **END OF AUDITED REMUNERATION REPORT**

#### **SHARES UNDER OPTION**

Unissued ordinary shares of the Company under option as at 31 December 2023 are as follows:

|               |               |                | Number under |          |
|---------------|---------------|----------------|--------------|----------|
| Issue date    | Expiry date   | Exercise price | option       | Type     |
| 25 June 2021  | 27 May 2026   | 2.5 cents      | 10,000,002   | Unlisted |
| 25 June 2021  | 27 May 2026   | 3.o cents      | 9,999,999    | Unlisted |
| 25 June 2021  | 27 May 2026   | 3.5 cents      | 9,999,999    | Unlisted |
| 26 May 2022   | 26 May 2027   | 2.5 cents      | 3,333,334    | Unlisted |
| 26 May 2022   | 26 May 2027   | 3.o cents      | 3,333,333    | Unlisted |
| 26 May 2022   | 26 May 2027   | 3.5 cents      | 3,333,333    | Unlisted |
| 25 July 2022  | 25 July 2027  | 3.5 cents      | 6,666,666    | Unlisted |
| 25 July 2022  | 25 July 2027  | 4.0 cents      | 6,666,667    | Unlisted |
| 25 July 2022  | 25 July 2027  | 4.5 cents      | 6,666,667    | Unlisted |
| 8 August 2023 | 8 August 2028 | 3.5 cents      | 3,333,334    | Unlisted |
| 8 August 2023 | 8 August 2028 | 4.0 cents      | 3,333,333    | Unlisted |
| 8 August 2023 | 8 August 2028 | 4.5 cents      | 3,333,333    | Unlisted |

No person entitled to exercise the options had or has any right by virtue of the option to participate in any share issue of the Company.

#### **ENVIRONMENTAL REGULATION**

The Group is subject to environmental regulation in relation to its exploration activities. There are no matters that have arisen in relation to environmental issues up to the date of this report.

#### INDEMNITY AND INSURANCE OF OFFICERS

The Company has indemnified the directors and executives of the Company for costs incurred, in their capacity as a director or executive, for which they may be held personally liable, except where there is a lack of good faith.

During the financial year, the Company paid a premium in respect of a contract to insure the directors and executives of the Company against a liability to the extent permitted by the Corporations Act 2001. The contract of insurance prohibits disclosure of the nature of liability and the amount of the premium.



#### INDEMNITY AND INSURANCE OF AUDITOR

The Company has not, during or since the end of the financial year, indemnified or agreed to indemnify the auditor of the Company or any related entity against a liability incurred by the auditor.

During the financial year, the Company has not paid a premium in respect of a contract to insure the auditor of the Company or any related entity.

#### 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.



### **NON-AUDIT SERVICES**

William Buck (Qld), the Company's auditor, did not perform any other services in addition to their statutory audit duties.

#### **AUDITOR'S INDEPENDENCE DECLARATION**

A copy of the auditor's independence declaration as required under section 307C of the Corporations Act 2001 is set out on page 27.

This report is made in accordance with a resolution of directors, pursuant to section 298(2)(a) of the Corporations Act 2001.

On behalf of the directors

Wayne Swan

Non-Executive Chairman

Brisbane, 14 March 2024





# **Auditor's Independence Declaration**

#### Lead Auditor's Independence Declaration under Section 307C of the Corporations Act 2001

#### To the directors of Diatreme Resources Limited

As lead auditor for the audit of Diatreme Resources Limited for the year ended 31 December 2023, I declare that, to the best of my knowledge and belief, there have been:

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

This declaration is in respect of Diatreme Resources Limited and the entities it controlled during the year.

William Buck (Qld)

William Buch

ABN 21 559 713 106

M J Monaghan

Director

Brisbane, 14 March 2024

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# Consolidated Statement of Profit or Loss and Other Comprehensive Income

for the year ended 31 December 2023

|   | Note   | 2023<br>\$  | 2022<br>\$  |
|---|--------|-------------|-------------|
| Revenue   | 2      | 456,496     | 110,137     |
| Other gains   | 7      | 13,818,643  | 8,212,269   |
| Share of joint venture income                       | 7      | 12,010      | -           |
| Other income  | 2      | 17,245      | 69,606      |
| Total revenue and income                            | -      | 14,304,394  | 8,392,012   |
| Employee benefit expenses                           |        | (1,163,783) | (1,204,037) |
| Depreciation expenses                               | 2      | (214,220)   | (171,278)   |
| Exploration expenditure written off                 | 10     | (20,779)    | -           |
| Share based payment expense                         | 18     | (458,262)   | (339,331)   |
| Other expenses                                      | 2      | (1,951,252) | (1,578,016) |
| Finance costs                                       |        | (129,889)   | (120,972)   |
| Total expenses                                      | -<br>- | (3,938,185) | (3,413,634) |
| Profit before income tax                            |        | 10,366,209  | 4,978,378   |
| Income tax expense                                  | 3      | -           |             |
| Net profit for the year                             | -      | 10,366,209  | 4,978,378   |
| Other comprehensive income                          |        |             |             |
| Other comprehensive income for the year, net of tax |        | -           |             |
| Total comprehensive income for the year             | -      | 10,366,209  | 4,978,378   |

|                            |   | Cents | Cents |
|----------------------------|---|-------|-------|
| Earnings per share         |   |       |       |
| Basic earnings per share   | 4 | 0.3   | 0.1   |
| Diluted earnings per share | 4 | 0.3   | 0.1   |

The above Consolidated Statement of Profit or Loss and Other Comprehensive Income should be read in conjunction with the accompanying notes.



# **Consolidated Statement of Financial Position**

as at 31 December 2023

|                                   | Note | 2023<br>\$   | 2022<br>\$   |
|-----------------------------------|------|--------------|--------------|
| Current Assets                    |      |              |              |
| Cash and cash equivalents         | 5    | 10,772,458   | 13,640,939   |
| Trade and other receivables       | 6    | 313,731      | 562,984      |
| Total Current Assets              |      | 11,086,189   | 14,203,923   |
| Non-current Assets                |      |              |              |
| Investment in joint venture       | 7    | 38,948,137   | 25,117,484   |
| Property, plant and equipment     | 8    | 693,962      | 581,361      |
| Right-of-use assets               | 9    | 215,699      | 29,174       |
| Exploration and evaluation assets | 10   | 15,540,443   | 15,363,583   |
| Other assets                      | 11   | 47,465       | 38,365       |
| Total Non-current Assets          |      | 55,445,706   | 41,129,967   |
| Total Assets                      |      | 66,531,895   | 55,333,890   |
| Current Liabilities               |      |              |              |
| Trade and other payables          | 12   | 1,044,277    | 967,303      |
| Borrowings                        | 13   | 1,525,313    | -            |
| ease liabilities                  | 14   | 95,957       | 31,819       |
| Provisions                        | 15   | 102,644      | 8,950        |
| Total Current Liabilities         |      | 2,768,191    | 1,008,072    |
| Non-current Liabilities           |      |              |              |
| Borrowings                        | 13   | -            | 1,509,375    |
| _ease liabilities                 | 14   | 125,359      | -            |
| Provisions                        | 15   | 67,567       | 70,136       |
| Fotal Non-current Liabilities     |      | 192,926      | 1,579,511    |
| Total Liabilities                 |      | 2,961,117    | 2,587,583    |
| Net Assets                        |      | 63,570,778   | 52,746,307   |
| Equity                            |      |              |              |
| ssued capital                     | 16   | 93,637,615   | 93,637,615   |
| Reserves                          | 17   | 1,017,351    | 559,089      |
| Accumulated losses                | ,    | (31,084,188) | (41,450,397) |
| Fotal Equity                      |      | 63,570,778   | 52,746,307   |

The above Consolidated Statement of Financial Position should be read in conjunction with the accompanying notes.



# **Consolidated Statement of Changes in Equity**

for the year ended 31 December 2023

|   | Note    | Issued<br>capital | Share-<br>based<br>payment<br>reserve | Accumulated<br>losses | Total       |
|---|---------|-------------------|---------------------------------------|-----------------------|-------------|
|   |         | \$                | reserve<br>\$                         | \$                    | \$          |
| At 1 January 2022   |         | 76,964,871        | 225,251                               | (46,428,775)          | 30,761,347  |
| Total comprehensive income for the yea                            | r       | -                 | -                                     | 4,978,378             | 4,978,378   |
| Transactions with owners in their capa owners:                    | city as |                   |                                       |                       |             |
| Shares issued   |         | 17,756,384        | -                                     | -                     | 17,756,384  |
| Share issue costs   |         | (1,089,133)       | -                                     | -                     | (1,089,133) |
| Options and performance rights                                    |         |                   |                                       |                       |             |
| issued  | 18 (a)  | -                 | 466,012                               | -                     | 466,012     |
| Exercise of vested performance                                    |         |                   |                                       |                       |             |
| rights  |         | 5,493             | (5,493)                               | -                     | •           |
| Reverse portion relating to lapsed options and performance rights |         |                   | (126,681)                             |                       | (126,681)   |
| Balance at 31 December 2022                                       | _       | 93,637,615        | 559,089                               | (41,450,397)          | 52,746,307  |
|   | _       | 737-377- 3        | 3327                                  | (1713-1327)           | 3 // (*/3*/ |
| At 1 January 2023   |         | 93,637,615        | 559,089                               | (41,450,397)          | 52,746,307  |
| Total comprehensive income for the yea                            | r       | -                 | -                                     | 10,366,209            | 10,366,209  |
| Transactions with owners in their capa owners:                    | city as |                   |                                       |                       |             |
| Shares issued   |         | -                 | -                                     | -                     | -           |
| Options issued  | 18 (a)  | -                 | 458,262                               | -                     | 458,262     |
| Balance at 31 December 2023                                       |         | 93,637,615        | 1,017,351                             | (31,084,188)          | 63,570,778  |

The above Consolidated Statement of Changes in Equity should be read in conjunction with the accompanying notes.



# **Consolidated Statement of Cash Flows**

for the year ended 31 December 2023

|  | Note | 2023<br>\$  | 2022<br>\$  |
|--|------|-------------|-------------|
| Cash flows from operating activities                             |      |             |             |
| Receipts in the course of operations                             |      | 7,890       | 17,018      |
| Payments to suppliers and employees                              |      | (2,645,027) | (2,426,947) |
| Interest received  |      | 420,466     | 26,008      |
| Finance costs  |      | (102,850)   | (124,243)   |
| Net cash used in operating activities                            | 5(a) | (2,319,521) | (2,508,164) |
| Cash flows from investing activities                             |      |             |             |
| Payments for property, plant and equipment                       |      | (289,682)   | (479,751)   |
| Payments for exploration and evaluation assets                   |      | (193,706)   | (6,583,010) |
| Proceeds from sale of property, plant and equipment              |      | 30,000      | 107,954     |
| Payments for security deposits                                   |      | (9,100)     | -           |
| Net cash used in investing activities                            | _    | (462,488)   | (6,954,807) |
| Cash flows from financing activities                             |      |             |             |
| Proceeds from issue of shares                                    |      | -           | 17,756,384  |
| Payments for share issue costs                                   |      | -           | (1,089,134) |
| Repayment of lease liabilities                                   |      | (86,472)    | (63,357)    |
| Net cash from financing activities                               | _    | (86,472)    | 16,603,893  |
| Net increase in cash and cash equivalents                        |      | (2,868,481) | 7,140,922   |
| Cash and cash equivalents at the beginning of the financial year |      | 13,640,939  | 6,500,017   |
| Cash and cash equivalents at the end of the financial year       | 5    | 10,772,458  | 13,640,939  |

The above Consolidated Statement of Cash Flows should be read in conjunction with the accompanying notes.



#### Notes to the Consolidated Financial Statements

for the year ended 31 December 2023

#### 1. Material accounting policy information

#### (a) Basis of preparation

The financial statements are general purpose financial statements which have been prepared in accordance with Australian Accounting Standards, other authoritative pronouncements of the Australian Accounting Standards Board and the *Corporations Act 2001*. The Group is a for-profit entity for financial reporting purposes under Australian Accounting Standards

The consolidated financial statements of the Group also comply with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

The financial statements were approved by the Board of Directors on 14 March 2024.

#### (b) Basis of measurement

The Group financial statements have been prepared on the historical cost basis.

#### (c) Functional and presentation currency

These Group financial statements are presented in Australian dollars, which is the Group's presentation and functional currency.

#### (d) Accounting policies

Accounting policies have been applied consistently by all of the Group's entities and to all periods presented in the consolidated financial statements. Specific material accounting policies are described in the note to which they relate. The following accounting policy applies to the consolidated financial statements as a whole:

#### Good and services tax (GST)

Revenues, expenses and assets are recognised net of the amount of associated GST, unless the GST incurred is not recoverable from the taxation authority. In this case it is recognised as part of the cost of acquisition of the asset or as part of the expense.

Receivables and payables are stated inclusive of the amount of GST receivable or payable. The net amount of GST recoverable from, or payable to, the taxation authority is included with other receivables or payables in the statement of financial position.

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

#### (e) Adoption of new and revised accounting standards

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

The consolidated entity has early adopted AASB 2014-10 Amendments to Australian Accounting Standards – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture which are required to be applied for annual reporting periods beginning on or after 1 January 2025. With the adoption of this accounting standard, the consolidated entity has recognised the gain resulting from the transaction involving the formation of the joint venture in the profit or loss only to the extent of the unrelated investors' interests in the joint venture.



#### Notes to the Consolidated Financial Statements

for the year ended 31 December 2023

#### (f) Going Concern

The financial statements have been prepared on the going concern basis, which contemplates the continuity of normal business activity and the realisation of assets and the settlement of liabilities in the normal course of business.

The Group has incurred a net profit after tax for the year ended 31 December 2023 of \$10,366,209 and a net cash outflow from operations of \$2,319,521. At 31 December 2023, the Group had \$10,772,458 in cash and cash equivalents (2022: \$13,640,939). In addition, the joint venture had \$26,685,193 in cash at 31 December 2023.

During 2022 Diatreme and Sibelco Silica Pty Ltd (Sibelco) entered into a binding agreement for the formation of a Joint Venture (J/V), Cape Silica Holdings Pty Ltd (CSHPL) to develop Diatreme's silica sand projects. Sibelco's investment in the Joint Venture occurred in two tranches, for a total subscription amount of \$35,000,000.

The first tranche of \$11,000,000 by Sibelco to obtain 9.99% ownership in the J/V was completed on 1 December 2022. The second tranche of \$24,000,000 by Sibelco to increase its ownership to 26.8% was completed on 17<sup>th</sup> October 2023.

Considering the above factors, the Directors have reviewed the business outlook and cash flow forecasts and are of the opinion that the use of the going concern basis of accounting is appropriate. They believe the Group has the ability to continue as a going concern and pay its debts as and when they fall due, undertake exploration and subsequent exploitation of the Group's tenements, securing product offtake agreements for the Projects, and/or sale of non-core assets.

#### (g) Critical accounting estimates and judgements

The application of accounting policies requires the use of judgements, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions are recognised in the period in which the estimate is revised if it affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

#### Share-based payment transactions:

The Group measures the cost of equity-settled transactions by reference to the fair value of the equity instruments at the date at which they are granted. The fair value of options and performance rights is determined using either the Binomial or Monte Carlo Simulation Models taking into account the terms and conditions upon which the instruments were granted.

#### Exploration and evaluation assets:

The application of the Group's accounting policy for exploration and evaluation assets requires judgement in determining whether it is likely that future economic benefits are likely either from future exploitation or sale where activities have not reached a stage which permits a reasonable assessment of the existence of reserves.

#### Determination of fair value of investment upon formation of joint venture

The Group applied judgement in 2022 in determining the fair value of the investment in the joint venture. The value was derived based on the first tranche of \$11,000,000 that Sibelco paid to obtain its 9.99% stake in the joint venture. Sibelco is a third-party market participant, therefore it was assumed the amount paid by the entity to acquire its interest represents fair value. On this basis, the Group determined the total fair value of CSHPL was \$110,110,110 and its 90.01% shareholding had a fair value of \$99,110,110 at the joint venture formation date.



#### Notes to the Consolidated Financial Statements

for the year ended 31 December 2023

| 2. Revenue, other income and expenses |            |            |
|---------------------------------------|------------|------------|
|                                       | 2023<br>\$ | 2022<br>\$ |
| a) Revenue                            |            |            |
| Interest                              | 448,606    | 93,816     |
| Rent                                  | 7,890      | 16,321     |
|                                       | 456,496    | 110,137    |

#### Accounting policy: revenue recognition

Revenue is recognised at an amount that reflects the consideration to which the consolidated entity is expected to be entitled in exchange for transferring goods or services to a customer. For each contract with a customer, the consolidated entity: 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. Interest revenue is recognised on a time proportion basis using the effective interest method. Rental income from operating leases is recognised on a straight-line basis over the lease term.

#### b) Other income

| Profit on sale of property, plant & equipment | 17,245 | 68,909 |
|---|--------|--------|
| Other   | -      | 697    |
|   | 17,245 | 69,606 |

#### Accounting policy: other income

Other income is recognised at an amount that reflects the consideration to which the consolidated entity is expected to be entitled in exchange for transferring goods or services to a customer.

#### c) Depreciation

| Plant and equipment                 | 135,077   | 112,932   |
|-------------------------------------|-----------|-----------|
| Right-of-use assets – buildings     | 79,143    | 58,346    |
|                                     | 214,220   | 171,278   |
|                                     |           |           |
| d) Other expenses                   |           |           |
| Professional fees                   | 184,939   | 75,473    |
| Short term lease payments           | 22,795    | 27,260    |
| Listing and share registry expenses | 115,503   | 115,642   |
| Administration costs                | 1,628,015 | 1,359,641 |
|                                     | 1,951,252 | 1,578,016 |



for the year ended 31 December 2023

| 3. Income Tax   |                          |                          |
|---|--------------------------|--------------------------|
|   | 2023<br>\$               | 2022<br>\$               |
| The prima facie tax on accounting loss differs from the income tax provided in the financial statements. The difference is reconciled as follows: |                          |                          |
| Profit (loss) before income tax   | 10,366,209               | 4,978,378                |
| Prima facie income tax benefit at 30% (2022: 25%)  Tax effect of amounts which are not deductible in calculating taxable income:                  | 3,109,863                | 1,244,595                |
| Other   | 133,902                  | 91,940                   |
| Deferred tax assets not recognised  | 3,243,765<br>(3,243,765) | 1,336,535<br>(1,336,535) |
| Total income tax benefit  | -                        | -                        |
| (a) Tax losses  |                          |                          |
| Unused tax losses   | 93,599,577               | 90,656,382               |
| Potential tax effect at 30% (2022: 25%)   | 28,079,873               | 22,664,096               |

The Group has not recognised the deferred tax assets arising from unused tax losses in the financial statements, as at present, it is not considered probable that sufficient taxable amounts will be available in future periods with which to be offset.

#### Accounting policy: income tax

The income tax expense or benefit for the year is the tax payable on the taxable income based upon the national income tax rate adjusted by changes in deferred tax assets and liabilities attributable to temporary differences between the tax bases of assets and liabilities and their carrying amounts in the financial statements, and to unused tax losses.

Deferred tax assets and liabilities are recognised for temporary differences at the tax rates expected to apply when the assets are recovered or liabilities are settled, based on those tax rates which are enacted or substantively enacted for each jurisdiction. The relevant tax rates are applied to the cumulative amounts of deductible and taxable temporary differences to measure the deferred tax asset or liability. An exception is made for certain temporary differences arising from the initial recognition of an asset or a liability. No deferred tax asset or liability is recognised in relation to these temporary differences if they arose in a transaction, other than a business combination, that at the time of the transaction did not affect either accounting profit or taxable profit or loss.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Current and deferred tax balances attributable to amounts recognised directly in other comprehensive income are also recognised directly in other comprehensive income.

#### Tax consolidation legislation

The Company and its wholly-owned Australian subsidiaries have implemented the tax consolidation legislation.

Where applicable, each entity in the Group recognises its own current and deferred tax assets and liabilities. Amounts resulting from unused tax losses and tax credits are then immediately assumed by the parent entity. The current tax liability of each subsidiary entity is then also assumed by the parent entity.

The entities have also entered into a tax sharing and funding arrangement. Under the terms of this agreement, the whollyowned entities reimburse the Company for any current income tax payable by the Company arising in respect of their activities. The reimbursements are payable at the same time as the associated income tax liability falls due.

In the opinion of the Directors, the tax sharing agreement is also a valid agreement under the tax consolidation legislation and limits the joint and several liability of the wholly-owned entities in the case of a default by the Company.



for the year ended 31 December 2023

| 4. Income/(loss) per share   |               |               |
|--|---------------|---------------|
|  | 2023          | 2022          |
|  | \$            | \$            |
| Income after income tax attributable to the owners of Diatreme Resources Limited | 10,366,209    | 4,978,378     |
|  | Number        | Number        |
| Weighted average number of ordinary shares used in calculating basic             |               |               |
| earnings per share   | 3,729,759,126 | 3,367,748,394 |
| Weighted average number of ordinary shares used in calculating                   |               |               |
| diluted earnings per share   | 3,731,981,349 | 3,367,748,394 |
|  | Cents         | Cents         |
| Basic earnings (loss) per share  | 0.3           | 0.1           |
| Diluted earnings (loss) per share  | 0.3           | 0.1           |

# Accounting policy: earnings/loss per share

Basic earnings per share

Basic earnings per share is calculated by dividing the profit or loss attributable to equity holders of the Company, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year.

#### Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares and the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

# 5. Cash and cash equivalents

|                 | 2023<br>\$ | 2022<br>\$ |
|-----------------|------------|------------|
| Cash on hand    | 67         | 345        |
| Cash at bank    | 1,772,391  | 3,640,594  |
| Cash on deposit | 9,000,000  | 10,000,000 |
|                 | 10,772,458 | 13,640,939 |



for the year ended 31 December 2023

| a) | ) | Reconciliation or | net profit to | net cash flows | used in o | perating activities |
|----|---|-------------------|---------------|----------------|-----------|---------------------|
|    |   |                   |               |                |           |                     |

|   | 2023<br>\$   | 2022<br>\$  |
|---|--------------|-------------|
| Income for the year                           | 10,366,209   | 4,978,378   |
| Non-cash items                                |              |             |
| Gain on formation of joint venture            | -            | (8,212,269) |
| Gain on dilution of interest in CSHPL         | (13,818,643) | -           |
| Profit on sale of property, plant & equipment | (17,245)     | (68,909)    |
| Depreciation                                  | 214,220      | 171,278     |
| Exploration expenditure written off           | 20,779       | -           |
| Share based payment expense                   | 458,262      | 339,331     |
| Share of joint venture income                 | (12,010)     | -           |
| Interest expense for leases                   | 11,102       | 5,479       |
| Movements in operating assets and liabilities |              |             |
| Decrease / (increase) in receivables          | (11,378)     | 17,824      |
| Decrease / (increase) in other assets         | 19,004       | (18,584)    |
| Increase / (decrease) in payables             | 359,054      | 254,227     |
| Increase / (decrease) in provisions           | 91,125       | 25,081      |
| Net cash used in operating activities         | (2,319,521)  | (2,508,164) |

#### 6. Trade and other receivables

|   | 2023<br>\$ | 2022<br>\$ |
|---|------------|------------|
| Trade receivable (Cape Silica Holdings Pty Ltd) | 168,062    | 440,911    |
| Other receivables                               | 145,669    | 122,073    |
|   | 313,731    | 562,984    |

Trade and other receivables do not contain impaired assets and are not past due.

### 7. Investment in Joint Venture

value less costs of disposal and value in use.

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

A joint venturer shall recognise its interest in a joint venture as an investment and shall account for that investment using the equity method. Under the equity method of accounting, the investments are initially recognised at cost and adjusted thereafter to recognise the group's share of the post-acquisition profits or losses of the investee in profit or loss, and the group's share of movements in other comprehensive income of the investee in other comprehensive income. Dividends received or receivable from associates and joint ventures are recognised as a reduction in the carrying amount of the investment. The carrying amount of equity-accounted investments are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair



for the year ended 31 December 2023

Cape Silica Holdings Pty Ltd (CSHPL)

On 1 December 2022, Diatreme Resources Limited and Sibelco Silica Pty Ltd (Sibelco) entered a Shareholder's Deed outlining the intent of the parties to conduct a joint venture for the purposes of exploring and developing silica sand assets in the Cape Flattery and Cape Bedford regions. Sibelco subscribed for a 9.99% interest in CSHPL for AU\$11 million. At this date the Group's control of CSHPL ceased; the remaining interest in the entity is accounted for using the equity method in the consolidated financial statements. On 17 October 2023 Sibelco subscribed for a further 16.8% in CSHPL for AU\$24 million, for a total of 26.8% interest in CSHPL.

Set out below is the joint venture of the group as at 31 December 2023 which, in the opinion of the directors, is material to the group. The entity listed below has share capital consisting solely of ordinary shares, which are held directly by the group. The country of incorporation or registration is also their principal place of business, and the proportion of ownership interest is the same as the proportion of voting rights held.

| Name of Entity                  | Place of business/<br>country of<br>incorporation | % of<br>ownership<br>interest |       | ownership     |               | Nature of relationship | Measurement<br>method | Carrying | Amount |
|---------------------------------|---|-------------------------------|-------|---------------|---------------|------------------------|-----------------------|----------|--------|
|                                 |   | 2023                          | 2022  |               |               | 2023                   | 2022                  |          |        |
|                                 |   | %                             | %     |               |               | \$                     | \$                    |          |        |
| Cape Silica<br>Holdings Pty Ltd | Australia   | 73.2                          | 90.01 | Joint Venture | Equity Method | 38,948,137             | 25,117,484            |          |        |

(1) A joint venture between Diatreme Resources Ltd and Sibelco Silica Pty Ltd.

On 3 June 2022 Diatreme Resources Limited incorporated Cape Silica Holdings Pty Ltd, which became a wholly-owned subsidiary of the Group.

On 3 June 2022, Cape Silica Holdings Pty Ltd Incorporated Northern Silica Pty Ltd as a wholly owned subsidiary.

On 17 June 2022, Diatreme Resources Limited sold Galalar Silica (Qld) Pty Ltd, a dormant company, to Cape Silica Holdings Pty Ltd for a nominal amount.

On 25 November 2022 Diatreme Resources Limited completed an internal restructuring to transfer existing tenement assets in the Cape Flattery and Cape Bedford region silica sands project to the newly created entity Cape Silica Holdings Pty Ltd and its two wholly-owned subsidiaries.

Significant judgement: existence of joint control

The Shareholder Agreement requires the approval of both Diatreme and Sibelco in relation to significant financial and operating decisions of the joint venture (known as reserve matters). This requirement demonstrates Diatreme, despite its 73.2% voting rights, is unable to unilaterally direct the relevant activities of Cape Silica Holdings Pty Ltd. The Group has therefore determined that it has joint control over CSHPL.



for the year ended 31 December 2023

The Group controlled CSHPL prior to the formation of the joint venture. The Group lost control of CSHPL when the joint venture was formed as the Group is unable to unilaterally direct the relevant activities of CSHPL. The table below provides a reconciliation of the gain on formation of joint venture, CSHPL at 31 December 2022 and the gain on dilution of the Group's investment in CSHPL at 31 December 2023:

|   | 2023<br>\$   | 2022<br>\$   |
|---|--------------|--------------|
| Cape Silica Holdings Pty Ltd Group – deconsolidation and gain on dilution   | *            | *            |
| Recognition of investment in CSHPL  | 99,110,110*  | 99,110,110*  |
| Carrying value of tenement assets transferred (see note 10)                 | (16,905,215) | (16,905,215) |
| Unrealised gain on investment in CSHPL (based on Diatreme's 90.01%          |              |              |
| interest)   | -            | (73,992,626) |
| Unrealised gain on investment in CSHPL (based on Diatreme's 73.2% interest) |              |              |
|   | (60,173,983) | -            |
| Total gain on formation of joint venture                                    | -            | 8,212,269    |
| Less gain already recognised in 2022  | (8,212,269)  | -            |
| Gain on loss of control of subsidiary in Statement of Profit or Loss in     | <del>-</del> |              |
| current period  |              | 8,212,269    |
| Gain on dilution of interest in CSHPL                                       | 13,818,643   |              |

\*This represents the fair value of the Group's investment in CSHPL at the date the joint venture was formed. See note 1 (g) for details of the significant judgements and estimates applied in determining the fair value. Upon loss of control of CSHPL, the Group's retained interest in CSHPL is remeasured to the fair value associated with the portion sold to Sibelco, with the excess amount over the previous carrying value recognised as a gain in profit or loss.

Commitments and contingent liabilities in respect of joint ventures

# Commitments

Under the Joint Venture Constitution, the Group has a commitment to provide funding for tenement expenditure if called upon by the joint venture. As of 31 December 2023, CSHPL has not called upon the Group to fund tenement expenditure.

# Contingent liabilities

As of 31 December 2023, the Group had no contingent liabilities in respect of CSHPL.

# Summarised financial information for associates and joint ventures

The tables below provide summarised financial information for the joint venture that is material to the group. The information disclosed reflects the amounts presented in the financial statements of the joint ventures and not Diatreme Resources Limited's share of those amounts. They have been amended to reflect adjustments made by the entity when using the equity method, including fair value adjustments and modifications for differences in accounting policy.

|  | Cape Silica Holdings Pty Ltd |        |  |
|--|------------------------------|--------|--|
|  | 2023                         | 2022   |  |
|  | \$                           | \$     |  |
| Summarised statement of comprehensive income |                              |        |  |
| Interest income                              | 434,064                      | 10,864 |  |
| Expenses                                     | (424,339)                    | -      |  |
| Income tax expense                           | (2,431)                      | -      |  |
| Profit for the period                        | 7,294                        | 10,864 |  |
| Other comprehensive income                   | -                            | -      |  |
| Total comprehensive income                   | 7,294                        | 10,864 |  |



for the year ended 31 December 2023

|  | Cape Silica Holo | lings Pty Ltd |
|--|------------------|---------------|
|  | 31 Dec 2023      | 31 Dec 2022   |
|  | \$               | \$            |
| Summarised balance sheet                           |                  |               |
| Current assets                                     |                  |               |
| Cash and cash equivalents                          | 26,685,193       | 10,857,544    |
| Other current assets                               | 264,411          | 185,674       |
| Total current assets                               | 26,949,604       | 11,043,218    |
| Non-current assets                                 |                  |               |
| Exploration and evaluation assets                  | 25,439,926       | 17,637,315    |
| Property, plant and equipment                      | 166,043          | -             |
| Security deposit                                   | 9,100            | -             |
| Total non-current assets                           | 25,615,069       | 17,637,315    |
| Total assets                                       | 52,564,673       | 28,680,533    |
| Current liabilities – trade and other payables     | 638,401          | 761,455       |
| Non-current liabilities                            |                  | -             |
| Total liabilities                                  | 638,401          | 761,455       |
| Net assets   | 51,926,272       | 27,919,078    |
| Reconciliation of carrying amounts:                |                  |               |
| Opening net assets 1 January                       | 27,919,078       | -             |
| Capital contribution                               | 23,999,900       | 27,908,214    |
| Profit for the period                              | 7,294            | 10,864        |
| Closing net assets                                 | 51,926,272       | 27,919,078    |
|  | 2023             | 2022          |
|  | \$               | \$            |
| Reconciliation of carrying amount in joint venture |                  |               |
| Opening balance 1 January                          | 25,117,484       | -             |
| Carrying value of tenement transferred             | -                | 16,905,215    |
| Gain on formation of joint venture                 | -                | 8,212,269     |
| Gain on dilution of investment                     | 13,818,643       |               |
| Share of profit in joint venture                   | 12,010           | -             |
| Closing balance 31 December                        | 38,948,137       | 25,117,484    |



for the year ended 31 December 2023

# 8. Property, plant & equipment

|                             | Furniture<br>and fittings | Motor vehicles | Plant and<br>Equipment | Total     |
|-----------------------------|---------------------------|----------------|------------------------|-----------|
|                             | \$                        | \$             | \$                     | \$        |
| Year ended 31 December 2022 |                           |                |                        |           |
| Opening net book amount     | 1,574                     | 171,752        | 80,260                 | 253,586   |
| Additions                   | 420                       | 115,133        | 364,198                | 479,751   |
| Disposals                   | -                         | -              | (39,072)               | (39,072)  |
| Depreciation charge         | (388)                     | (48,241)       | (64,275)               | (112,904) |
| Closing net book amount     | 1,606                     | 238,644        | 341,111                | 581,361   |
| At 31 December 2022         |                           |                |                        |           |
| Cost                        | 135,143                   | 428,588        | 756,762                | 1,320,493 |
| Accumulated depreciation    | (133,537)                 | (189,944)      | (415,651)              | (739,132) |
| Net book amount             | 1,606                     | 238,644        | 341,111                | 581,361   |

|                             | Furniture          |                      | Plant and       |             |
|-----------------------------|--------------------|----------------------|-----------------|-------------|
|                             | and fittings<br>\$ | Motor vehicles<br>\$ | Equipment<br>\$ | Total<br>\$ |
| Year ended 31 December 2023 |                    |                      |                 |             |
| Opening net book amount     | 1,606              | 238,644              | 341,111         | 581,361     |
| Additions                   | 33,435             | 230,822              | 25,855          | 290,112     |
| Disposals                   | -                  | (42,004)             | (430)           | (42,434)    |
| Depreciation charge         | (2,747)            | (57,060)             | (75,270)        | (135,077)   |
| Closing net book amount     | 32,294             | 370,402              | 291,266         | 693,962     |
| At 31 December 2023         |                    |                      |                 |             |
| Cost                        | 160,244            | 552,285              | 775,189         | 1,487,718   |
| Accumulated depreciation    | (127,950)          | (181,883)            | (483,923)       | (793,756)   |
| Net book amount             | 32,294             | 370,402              | 291,266         | 693,962     |

# Accounting policy: property, plant and equipment

Property, plant and equipment is stated at historical cost, including costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management, less depreciation and any impairments. Depreciation is calculated on a diminishing value basis. Estimates of remaining useful lives are made on a regular basis for all assets.

The depreciation rates used for each class of assets are as follows:

Furniture and fittings 20%

Motor vehicles 20%

Plant and equipment 20-40%



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| 9. Right-of-use assets |            |            |
|------------------------|------------|------------|
|                        | 2023<br>\$ | 2022<br>\$ |
| Opening balance        | 29,174     | 87,520     |
| Additions              | 265,668    | -          |
| Depreciation charge    | (79,143)   | (58,346)   |
| Closing balance        | 215,699    | 29,174     |

The Company right-of-use assets consist of leases for its offices.

# Accounting policy: Right-of-use assets

A right-of-use asset is recognised at the commencement date of a lease. The right-of-use asset is measured at cost, which comprises the initial amount of the lease liability, adjusted for, as applicable, any lease payments made at or before the commencement date net of any lease incentives received, any initial direct costs incurred, and, except where included in the cost of inventories, an estimate of costs expected to be incurred for dismantling and removing the underlying asset, and restoring the site or asset.

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 consolidated entity expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is over its estimated useful life. Right-of use assets are subject to impairment or adjusted for any re-measurement of lease liabilities.

#### 10. Exploration and evaluation assets

|   | 2023<br>\$ | 2022<br>\$   |
|---|------------|--------------|
| Exploration and evaluation assets – at cost less impairment | 15,540,443 | 15,363,583   |
|   |            |              |
| Opening balance   | 15,363,583 | 26,094,898   |
| Costs capitalised during the year                           | 197,639    | 6,173,900    |
| Derecognition of assets - deconsolidation *                 | -          | (16,905,215) |
| Exploration expenditure written off                         | (20,779)   | -            |
| Closing balance   | 15,540,443 | 15,363,583   |

 $<sup>^*</sup>$ The Group deconsolidated its subsidiary Cape Silica Holdings Ltd Pty during the prior year. Also refer to Note 7.

# Accounting policy: Exploration and evaluation assets

Exploration and evaluation costs, including the costs of acquiring licences, are capitalised as exploration and evaluation assets on an area of interest basis. Costs incurred before the Group has obtained the legal rights to explore an area are recognised in profit or loss.

Exploration and evaluation assets are only recognised if the rights to the tenure of the area of interest are current and either:

- the expenditures are expected to be recouped through successful development and exploitation of the area of interest or alternatively, by its sale; or
- 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.



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Exploration and evaluation costs have been capitalised on the basis that the Group will commence commercial production in the future, from which time the costs will be amortised in proportion to the depletion of the mineral resources. Key judgements are applied in considering costs to be capitalised which includes determining expenditures directly related to these activities and allocating overheads between those that are expensed and capitalised. In addition, costs are only capitalised that are expected to be recovered either through successful development or sale of the relevant mining interest. Factors that could impact the future commercial production at the mine include the level of reserves and resources, future technology changes, which could impact the cost of mining, future legal changes and changes in commodity prices. To the extent that capitalised costs are determined not to be recoverable in the future, they will be written off in the period in which this determination is made.

At balance date the carrying amount of exploration and evaluation assets was \$15,540,443 – a significant proportion of which, \$14,780,385, was attributable to the Group's Cyclone Zircon Project.

#### Farm-out Arrangement

Diatreme announced on 5 August 2021 a binding Memorandum of Understanding (MOU) with Metallica Minerals Limited (ASX: MLM) for the Company's Clermont Copper-Gold Project (EPM 17968).

Under the agreement, Metallica was to spend a minimum of \$300,000 before 29 April 2022 to earn a 25% interest in the project. Metallica may spend an additional \$700,000 no later than 12 months after 29 April 2022 to earn an additional 26% interest. After spending this amount, Metallica has the right to sole fund the first \$1 million of the project expenditure to earn an additional 24% interest.

On 4 July 2023, Metallica met the expenditure conditions of spending \$1 million on the project and thus held 51% share of the Clermont Project.

On 12 October 2023, Metallica elected to earn an additional 24% in the Clermont Project by committing to sole fund \$1 million for further exploration.

Should Diatreme and Metallica make the decision to mine, Diatreme will be granted a 1% NSR royalty.

#### Accounting policy: impairment of non-financial assets

At the end of each reporting period the Group assesses whether there is any indication that individual assets are impaired. Where impairment indicators exist, recoverable amount is determined and impairment losses are recognised in profit or loss where the asset's carrying value exceeds its recoverable amount. Recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purpose of 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 the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows that are largely independent of the cash inflows from other assets or groups of assets (cash-generating units).

Where it is not possible to estimate recoverable amount for an individual asset, recoverable amount is determined for the cash-generating unit to which the asset belongs.

The carrying values of capitalised exploration and evaluation expenditure and property, plant and equipment are assessed for impairment when indicators of such impairment exist. External factors, such as changes in expected future processes, technology and economic conditions, are also monitored to assess for indicators of impairment.



for the year ended 31 December 2023

| 11. Other non-current assets |            |            |
|------------------------------|------------|------------|
|                              | 2023<br>\$ | 2022<br>\$ |
| Rent guarantee deposit       | 22,465     | 13,365     |
| Security deposits            | 25,000     | 25,000     |
|                              | 47,465     | 38,365     |

#### 12. Trade, other payables and employee benefits

|                             | 2023<br>\$ | 2022<br>\$ |
|-----------------------------|------------|------------|
| Unsecured                   |            |            |
| Trade payables              | 313,914    | 582,089    |
| Other payables and accruals | 376,933    | 148,249    |
| Employee benefits           | 353,430    | 236,965    |
|                             | 1,044,277  | 967,303    |

### Accounting policy: trade and other payables

These amounts represent liabilities for goods and services provided to the Group prior to the end of the reporting period and which remain unpaid. The amounts are unsecured and are usually paid within 30 days of recognition.

## Accounting policy: employee benefits - Wages and Salaries and Annual Leave

Liabilities for wages and salaries, including non-monetary benefits and annual leave expected to be settled within 12 months of the end of the reporting period are recognised in other liabilities in respect of employees' services rendered up to the end of the reporting period and are measured at amounts expected to be paid when the liabilities are settled.

#### 13. Borrowings

|                       | 2023<br>\$ | 2022<br>\$ |
|-----------------------|------------|------------|
| Unsecured loan        | 1,525,313  | 1,509,375  |
| Total borrowings      | 1,525,313  | 1,509,375  |
|                       |            |            |
| Current liability     | 1,525,313  |            |
| Non-current liability |            | 1,509,375  |

The loan's interest rate is 7.5 per annum and has a maturity date of 30 May 2024.

#### **Accounting Policy: borrowings**

Loans and borrowings are initially recognised at the fair value of the consideration received, net of transaction costs. They are subsequently measured at amortised cost using the effective interest method. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the loans and borrowings using the effective interest method.

All borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.



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| 14. Lease liabilities                         | 2023     | 2022     |
|---|----------|----------|
|   | \$       | \$       |
| Current liability                             | 95,957   | 31,819   |
| Non-current liability                         | 125,359  | -        |
|   | 221,316  | 31,819   |
| The lease liabilities are presented as below: |          | _        |
| Opening balance                               | 31,819   | 89,697   |
| Additions                                     | 264,868  | -        |
| Payments recognised as financial cash outflow | (86,473) | (63,357) |
| Interest charges during the year              | 11,102   | 5,479    |
|   | 221,316  | 31,819   |

#### Accounting policy: lease liability

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 consolidated entity'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.

Lease liabilities are measured at amortised cost using the effective interest method. The carrying amounts are remeasured if there is a change in the following: future lease payments arising from a change in an index or a rate used; residual guarantee; lease term; certainty of a purchase option and termination penalties. When a lease liability is remeasured, an adjustment is made to the corresponding right-of use asset, or to profit or loss if the carrying amount of the right-of-use asset is fully written down.

#### 15. Provisions

|                             | 2023<br>\$ | 2022<br>\$ |
|-----------------------------|------------|------------|
| Current liabilities         |            |            |
| Long service leave          | 102,644    | 8,950      |
| Nian assessment link litera |            |            |
| Non-current liabilities     |            |            |
| Long service leave          | 67,567     | 70,136     |

#### Accounting policy: employee benefits - Long Service Leave

Liabilities for long service leave are recognised as part of 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 to the end of the reporting period. Consideration is given to expected future salaries and wages levels, experience of employee departures and periods of service. Expected future payments are discounted using corporate bond rates at the end of the reporting period with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.



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| 16. Issued Capital                                      |            |            |
|---|------------|------------|
|   | 2023       | 2022       |
|   | \$         | \$         |
| 3,729,759,126 (Dec 2022: 3,729,759,126) ordinary shares | 93,637,615 | 93,637,615 |

#### (a) Movements in ordinary share capital

|                             |                    |                  | Issue price |             |
|-----------------------------|--------------------|------------------|-------------|-------------|
| Date                        | Details            | Number of shares | \$          | \$          |
| 31 Dec 2021                 | Balance            | 3,013,717,560    |             | 76,964,871  |
| 10 Jan 2022 <sup>(1)</sup>  | Shares issued      | 190,066          | 0.029       | 5,493       |
| Jan-Feb 2022 <sup>(2)</sup> | Shares issued      | 24,275,000       | 0.020       | 485,500     |
| 27 Jun 2022 <sup>(3)</sup>  | Shares issued      | 559,465,000      | 0.025       | 13,968,096  |
| 29 Aug 2022 <sup>(3)</sup>  | Shares issued      | 132,111,500      | 0.025       | 3,302,788   |
|                             | Shares issue costs | <u> </u>         | _           | (1,089,133) |
| 31 Dec 2022                 | Balance            | 3,729,759,126    |             | 93,637,615  |
|                             | Shares issued      |                  | <u>-</u>    |             |
| 31 Dec 2023                 |                    | 3,729,759,126    | -           | 93,637,615  |

<sup>(1)</sup> Shares issued on vesting of performance rights to Neil McIntyre and Peter Brown (Ex-KMP and ex-employee).

#### Ordinary shares

Ordinary shares entitle the holder to participate in dividends and the proceeds on the winding up of the Company in proportion to the number of and amounts paid on the shares held. The fully paid ordinary shares have no par value and the Company does not have a limited amount of authorised capital. On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

### Accounting policy: issued capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

# b) Share options

|   |               |                | Number at  | end of year |
|---|---------------|----------------|------------|-------------|
| Expiry date   | Status at 31  | Exercise Price |            |             |
|   | December 2023 |                | 2023       | 2022        |
| 27 May 2026 (unlisted – Tranche 1) <sup>(1)</sup>   | Vested        | \$0.025        | 10,000,002 | 10,000,002  |
| 27 May 2026 (unlisted – Tranche 2) <sup>(1)</sup>   | Unvested      | \$0.030        | 9,999,999  | 9,999,999   |
| 27 May 2026 (unlisted – Tranche 3) <sup>(1)</sup>   | Unvested      | \$0.035        | 9,999,999  | 9,999,999   |
| 26 May 2027 (unlisted – Tranche 1) <sup>(2)</sup>   | Unvested      | \$0.025        | 3,333,334  | 3,333,334   |
| 26 May 2027 (unlisted – Tranche 2) <sup>(2)</sup>   | Unvested      | \$0.030        | 3,333,333  | 3,333,333   |
| 26 May 2027 (unlisted – Tranche 3) <sup>(2)</sup>   | Unvested      | \$0.035        | 3,333,333  | 3,333,333   |
| 25 July 2027 (unlisted – Tranche 1) <sup>(3)</sup>  | Unvested      | \$0.035        | 6,666,666  | 6,666,666   |
| 25 July 2027 (unlisted – Tranche 2) <sup>(3)</sup>  | Unvested      | \$0.040        | 6,666,667  | 6,666,667   |
| 25 July 2027 (unlisted – Tranche 3) <sup>(3)</sup>  | Unvested      | \$0.045        | 6,666,667  | 6,666,667   |
| 8 August 2024 (unlisted – Tranche 1) <sup>(4)</sup> | Unvested      | \$0.035        | 3,333,334  | -           |
| 25 July 2027 (unlisted – Tranche 2) <sup>(4)</sup>  | Unvested      | \$0.040        | 3,333,333  | -           |
| 25 July 2027 (unlisted – Tranche 3) <sup>(4)</sup>  | Unvested      | \$0.045        | 3,333,333  | -           |
| Total   |               |                | 70,000,000 | 60,000,000  |

<sup>(2)</sup> Shares issued to various shareholders on exercise of options Shares issued to Neil McIntyre and Peter Brown on vesting of performance rights

<sup>(3)</sup> During 2022 the Company completed several placements to sophisticated and professional investors, including a placement to Sibelco completed on 27 June 2022



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- $^{(1)}$  40,000,000 unlisted Director Options issued for nil cash consideration and as part remuneration for Director services and approved at the May 2021 AGM
- (2) 10,000,000 unlisted Director Options issued for nil cash consideration and as part remuneration for Director services and approved at the May 2022 AGM
- (3) 20,000,000 unlisted Employee Options issued for nil cash consideration and as part KMP remuneration approved by the Board in July 2022
- (4) 10,000,000 unlisted Director Options issued for nil cash consideration and as part remuneration for Director services

Share options issued by the Company carry no rights to dividends and no voting rights. All options are exercisable for cash on a 1:1 basis.

|   | Number at end of year |               |
|---|-----------------------|---------------|
| Movement in unlisted share options                              | 2023                  | 2022          |
| Opening balance   | 60,000,000            | 219,214,365   |
| Issued 14 June 2022 (subsequent to approval at 26 May 2022 AGM) | -                     | 10,000,000    |
| Issued 27 July 2022 (subsequent to Board approval 25 July 2022) | -                     | 30,000,000    |
| Issued 8 August 2023  | 10,000,000            | -             |
| Exercised   | -                     | (24,275,000)  |
| Lapsed  | -                     | (174,939,365) |
| Closing balance   | 70,000,000            | 60,000,000    |

# 17. Share-based payment reserve

|  | 2023<br>\$ | 2022<br>\$ |
|--|------------|------------|
| Opening balance  | 559,089    | 225,251    |
| Options expense  | 458,262    | 461,025    |
| Performance rights expense   | -          | 4,987      |
| Transfer to share capital on vesting of performance rights         | -          | (5,493)    |
| Reverse amounts relating to expired options and performance rights |            | (126,681)  |
| Closing balance  | 1,017,351  | 559,089    |

Nature and purpose of share-based payment reserve

The share-based payment reserve is used to recognise the fair value of options issued under the employee share option plan, options issued to the directors, CEO and CFO.

# 18. Share-based payments

|  | 2023<br>\$ | 2022<br>\$ |
|--|------------|------------|
| (a) Value of share-based payments in the financial statements            |            |            |
| Expensed:  |            |            |
| Incentive based payment to CEO & COO – performance rights                | -          | 4,987      |
| Payment to Directors for services – options                              | 192,291    | 308,350    |
| Payment to CEO and CFO as part of their remuneration – options           | 265,971    | 152,675    |
| Total KMP share-based payments   | 458,262    | 466,012    |
| Reverse portions of performance rights and options that have lapsed      | -          | (126,681)  |
| Recognised in statement of profit or loss and other comprehensive income | 458,262    | 339,331    |



for the year ended 31 December 2023

The Group provides benefits in the form of share-based payment transactions as follows:

| Туре    | Holder(s)                             | Services provided                              |
|---------|---------------------------------------|--|
| Options | Directors                             | Employment – corporate governance              |
| Options | CEO and CFO & Company Secretary (CFO) | Employment – incentive with vesting conditions |

| Grant            | Holder(s)      | Туре    | Number of   | Granted in | Vested | Lapsed  | Closing    | Weighted |
|------------------|----------------|---------|-------------|------------|--------|---------|------------|----------|
| Date             |                |         | instruments | current    | and    | in      | balance as | average  |
|                  |                |         | at 1 Jan    | period     | shares | current | at 31 Dec  | exercise |
|                  |                |         | 2023        |            | issued | period  | 2023       | price    |
| 27 May<br>2021   | Directors      | Options | 30,000,000  | -          | -      | -       | 30,000,000 | 0.031    |
| 26 May<br>2022   | Directors      | Options | 10,000,000  | -          | -      | -       | 10,000,000 | 0.031    |
| 25 July<br>2022  | CEO and<br>CFO | Options | 20,000,000  | -          | -      | -       | 20,000,000 | 0.040    |
| 8 August<br>2023 | Directors      | Options | -           | 10,000,000 | -      | -       | 10,000,000 | 0.040    |

#### (b) Accounting Policy: share-based payment transactions

Services are rendered in exchange for options and/or shares in the Company (equity-settled transactions).

The cost of equity-settled transactions is determined by the fair value at the date when the grant is made using an appropriate valuation model. That cost is recognised, together with a corresponding increase in other capital reserves in equity, over the period in which the performance and/or service conditions are fulfilled.

# (c) Summary of share-based payments

#### Options to Directors (2023)

The Company issued 10,000,000 Director Options, in 3 tranches to Karalyn Keys. The Director Options were issued for nil cash consideration and as part remuneration for Director services provided by the Directors to the Company.

# Options to Director (2022)

Following approval by shareholders at the May 2022 AGM, the Company issued 10,000,000 Director Options, in 3 tranches, to Non-executive Chairman, Mr Wayne Swan. The Director Options were issued for nil cash consideration and as part remuneration for Director services provided by the Directors to the Company.

## Options to CEO, COO & CFO (2022)

Following Board approval in July 2022, the Company issued 30,000,000 Employee Options, in 3 tranches, to the CEO, COO and CFO. The Employee Options were issued for nil cash consideration and formed part of their remuneration. 10,000,000 of these options lapsed following the resignation of the COO on 16 December 2022.



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# (d) Fair value of options

The fair value of the options granted to non-executive director, Ms Karalyn Keys, in 2023 is estimated as at the date of grant using the Binomial valuation model taking into account the following inputs:

|                              | Tranche 1     | Tranche 2     | Tranche 3     |
|------------------------------|---------------|---------------|---------------|
| Grant date                   | 8 August 2023 | 8 August 2023 | 8 August 2023 |
| Exercise price               | \$0.035       | \$0.040       | \$0.045       |
| Maximum option life in years | 5 years       | 5 years       | 5 years       |
| Volatility                   | 123.0%        | 123.0%        | 123.0%        |
| Risk-free rate               | 3.75%         | 3.75%         | 3.75%         |
| Dividend yield               | 0.0%          | 0.0%          | 0.0%          |
| Trinomial steps              | 200           | 200           | 200           |
| Exercise multiple            | 4             | 4             | 4             |
| Employee exit rate           | 0.00%         | 0.00%         | 0.00%         |
| Expiry date                  | 8 August 2028 | 8 August 2028 | 8 August 2028 |
| Vesting date                 | 8 August 2024 | 8 August 2025 | 8 August 2026 |
| Option Value                 | 0.0160        | 0.0157        | 0.0155        |
| Number of options            | 3,333,334     | 3,333,333     | 3,333,333     |

#### 19. Financial instruments

The Group's principal financial instruments comprise cash, short-term deposits, trade payables and borrowings. The main purpose of these financial instruments is to fund the Group's operations.

The Group does not use any form of derivatives as it is not at a level of exposure that requires the use of derivatives to hedge its exposure. Exposure limits are reviewed by management on a continuous basis. The Group does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

# (a) Categories of financial instruments

|                             | 2023<br>\$ | 2022<br>\$ |
|-----------------------------|------------|------------|
| Financial assets            |            |            |
| Cash and cash equivalents   | 10,772,458 | 13,640,939 |
| Trade and other receivables | 313,731    | 562,984    |
| Security and other deposits | 47,465     | 38,365     |
| Total financial assets      | 11,133,654 | 14,242,288 |
|                             | 2023       | 2022       |
|                             | \$         | \$         |
| Financial liabilities       |            |            |
| Trade and other payables    | 1,044,277  | 967,303    |
| Borrowings                  | 1,525,313  | 1,509,375  |
| Lease liabilities           | 221,316    | 31,819     |
| Total financial liabilities | 2,790,906  | 2,508,497  |



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The Board of Directors has overall responsibility for the establishment and oversight of the risk management framework which is summarised below:

### (b) Capital risk management

The Board's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. As an emerging explorer, the Group does not establish a return on capital. Capital management requires the maintenance of a strong cash balance to support ongoing exploration. There were no changes in the Group's approach to capital management during the year. The Group is not subject to externally imposed capital requirements.

#### (c) Market risk

Interest rate risk

Exposure to interest rate risk arises on financial assets and financial liabilities recognised at the end of reporting period whereby a future change in interest rates will affect future cash flows or the fair value of fixed rate financial instruments. The Group is also exposed to earning volatility on floating rate instruments. The Group does not have a formal policy in place to mitigate interest rate risks as the Group's income and operating cash flows are not materially exposed to changes in market interest rates.

At balance date, the Group had the following financial assets which are interest bearing:

|                 | 2023<br>\$ | 2022<br>\$ |
|-----------------|------------|------------|
| Cash at bank    | 1,772,391  | 3,640,594  |
| Cash on deposit | 9,000,000  | 10,000,000 |
|                 | 10,772,391 | 13,640,594 |

# (d) Credit risk

Credit risk is the risk that a counter party will not complete its obligation under a financial instrument that will result in a financial loss to the Group. The carrying amount of financial assets represents the maximum credit exposure.

The Group manages any credit risk associated with its funds on deposit by ensuring that it only invests its funds with reputable financial institutions.

The Group manages any credit risk associated with its trade and other receivables by regular monitoring of exposures against the credit limits and monitoring of the financial stability of significant customers and counterparties.

#### (e) Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due.

The Group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

The Group manages liquidity risk by maintaining adequate cash reserves from funds raised in the market and by continuously monitoring forecast and actual cash flows.



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The following are the contractual maturities of financial liabilities:

| Consolidated             | Carrying<br>amount<br>\$ | Contractual<br>cash flow<br>\$ | < 6 months | 6-12 months | 1-3 years<br>\$ | > 3 years<br>\$ |
|--------------------------|--------------------------|--------------------------------|------------|-------------|-----------------|-----------------|
| 31 Dec 2022              |                          |                                |            |             |                 |                 |
| Trade and other payables | 967,303                  | 967,303                        | 967,303    | -           | -               | -               |
| Borrowings               | 1,509,375                | 1,668,750                      | 65,625     | 56,250      | 1,546,875       | -               |
| Lease liabilities        | 31,819                   | 31,819                         | 31,819     | -           | -               | -               |
| -                        | 2,508,497                | 2,667,872                      | 1,064,747  | 56,250      | 1,546,875       | -               |

| Consolidated                       | Carrying<br>amount<br>\$ | Contractual<br>cash flow<br>\$ | < 6 months | 6-12 months | 1-3 years<br>\$ | > 3 years<br>\$ |
|------------------------------------|--------------------------|--------------------------------|------------|-------------|-----------------|-----------------|
| <b>31 Dec 2023</b> Trade and other |                          |                                |            |             |                 |                 |
| payables                           | 1,044,277                | 1,044,277                      | 1,044,277  | -           | -               | -               |
| Borrowings                         | 1,525,313                | 1,525,313                      | 1,525,313  | -           | -               | -               |
| Lease liabilities                  | 221,316                  | 242,478                        | 54,479     | 75,133      | 112,866         | _               |
|                                    | 2,790,906                | 2,812,068                      | 2,624,069  | 75,133      | 112,866         | -               |

## (f) Fair values

The carrying amount of financial assets and financial liabilities recorded in the financial statements approximate their respective fair values.

# 20. Interests in subsidiaries

The Group financial statements consolidate those of the Company and all of its subsidiaries as of 31 December 2023. Subsidiaries are all those entities over which the Group has the power to govern the financial and operating policies so as to obtain benefits from their activities. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether a Group controls another entity. The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using consistent accounting policies.

All transactions and balances between Group companies are eliminated on consolidation, including unrealised gains and losses on transactions between Group companies. Where unrealised losses on intra-group asset sales are reversed on consolidation, the underlying asset is also tested for impairment from a group perspective. Amounts reported in the financial statements of subsidiaries have been adjusted where necessary to ensure consistency with the accounting policies adopted by the Group.

Profit or loss and other comprehensive income of subsidiaries acquired or disposed of during the year are recognised from the effective date of acquisition, or up to the effective date of disposal, as applicable.



for the year ended 31 December 2023

Set out below are details of the subsidiaries held directly by the Group:

| Name of subsidiary                      | Country of<br>Incorporation | Principal activity        | Ownership<br>Interest |      |  |
|---|-----------------------------|---------------------------|-----------------------|------|--|
|   |                             |                           | 2023                  | 2022 |  |
| Regional Exploration Management Pty Ltd | Australia                   | Logistical support        | 100%                  | 100% |  |
| Chalcophile Resources Pty Ltd *         | Australia                   | Metals exploration        | 100%                  | 100% |  |
| Lost Sands Pty Ltd                      | Australia                   | Mineral sands exploration | 100%                  | 100% |  |
| Casuarina Silica Pty Ltd                | Australia                   | Metals exploration        | 100%                  | 100% |  |

<sup>\*</sup> This entity is 100% owned by Regional Exploration Management Pty Ltd.

# 21. Parent Entity Information

|   | 2023         | 2022         |
|---|--------------|--------------|
| Financial position                      | \$           | \$           |
| Current assets                          | 11,067,531   | 14,146,937   |
| Non-current assets                      | 58,055,916   | 43,723,904   |
| Total assets                            | 69,123,447   | 57,870,841   |
| Current liabilities                     | 2,748,760    | 1,000,698    |
| Non-current liabilities                 | 192,926      | 1,570,136    |
| Total liabilities                       | 2,941,686    | 2,570,834    |
| Net assets                              | 66,181,761   | 55,300,007   |
| Shareholders' equity                    |              |              |
| Contributed equity                      | 93,637,615   | 93,637,615   |
| Reserves                                | 1,017,351    | 559,089      |
| Accumulated losses                      | (28,473,205) | (38,896,697) |
| Total equity                            | 66,181,761   | 55,300,007   |
|   |              |              |
| Profit for the year                     | 10,423,492   | 4,929,908    |
| Total comprehensive income for the year | 10,423,492   | 4,929,908    |
|   |              |              |

## **Non-Current Assets**

Non-current assets include \$15,407,152 (2022: \$15,285,842) of intercompany receivables balances with recoverability of the debt based on successful exploitation of various tenement sites, and \$38,948,137 of investment in joint venture.

# **Contingent Liabilities**

The parent entity had no contingent liabilities at 31 December 2023 (2022: nil).

# Contractual commitments

The parent entity had no contractual commitments for property, plant and equipment at 31 December 2023 (2022: nil).

# Guarantees

The parent entity had no guarantees as 31 December 2023 (2022: nil).



2022

2023

2022

2022

#### Notes to the Consolidated Financial Statements

for the year ended 31 December 2023

#### 22. Commitments

#### (a) Tenement expenditure commitments

So as to maintain current rights to tenure of exploration tenements, the Group will be required to outlay amounts in respect of tenement rent to the relevant governing authorities and to meet certain annual exploration expenditure commitments. These outlays (exploration expenditure and rent), which arise in relation to granted tenements, inclusive of tenement applications are as follows:

|                                    | \$        | \$      |
|------------------------------------|-----------|---------|
| Payable within 1 year              | 140,090   | 62,860  |
| Payable between one and five years | 1,092,254 | 853,277 |
|                                    | 1,232,344 | 916,137 |

The outlays may be varied from time to time, subject to approval of the relevant government departments, and may be relieved if a tenement is relinquished. In 2023 cash security bonds totalling \$25,000 were held by the relevant governing authorities to ensure compliance with granted tenement conditions (2022: \$25,000).

#### 23. Contingent Liability

The Group does not have any contingent liability at 31 December 2023 (2022: Nil).

#### 24. Financial reporting by segments

AASB 8 requires operating segments to be identified on the basis of internal reports about components of the Group that are regularly reviewed by the chief operating decision maker in order to allocate resources to the segment and to assess its performance. The function of the chief operating decision maker is performed by the Board collectively.

The Group currently operates in one business segment and one geographical segment, namely explorer for heavy mineral sands, copper, and base metals in Australia. The revenues and results of this segment are those of the Group as a whole and are set out in the Consolidated Statement of Profit or Loss and Other Comprehensive Income.

# 25. Related parties

#### (a) Parent entity

The ultimate parent entity in the Group is Diatreme Resources Limited.

### (b) Subsidiaries

Interests in subsidiaries are set out in Note 20.

# (c) Joint Ventures

Interest in joint ventures is set out in Note 7.

#### (d) Key management personnel

Refer to the remuneration report contained in the directors' report for details of the remuneration paid or payable to each member of the Group's key management personnel for the year ended 31 December 2023.

|                              | 2023      | 2022      |
|------------------------------|-----------|-----------|
|                              | \$        | \$        |
| Short-term employee benefits | 914,778   | 1,036,007 |
| Post-employment benefits     | 93,799    | 97,989    |
| Long-term benefits           | 66,225    | 20,599    |
| Share-based payments         | 458,262   | 365,085   |
|                              | 1,533,064 | 1,519,680 |
|                              |           |           |



for the year ended 31 December 2023

| Transactions with related parties  The following transactions occurred with related parties:   | 2023<br>\$ | 2022<br>\$ |
|--|------------|------------|
| Payment for specialist market and consultancy services from Fortune Corporation Australia Pty Limited (director-related entity of William Wang). | 71,197     | -          |
| Payment for corporate advice from Tearum Pty Limited (director-related entity of Greg Starr).  | 129,922    | 9,685      |

### (e) Outstanding balances arising from sales/purchases of goods and services

The following balances are outstanding at the end of the reporting period in relation to transactions with related parties:

| Current receivables                                       | 2023<br>\$ | 2022<br>\$ |
|---|------------|------------|
| Cape Silica Holdings Pty Ltd                              | 168,062    | 440,911    |
| 26. Remuneration of auditors                              |            |            |
| William Buck (Qld)  |            |            |
| Audit and review of the financial statements              | 27,940     | 25,400     |
| Audit of Lost Sands Pty Ltd for 2020, 2021, 2022 and 2023 | 20,000     | -          |
|   | 47,940     | 25,400     |

#### 27. Events subsequent to balance date

The auditors did not provide any other services.

On 16 February 2024, Diatreme announced to the market its conditional intention to make a takeover bid for all of the ordinary shares in Metallica Minerals Limited (MLM or Metallica).

Metallica shareholders will receive 1.3319 fully paid ordinary shares in Diatreme (Diatreme Share) for every one (1) ordinary share in Metallica held by Metallica shareholders on the record date subject to conditions.

No other matter or circumstance has arisen since the end of the reporting date that has significantly affect, or may affect, the operations of the Group, the results of those operations or the state of affairs of the Group in future financial years.

#### 28. New accounting standards and interpretations

At the date of authorisation of the financial report, certain Standards and Interpretations were on issue but not yet effective. These Standards and Interpretations have not been adopted in the preparation of the financial report for the year ended 31 December 2023, except as disclosed in note 1(e). None of these Standards and Interpretations are expected to have significant effect on the consolidated financial statements of the Group.

The Group expects to first apply these Standards and Interpretations in the financial report of the Group relating to the annual reporting period beginning after the effective date of each pronouncement.

# 29. Corporate information

Diatreme Resources Limited is a public company listed on the Australian Securities Exchange (trading under the code DRX) and is incorporated and domiciled in Australia. The address of the Company's registered office and principal place of business is Unit 8, 61 Holdsworth Street, Coorparoo QLD 4151.

The Company's most recent Corporate Governance Statement is available at: www.diatreme.com.au/company-profile#corporate-governance



# **Directors' Declaration**

for the year ended 31 December 2023

In the directors' opinion:

- the attached financial statements and notes thereto comply with the Corporations Act 2001, the Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements;
- the attached financial statements and notes thereto comply with International Financial Reporting Standards as issued by the International Accounting Standards Board as described in note 1(a) to the financial statements;
- the attached financial statements and notes thereto give a true and fair view of the consolidated entity's financial position as at 31 December 2023 and of its performance for the financial year ended on that date; and
- there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

The directors have been given the declarations required by section 295A of the Corporations Act 2001.

Signed in accordance with a resolution of directors made pursuant to section 295(5)(a) of the Corporations Act 2001.

On behalf of the directors

Wayne Swan

Non-Executive Chairman

Brisbane, 14 March 2024





# Independent auditor's report to the members of Diatreme Resources Limited

# Report on the audit of the financial report



# Our opinion on the financial report

In our opinion, the accompanying financial report of Diatreme Resources Limited (the Company) and its subsidiaries (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 31 December 2023 and of its financial performance for the year then ended; and
- complying with Australian Accounting Standards and the Corporations Regulations 2001.

# What was audited?

We have audited the financial report of the Group, which comprises:

- the consolidated statement of financial position as at 31 December 2023,
- the consolidated statement of profit or loss and other comprehensive income for the year then ended,
- the consolidated statement of changes in equity for the year then ended,
- the consolidated statement of cash flows for the year then ended,
- notes to the financial statements, including material accounting policy information, and
- the directors' declaration.

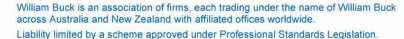
# Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the financial report* section of our report. We are independent of the Group in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional & Ethical Standards Board's APES 110 *Code of Ethics for Professional Accountants (including Independence Standards)* (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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Level 22, 307 Queen Street, Brisbane QLD 4000 GPO Box 563, Brisbane QLD 4001 +61 7 3229 5100

qld.info@williambuck.com williambuck.com









# **Key Audit Matters**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report of the current period. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matter to be communicated in our report.

Key audit matter 1: Carrying Value of Exploration and Evaluation Assets

# Area of focus (refer also to note 10)

Capitalised exploration and evaluation assets represent 23.4% of the Group's total assets. The carrying value of exploration and evaluation assets is impacted by the Group's ability, and intention, to continue to explore and evaluate these assets. The results of these activities then determine the extent to which it may or may not be commercially viable to develop and extract identified reserves.

Due to the significance of this asset and the subjectivity involved in determining its carrying value and recoverable amount, this is a key audit matter.

# How our audit addressed the key audit matter

Our audit procedures included:

- A review of the directors' assessment of the criteria for the capitalisation of exploration and evaluation expenditure and their assessment of whether there are any indicators of impairment to capitalised costs;
- Considering the Group's intention and ability to continue activities necessary to support a decision to develop the exploration and evaluation assets, which included an assessment of the Group's ability to fund such activities and a review of their future budgets;
- Performing an assessment of whether any indicators of impairment existed in line with requirements of Australian Accounting Standards, including a review of the integrity of tenement title status and total commitments value; and
- We assessed the adequacy of the Group's disclosures in respect of the carrying value of exploration and evaluation assets.





Key audit matter 2: Valuation of Investment in Joint Venture

# Area of focus (refer also to note 7)

The Group lost control of a subsidiary as a result of a transaction setting up a joint venture that is accounted for using the equity method in the prior year. The investment in joint venture represents 59% of the Group's total assets. Upon the formation of the joint venture in the prior year, the Group recognised the investment retained in the former subsidiary at its fair value at the date when control was lost. The gain resulting from the transaction was recognised in the profit or loss only to the extent of the unrelated investors' interest in that joint venture. The remaining part of the gain was offset against the carrying amount of the investment in the joint venture.

The Group's interest in the joint venture was further diluted from 90.01% to 73.20% in the current financial year on a further investment by the other party to the joint venture under the terms of the formation of the joint venture. A portion of the previously unrecognised gain from the formation of the joint venture was recognised in profit and loss as a result of the dilution of interest in the joint venture.

Due to the significance of this asset and the subjectivity involved in determining its fair value and the accounting for the initial investment and its subsequent dilution of interest, this is a key audit matter.

# How our audit addressed the key audit matter

Our audit procedures included:

- A review of contractual arrangements to determine the existence of joint control over the joint venture;
- Considering the significant judgements involved in the determination of fair value of the investment upon the formation of the joint venture;
- Reviewed management's assessment of the accounting considerations upon establishment of the joint venture and its subsequent dilution of interest, including review by our in-house technical specialists; and
- We assessed the adequacy of the Group's disclosures in respect of the loss of control of a subsidiary, the formation of the joint venture and dilution of interest.

# Other Information

The directors are responsible for the other information. The other information comprises the information in the Group's annual report for the year ended 31 December 2023, 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 this other information, we are required to report that fact. We have nothing to report in this regard.





# Responsibilities of the Directors for the Financial Report

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

In preparing the financial report, the directors are responsible for assessing the ability of the Group 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 Responsibilities for the Audit of the Financial Report

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

A further description of our responsibilities for the audit of these financial statements is located at the Auditing and Assurance Standards Board website at:

https://www.auasb.gov.au/admin/file/content102/c3/ar1\_2020.pdf

This description forms part of our independent auditor's report.





# Report on the Remuneration Report



# Our opinion on the Remuneration Report

In our opinion, the Remuneration Report of Diatreme Resources Limited, for the year ended 31 December 2023, complies with section 300A of the *Corporations Act 2001*.

# What was audited?

We have audited the Remuneration Report included in the directors' report for the year ended 31 December 2023.

# 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.

William Buck (Qld)

William Buch

ABN 21 559 713 106

M J Monaghan

Director

Brisbane, 14 March 2024



# **Shareholder Information**

As at 2 April 2024

# (a) Distribution of equity securities

Analysis of numbers of equity security holders by size of holding:

| Holding Ranges                           | Holders | Total Units   | % Issued Share Capital |
|--|---------|---------------|------------------------|
| above o up to and including 1,000        | 71      | 7,530         | 0.00%                  |
| above 1,000 up to and including 5,000    | 16      | 45,569        | 0.00%                  |
| above 5,000 up to and including 10,000   | 11      | 90,203        | 0.00%                  |
| above 10,000 up to and including 100,000 | 1,145   | 57,596,075    | 1.54%                  |
| above 100,000                            | 1,100   | 3,672,019,749 | 98.45%                 |
| Totals                                   | 2,343   | 3,729,759,126 | 100.00%                |

The number of security investors holding less than a marketable parcel on 2 April 2024 was 320 and they held 4,573,278 securities.

# (b) Listing of 20 Largest Shareholders

| Rank | Shareholder Name   | Number of ordinary shares held | Percent % |
|------|--|--------------------------------|-----------|
| 1    | HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED                  | 868,941,950                    | 23.30%    |
| 2    | SIBELCO ASIA PACIFIC PTY LTD                               | 723,770,580                    | 19.41%    |
| 3    | DELPHI UNTERNEHMENSBERATUNG                                | 196,872,355                    | 5.28%     |
|      | AKTIENGESELLSCHAFT   |                                |           |
| 4    | MR YUFENG ZHUANG   | 151,841,819                    | 4.07%     |
| 5    | 2INVEST AG   | 130,434,783                    | 3.50%     |
| 6    | MR CHENFEI ZHUANG  | 91,900,000                     | 2.46%     |
| 7    | MS JIE WU  | 87,171,308                     | 2.34%     |
| 8    | CHENXIA ZHOU   | 62,500,000                     | 1.68%     |
| 9    | VW PTY LTD   | 61,000,001                     | 1.64%     |
|      | <van a="" c="" welderen=""></van>                          |                                |           |
| 10   | MS LAI YOU   | 53,177,747                     | 1.43%     |
| 11   | MISS RUJING ZHUANG   | 41,666,667                     | 1.12%     |
| 12   | HONGMING ZHANG   | 40,000,000                     | 1.07%     |
| 13   | ZHIXIN LI  | 30,500,000                     | 0.82%     |
| 14   | BNP PARIBAS NOMINEES PTY LTD                               | 27,286,653                     | 0.73%     |
|      | <ib au="" noms="" retailclient=""></ib>                    |                                |           |
| 15   | MONEX BOOM SECURITIES (HK) LTD                             | 23,500,000                     | 0.63%     |
|      | <clients account=""></clients>                             |                                |           |
| 15   | IWATANI AUSTRALIA PTY LTD                                  | 23,500,000                     | 0.63%     |
| 16   | E J WATSON (MEDICAL) PTY LTD                               | 20,000,000                     | 0.54%     |
|      | <the a="" c="" e="" f="" j="" med="" s="" watson=""></the> |                                |           |
| 17   | DALESAM PTY LTD  | 17,000,000                     | 0.46%     |
|      | <jon a="" brett="" c="" fund="" super=""></jon>            |                                |           |
| 18   | CAIFENG ZENG   | 16,666,667                     | 0.45%     |
| 19   | MACFORBES SUPER PTY LTD                                    | 16,000,000                     | 0.43%     |
|      | <kaleentha a="" c="" develop="" f="" s=""></kaleentha>     |                                |           |
| 20   | CHUNYI WANG  | 14,210,000                     | 0.38%     |
|      | Subtotal   | 2,697,940,530                  | 72.34%    |
|      | Balance of register  | 1,031,818,596                  | 27.66%    |
|      | Total issued capital                                       | 3,729,759,126                  | 100.00%   |



# **Shareholder Information**

As at 2 April 2024

# c) Substantial shareholders

| Name of substantial shareholder                               | Number of shares                | %                     |
|---|---------------------------------|-----------------------|
| ILWELLA PTY LTD   | 784,677,120                     | 21.04%                |
| SIBELCO ASIA PACIFIC PTY LTD                                  | 742,513,428                     | 19.91%                |
| DELPHI UNTERNEHMENSBERATUNG AKTIENGESELLSCHAFT                | 341,307,138                     | 9.15%                 |
| (Includes 2INIVESTAG shown above and DELITSCHE BALATON AKTIEN | IGESELL SCHAFT sitting under "I | Ralance of register") |

# d) Unlisted Share Options

| Number of holders | Exercise price | Expiry date   | Number of Options |
|-------------------|----------------|---------------|-------------------|
| 3                 | 2.5 cents      | 27 May 2026   | 10,000,002        |
| 3                 | 3.0 cents      | 27 May 2026   | 9,999,999         |
| 3                 | 3.5 cents      | 27 May 2026   | 9,999,999         |
| 1                 | 2.5 cents      | 26 May 2027   | 3,333,334         |
| 1                 | 3.0 cents      | 26 May 2027   | 3,333,333         |
| 1                 | 3.5 cents      | 26 May 2027   | 3,333,333         |
| 2                 | 3.5 cents      | 25 July 2027  | 6,666,666         |
| 2                 | 4.0 cents      | 25 July 2027  | 6,666,666         |
| 2                 | 4.5 cents      | 25 July 2027  | 6,666,667         |
| 1                 | 3.5 cents      | 8 August 2028 | 3,333,334         |
| 1                 | 4.0 cents      | 8 August 2028 | 3,333,333         |
| 1                 | 4.5 cents      | 8 August 2028 | 3,333,333         |

# e) Voting rights

The voting rights attached to ordinary shares are that on a show of hands every member present in person or by proxy shall have one vote and upon a poll each shall have one vote.

Options do not carry voting rights.

# f) On-market Buy-back

There is no current on-market buy back.



# **Tenement Information**

As at 2 April 2024

| State | Tenement Name    | Tenement ID | Status                                 | Location      | Interest | Holder                        |
|-------|------------------|-------------|--|---------------|----------|-------------------------------|
| WA    | Cyclone          | M 69/141    | Granted                                | Eucla Basin   | 100%     | LSPL                          |
| WA    | Cyclone Extended | R 69/1      | Granted                                | Eucla Basin   | 100%     | DRX                           |
| WA    | Cyclone          | E69/4143    | Granted                                | Eucla Basin   | 100%***  | DRX                           |
| QLD   | Clermont         | EPM 17968   | Granted                                | Clermont      | 49%*     | CHAL                          |
| QLD   | Cape Bedford     | EPM 17795   | Granted                                | Hopevale      | 100%**   | Cape Silica Holdings Pty Ltd* |
| QLD   | Cape Bedford     | EPM 27265   | Granted                                | Hopevale      | 100%**   | Cape Silica Holdings Pty Ltd* |
| QLD   | Cape Bedford     | EPM 27212   | Granted                                | Hopevale      | 100%**   | Northern Silica Pty Ltd*      |
| QLD   | Cape Bedford     | EPM 27430   | Granted                                | Hopevale      | 100%**   | Cape Silica Holdings Pty Ltd* |
| QLD   | Cape Bedford     | MLA 100235  | Application                            | Hopevale      | 100%**   | Galalar Silica (QLD) Pty Ltd* |
| QLD   | Cape Bedford     | MLA 100308  | Application                            | Cape Flattery | 100%**   | Northern Silica Pty Ltd*      |
| QLD   | Cape Bedford     | MLA 100309  | Application                            | Cape Flattery | 100%**   | Casuarina Silica Pty Ltd      |
| QLD   | Cape Bedford     | MLA 100310  | Application                            | Cape Flattery | 100%**   | Northern Silica Pty Ltd*      |
| QLD   | Cape Bedford     | MLA 100311  | Application                            | Cape Flattery | 100%**   | Northern Silica Pty Ltd*      |
| QLD   | Cape Bedford     | MLA 100312  | Application                            | Cape Flattery | 100%**   | Northern Silica Pty Ltd*      |
| QLD   | Cape Bedford     | MLA 100313  | Application                            | Cape Flattery | 100%**   | Northern Silica Pty Ltd*      |
| QLD   | Cape Bedford     | MLA 100285  | Application<br>withdrawn<br>21/10/2022 | Hopevale      | -        | DRX                           |

<sup>\*</sup> PGE Minerals Pty Ltd has earned a 51% interest in the tenement through a progressive earn-in.

# Abbreviations:

M Western Australia Mining Lease
R Western Australia Retention License

EPMQueenslandExploration Permit for MineralsMLAQueenslandMining Lease Application

CHAL Chalcophile Resources Pty Ltd

LSPL Lost Sands Pty Ltd

DRX Diatreme Resources Limited

<sup>\*\*\*</sup> Cape Silica Holdings Pty Ltd is owned by DRX (73.2%) and Sibelco Silica Pty Ltd (26.8%). Northern Silica Pty Ltd and Galalar Silica (QLD) Pty Ltd are wholly owned subsidiaries of Cape Silica Holdings Pty Ltd. Accordingly, DRX's beneficial ownership of the mining tenements held by these entities is 73.2%. In the quarter ending 31 December 2022, transfers of the following tenement interests from DRX to Cape Silica Holdings Pty Ltd, Northern Silica Pty Ltd and Galalar Silica (QLD) Pty Ltd were completed (held as set out in the table above): EPM 17795, EPM 27265, EPM 27212, EPM 27430 and MLA 100235.

<sup>\*\*\*</sup> Company notes award of tenement area E69/4143 in late November 2023 –no exploration activity has been undertaken.



As at 2 April 2024

Mineral Resources and Ore Reserves for Diatreme's projects are reported in accordance with the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves, 2012 edition (The JORC Code), as required by the Australian Securities Exchange (ASX).

A Mineral Resource is a concentration or occurrence of solid material of economic interest in or on the Earth's crust in such form, grade (or quality) and quantity that there are reasonable prospects for eventual economic extraction. Estimates of such material are based largely on geological information with only preliminary consideration of mining, economic and other factors. While in the judgement of the Competent Person, there are realistic expectations that all or part of the Mineral Resources will eventually become Proved or Probable Ore Reserves, there is no guarantee that this will occur, as the result depends on further technical and economic studies and prevailing economic conditions in the future.

An Ore Reserve is the economically mineable part of a Measured and/or Indicated Mineral Resource. It includes diluting materials and allowances for losses, which may occur when the material is mined or extracted. It is defined by the studies at pre-feasibility or feasibility level as appropriate, with the application of modifying factors. Such studies demonstrate that, at the time of reporting, extraction can be reasonably justified.

Diatreme's Mineral Resources are reported as inclusive of Ore Reserves.

For Mineral Resource and Ore Reserve reporting, the JORC Code envisages the use of reasonable investment assumptions to test the economic viability of the Ore Reserves and the reasonable prospects of eventual economic extraction for the Mineral Resources.

Mineral Resources and Ore Reserves information in the following tables is based on information compiled by Competent Persons (as defined by the JORC Code). Each has had a minimum of five years' relevant experience and is a member of a professional body whose members are bound by a professional code of ethics. These bodies include the Australasian Institute of Mining and Metallurgy (AusIMM), the Australian Institute of Geoscientists (AIG) or other recognised professional organisations (RPO). Each competent person consents to the inclusion in this Annual Report of information they have provided in the form and context in which it appears. Competent Persons responsible for the estimates are listed at the end of this section, by deposit, along with their professional affiliation, employer, and accountability of Mineral Resources and/or Ore Reserves.

Mineral Resources and Ore Reserves from our managed projects are the responsibility of our company Directors, and the estimates are carried out by the Competent Persons.

The Mineral Resources and Ore Reserves figures in the following tables are as at 31 December 2023. Summary data for year end 2022 are shown for comparison. Metric units are used throughout. The figures used to calculate Diatreme's Mineral Resources and Ore Reserves are more precise than the rounded numbers shown in the tables, and therefore small differences may result if the calculations are repeated using tabulated figures.

JORC Table 1 reports for new or materially changed significant deposits are released to the market. They are also available at <a href="https://diatreme.com.au/asx-announcements">https://diatreme.com.au/asx-announcements</a>



As at 2 April 2024

## Mineral Resources - Silica Sand

|                |                                 | Mineral Re | esource a | s at 31 D         | ecembe | r 2023                         | Mineral Re | source a | s at 31 D         | ecembe | er 2022                        |         |
|----------------|---------------------------------|------------|-----------|-------------------|--------|--------------------------------|------------|----------|-------------------|--------|--------------------------------|---------|
|                |                                 | Tonnage    |           | Grad              | e %    |                                | Tonnage    |          | Grad              | e %    |                                | Tonnage |
| Project        | Mineral<br>Resource<br>Category | Mt         | SiO₂      | Fe₂O <sub>3</sub> | TiO₂   | Al <sub>2</sub> O <sub>3</sub> | Mt         | SiO₂     | Fe₂O <sub>3</sub> | TiO₂   | Al <sub>2</sub> O <sub>3</sub> | Change  |
|                | Measured                        | 43.12      | 99.21     | 0.09              | 0.11   | 0.13                           | 43.12      | 99.21    | 0.09              | 0.11   | 0.13                           | 0       |
| Galalar        | Indicated                       | 23.12      | 99.16     | 0.09              | 0.13   | 0.1                            | 23.12      | 99.16    | 0.09              | 0.13   | 0.1                            | 0       |
| Galalai        | Inferred                        | 9.22       | 99.1      | 0.11              | 0.16   | 0.11                           | 9.22       | 99.1     | 0.11              | 0.16   | 0.11                           | 0       |
|                | Total                           | 75.46      | 99.18     | 0.09              | 0.12   | 0.12                           | 75.46      | 99.18    | 0.09              | 0.12   | 0.12                           | 0       |
|                | Indicated                       | 103        | 99.31     | 0.1               | 0.14   | 0.09                           | -          | -        | -                 | -      | -                              | 103     |
| Si2            | Inferred                        | 132        | 99.27     | 0.11              | 0.15   | 0.12                           | 124.1      | 99.33    | 0.11              | 0.15   | 0.08                           | 7.9     |
|                | Total                           | 235        | 99.29     | 0.11              | 0.15   | 0.11                           | 124.1      | 99.33    | 0.11              | 0.15   | 0.08                           | 110.9   |
|                | Indicated                       | 10.3       | 99.2      | 0.15              | 0.24   | 0.16                           | -          | -        | -                 | -      | -                              | 10.3    |
| WRA            | Inferred                        | 81.4       | 99.38     | 0.09              | 0.15   | 0.06                           | -          | -        | -                 | -      | -                              | 81.4    |
|                | Total                           | 91.7       | 99.36     | O.1               | 0.16   | 0.06                           | -          | -        | -                 | -      | -                              | 91.7    |
| Total          | Measured                        | 43.12      | 99.21     | 0.09              | 0.11   | 0.13                           | 43.12      | 99.21    | 0.09              | 0.11   | 0.13                           | 0       |
| Total          | Indicated                       | 136.42     | 99.28     | 0.10              | 0.15   | 0.10                           | 23.12      | 99.16    | 0.09              | 0.13   | 0.10                           | 113.3   |
| Silica<br>Sand | Inferred                        | 222.62     | 99.30     | 0.10              | 0.15   | 0.10                           | 133.32     | 99.31    | 0.11              | 0.15   | 0.08                           | 89.3    |
| Janu           | Total                           | 402.16     | 99.28     | 0.10              | 0.14   | 0.10                           | 199.56     | 99.27    | 0.10              | 0.14   | 0.09                           | 202.6   |

#### Notes

- 1. Competent Person (WRA) Mineral Resources, C Morandy MAusIMM
- 2. Competent Person (Si2) Mineral Resources, B Mutton FAIG FAusIMM
- 3. Competent Person (Galalar) Mineral Resources, B Mutton FAIG FAusIMM
- 4. A nominal SiO₂ cutoff of 98.5% is used.
- 5. The Si2 Mineral Resource is predominantly contained within the Northern Silica Project.
- 6. The WRA Mineral Resource is exclusive to the Northern Silica Project.

Rounding may generate small differences in totals.

The information in relation to the WRA Mineral Resource Estimate was prepared and disclosed in accordance with the JORC Code 2012, and reported in an announcement to the Australian Securities Exchange (ASX) on 6 December 2023 "New maiden 91.7Mt silica resource at Western Resource Area".

The information in relation to the Galalar Mineral Resource Estimate was prepared and disclosed in accordance with the JORC Code 2012, and reported in an announcement to the Australian Securities Exchange (ASX) on 20 September 2021 "Galalar Silica Resource Expands by 22% to 75.5 Mt".

The information in relation to the Si2 Mineral Resource Estimate was prepared and disclosed in accordance with the JORC Code 2012, and reported in an announcement to the Australian Securities Exchange (ASX) on 13 March 2023 "Major silica resource expansion from 124Mt to 235Mt at Si2 Deposit".



As at 2 April 2024

### Mineral Resources - Heavy Minerals

|         |                                 | Mine        | ral Re                   | sourc | es as  | at 31  | Dec   | emb  | oer 2   | 023     | Mine                     | ral Res    | ource | es as  | at 31  | Dec   | embe | er 20   | 22      |                   |
|---------|---------------------------------|-------------|--------------------------|-------|--------|--------|-------|------|---------|---------|--------------------------|------------|-------|--------|--------|-------|------|---------|---------|-------------------|
|         |                                 | nage        | HM Assemblage<br>Grade % |       |        |        |       |      | Ton     | nage    | HM Assemblage<br>Grade % |            |       |        |        |       |      |         |         |                   |
| Project | Mineral<br>Resource<br>Category | Mt<br>(Ore) | Mt<br>(HM)               | нм    | Zircon | Rutile | Penco | ILIH | Alt Ilm | Si-TiOx | Mt<br>(Ore)              | Mt<br>(HM) | нм    | Zircon | Rutile | Leuco | ILIH | Alt Ilm | Si-TiOx | Tonnage<br>Change |
|         | Measured                        | 156         | 3.81                     | 2.4   | 28     | 3      | 6     | 24   | 12      | 22      | 156                      | 3.81       | 2.4   | 27     | 3      | 6     | 26   | 13      | 21      | 0.0               |
| Cyclone | Indicated                       | 48          | 0.89                     | 1.9   | 21     | 2      | 5     | 33   | 13      | 18      | 48                       | 0.89       | 1.9   | 21     | 2      | 5     | 33   | 13      | 18      | 0.0               |
|         | Total                           | 203         | 4.7                      | 2.3   | 27     | 3      | 6     | 26   | 13      | 21      | 203                      | 4.7        | 2.3   | 27     | 3      | 6     | 26   | 13      | 21      | 0.0               |

#### Notes

- 1. Competent Person Mineral Resources, I Reudavey MAIG
- 2. HM Tonnage is reported inclusive of Ore Tonnage
- 3. Rutile comprises Ti-oxides >95% TiO2,
- 4. Leuco (Leucoxene) comprises Ti-oxides 85 90% TiO2,
- 5. HiTi comprises Ti- oxides 70 85% TiO2,
- 6. Alt Ilm (Altered Ilmenite) comprises Ti-oxides <70% TiO2
- 7. Si TiOx (Siliceous Ti-oxide) comprises Ti-oxides with >10% silica in Ti minerals.
- 8. OS refers to oversize material typically >2mm, and is estimated to be 5.0% of the total Mineral Resource
- 9. Slime refers to material typically <53um, and is estimated to be 4.2% of the total Mineral Resource
- 10. A constant SG of 1.7 has been used to derive tonnages
- 11. Ore Reserves are included within Mineral Resources.
- 12. Mineral assemblage is reported as a percentage of in situ heavy mineral content.

Rounding may generate small differences in totals

### Ore Reserves - Silica Sand

|         |                            | Ore Res | erve as | at 31 Dec         | ember | 2023                           | Ore Res | erve as         | at 31 Dec         | ember | 2022                           |                   |  |
|---------|----------------------------|---------|---------|-------------------|-------|--------------------------------|---------|-----------------|-------------------|-------|--------------------------------|-------------------|--|
|         |                            | Tonnage |         | Grad              | le %  |                                | Tonnage | Tonnage Grade % |                   |       |                                |                   |  |
| Project | Ore<br>Reserve<br>Category | Mt      | SiO₂    | Fe₂O <sub>3</sub> | TiO₂  | Al <sub>2</sub> O <sub>3</sub> | Mt      | SiO₂            | Fe₂O <sub>3</sub> | TiO₂  | Al <sub>2</sub> O <sub>3</sub> | Tonnage<br>Change |  |
| Galalar | Probable                   | 32.5    | 99.2    | 0.08              | 0.11  | 0.13                           | 32.5    | 99.2            | 0.08              | 0.11  | 0.13                           | 0.0               |  |

#### Notes

- 1. Competent Person Ore Reserves, C Morandy MAusIMM
- 2. Ore Reserves are predominantly the quantity of sand with a silica in-situ grade exceeding 98.5% SiO2
- 3. Ore Reserves are included within Mineral Resources.
- 4. Silica Sand Ore Reserves are stated as dry tonnes, total Silica grade, and deleterious elements reported as oxides that may or may not be removable with processing.
- 5. Rounding may generate small differences in totals.

The information in relation to the Galalar Ore Reserve Estimate was prepared and disclosed in accordance with the JORC Code 2012, and reported in an announcement to the Australian Securities Exchange (ASX) on 9 November 2021 "Galalar Maiden Ore Reserve, PFS delivers substantial boost to new Silica Sand Mine".



As at 2 April 2024

#### Ore Reserves - Heavy Minerals

|         | Ore Reserves as at 31 December 2023           |             |            |     |        |        |      |      |         | 1       | Ore Reserves as at 31 December 2022 |            |     |        |        |       |      |         |         |                   |
|---------|---|-------------|------------|-----|--------|--------|------|------|---------|---------|-------------------------------------|------------|-----|--------|--------|-------|------|---------|---------|-------------------|
|         | Tonnage HM Assemblage Grade % Tonnage Grade % |             |            |     |        |        |      |      |         |         |                                     |            |     |        |        |       |      |         |         |                   |
| Project | Ore<br>Reserve<br>Category                    | Mt<br>(Ore) | Mt<br>(HM) | нм  | Zircon | Rutile | oona | HITI | Alt Ilm | Si-TiOx | Mt<br>(Ore)                         | Mt<br>(HM) | НМ  | Zircon | Rutile | Penco | HITI | Alt Ilm | Si-TiOx | Tonnage<br>Change |
| Cyclone | Probable                                      | 138         | 3.52       | 2.6 | 28     | 3      | 7    | 23   | 13      | 22      | 138                                 | 3.52       | 2.6 | 28     | 3      | 7     | 23   | 13      | 22      | 0.0               |

#### Notes

- 1. Competent Person Ore Reserves, P McMurtrie MAuslMM
- 2. HM Tonnage is reported inclusive of Ore Tonnage
- 3. Rutile comprises Ti-oxides >95% TiO2,
- 4. Leuco (Leucoxene) comprises Ti-oxides 85 90% TiO2,
- 5. HiTi comprises Ti- oxides 70 85% TiO2,
- 6. Alt Ilm (Altered Ilmenite) comprises Ti-oxides <70% TiO2
- 7. Si TiOx (Siliceous Ti-oxide) comprises Ti-oxides with >10% silica in Ti minerals.
- 8. OS refers to oversize material typically >2mm, and is estimated to be 5.3% of the total Ore Reserve
- 9. Slime refers to material typically <53um, and is estimated to be 4.6% of the total Ore Reserve
- 10. A constant SG of 1.7 has been used to derive tonnages
- 11. Ore Reserves are included within Mineral Resources.
- 12. Mineral assemblage is reported as a percentage of in situ heavy mineral content.
- 13. Rounding may generate small differences in totals.

The information in relation to the Cyclone Ore Reserve Estimate was prepared and disclosed in accordance with the JORC Code 2012, and reported in an announcement to the Australian Securities Exchange (ASX) on 15 June 2016 "Cyclone Study Reaffirms Project Profitability".

#### **Competent Persons**

|                   | Association      | Employer                | Accountability      | Deposit         |
|-------------------|------------------|-------------------------|---------------------|-----------------|
| Silica Sand       |                  |                         |                     |                 |
| C Morandy         | AuslMM           | AusRocks Pty Ltd        | Ore Reserves        |                 |
| B Mutton          | AusIMM, AIG      | AusRocks Pty Ltd        | Mineral Resources   | Galalar         |
| N McKenzie-Forbes | AIG              | Sebrof Projects Pty Ltd | Exploration Results | Galalai         |
| 5.4               |                  |                         | Exploration Targets |                 |
| B Mutton          | AusIMM, AIG      | AusRocks Pty Ltd        | Mineral Resources   |                 |
| F Watson          | AusIMM, AIG      | Diatreme Resources      | Exploration Results | Si <sub>2</sub> |
| 1 Watson          | Adsilviivi, Ald  | Diatreme Resources      | Exploration Targets |                 |
| C Morandy         | AusRocks Pty Ltd | AusRocks Pty Ltd        | Mineral Resources   |                 |
| □ Mataon          | AuglAMA AIC      | Diatreme Resources Ltd  | Exploration Results | WRA             |
| F Watson          | AusIMM, AIG      | Diatreme Resources Ltd  | Exploration Targets |                 |
| Llana, Minarala   |                  |                         |                     |                 |
| Heavy Minerals    | T                | T                       |                     |                 |
| P McMurtrie       | AusIMM           | Tisana Pty Ltd          | Ore Reserves        |                 |
|                   |                  |                         | Mineral Resources   | Cyclone         |
| I Reudavey        | AIG              | Diatreme Resources Ltd  | Exploration Results | Cyclone         |
|                   |                  |                         | Exploration Targets |                 |

# Notes

- 1. AusIMM: Australasian Institute of Mining & Metallurgy
- 2. AIG: Australian Institute of Geoscientists
- 3. Mr. I Reudavey is a previous employee of Diatreme Resources Ltd







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DIATREME RESOURCES LIMITED ABN 33 061 267 061 ASX:DRX

