MAGNUM MINING AND EXPLORATION LIMITED

ABN 70 003 170 376



Annual Report
For the financial year ended 31 December 2021

Contents

	Page
Corporate Directory	2
Review of Operations and Activities	3
Directors' Report	21
Auditor's Independence Declaration	46
Corporate Governance Statement	47
Consolidated Statement of Profit or Loss and Other Comprehensive Income	61
Consolidated Statement of Financial Position	63
Consolidated Statement of Changes in Equity	64
Consolidated Statement of Cash Flows	65
Notes to the Financial Statements	66
Directors' Declaration	100
Independent Auditor's Report	101
Shareholder Information	105

Corporate Directory

Directors

Dano Chan (Managing Director)
Don Carroll (Executive Chairman)
Matt Latimore (Non-Executive Director)
John Dinan (Non-Executive Director)

Company secretary

John Dinan

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Auditor

HLB Mann Judd (WA Partnership) Chartered Accountants Level 4, 130 Stirling Street Perth Western Australia 6000

Stock exchange listing

Magnum Mining and Exploration Limited shares are listed on the Australian Securities Exchange under the code MGU.

The Company is limited by shares, incorporated and domiciled in Australia.

Website address

www.mmel.com.au

Review of Operations and Activities

BUENA VISTA PROJECT (UNITED STATES)

SUMMARY

The Buena Vista Project is directed towards an integrated mining and production facility for low emission green pig iron products for both the US domestic market and the premium Asian steelmakers. This Integrated Strategy positions Magnum to become a low-cost pig iron producer, the first green pig iron producer in North America, and the only pig iron producer on the West Coast of USA.

Pig iron is a major ingredient in Electric Arc Furnace (EAF) steelmaking – a process which the steelmaking industry is increasingly adopting due to its lower-emission benefits and continued pressure for consumption of 'green steel', or steel which has been produced in a more carbon-neutral manner. Global long-term demand for pig iron is increasing at an accelerated rate, with major US-based steel producers committed to significant Electric Arc Furnace (EAF) capacity expansion (refer to ASX announcement dated 28 September 2021).

Magnum's objective is to value-add to its in-house iron ore resource and supply pig iron to the US market. Domestic pig iron prices are currently in excess of \$US650/tonne (as of 3 March 2022), and the Company expects this to continue to rise due to geopolitical events causing an acute shortage of pig iron supply.

PROJECT DESCRIPTION

The Buena Vista project ("**Project**") is an advanced magnetite iron ore and biochar green pig iron project. Settlement of the purchase of Buena Vista was completed on 9th February 2021. Over A\$34 million has been expended on the Project over the past decade, including the completion of feasibility studies and permitting for the long-term production of a +63.0 % Fe magnetite concentrate with no harmful impurities. This is now proposed as feedstock to the green pig iron process plant.

Strategic Shift - Buena Vista Integrated Strategy

On 13 August 2021, with further detail provided on 23 August 2021, Magnum announced the strategic shift from concentrating on Direct Shipping Ore ("**DSO**") to magnetite concentrate with the intention to develop a biochar green pig iron processing plant ("**Integrated Strategy**"). The Integrated Strategy marks a material progression for the Company, positioning Magnum to optimise its favorable high-quality magnetite characteristics, proximity to suppliers, infrastructure and steelmakers (buyers), and to align with the global shift towards low-emission production of steel.

Magnum's development re-direction will allow the Company to generate a greater value-add product – green pig iron. This change in strategy is being implemented by the Company so that Magnum can take full advantage of the macro tailwinds, cornerstone the significant steel production complex and become a low-cost, high-margin green pig iron producer.

Booming Target Market and Macro Tailwind

The United States is gearing up for an infrastructure development boom, focusing on American Made and low-carbon-intensive production. To support this boom and ESG initiatives, the United States needs green steel.

The steel industry accounts for 9% of global Green House Gas (GHG) emissions, so increased pressure is mounting to lower this environmental impact. Magnum's Integrated Strategy has been developed to supply this demand.

The Project uses local biomass/biochar to substitute the use of coal, which makes Magnum's pig iron a green, low carbon footprint product. Magnum strives to become carbon neutral in production and generate maximum return for shareholders, including potentially lucrative carbon credits.

The Project is located less than 160 km from California, which is currently the world's fifth-largest economy as measured by GDP. The close access to major California ports for export allows Magnum's Project to serve both the US domestic and international markets, whilst reducing transportation emissions.

The Project is the only such facility in the Western USA and is surrounded by steel production facilities currently utilising over 1.5 million tonnes of pig iron. These steelmakers are expanding and lack a stable pig iron supply.

The global pig iron market is forecasted to grow from USD5 billion (2019) to USD124 billion (2027). Magnum is strategically located to supply the growing demand and is continuing to fast track this value-add strategy for the establishment of a green pig iron facility at the Project.

In addition to low emission price premiums, the Project will also benefit from US carbon credit and related tax incentives.



Figure 1: Magnum Business Strategy

FY21 Project Achievements

Throughout the year, Magnum has made material advancements on its Integrated Strategy, with the market continually validating the strategic shift.

For the magnetite concentrate production, all major development permits and required technical work, such as drilling, metallurgy, hydrogeology, and plant design, have been secured for the Project.

The remaining permits associated with the biochar and pig iron plant are in progress as part of the detailed Engineering Study.

LOCATION AND HISTORY

The Buena Vista Project is approximately 130km east-north-east of Reno in the mining-friendly state of Nevada, United States.

The Project was discovered in the 1890s. Between the late 1950s and early 1960s, approximately 900,000 tonnes of direct shipping magnetite ore were mined, with an estimated grade of 58% Fe.

In the 1960s, US Steel Corporation acquired the Project and carried out an extensive exploration program including 230 diamond drill holes and considerable metallurgical test work.

The Project was refreshed in 2009 when Richmond Mining Limited, an ASX-listed company, acquired the Project and commenced a detailed exploration program culminating in a definitive feasibility study in July 2011. The study was updated in 2013 for an expanded production rate.

These studies included the logistic costs for trucking, railing, and port loading of a 68%Fe iron ore concentrate to be sold in the export market.

Recent reviews of these logistic costs showed that port and rail costs were a significant drain on the realized price for the iron ore concentrate, together with an increasingly volatile iron ore market, resulting in minimal margins for this DSO strategy.

During the FY2021 period, Magnum reviewed the previous DSO business model prospects, leading to the announcement and commencement of the Integrated Strategy.



Figure 2: Project Location

KEY MILESTONES ACHIEVED

Throughout the FY21 period, Magnum achieved several material milestones, ensuring the Company is progressing well towards production.

- Confirmation of the high-quality iron ore specification through a Beneficiation Test executed in association with BSIET (Beijing Shougang International Engineering & Technology Co.).
- Completed the pilot plant metallurgic test using 100% biochar.
- Confirmed 'Green pig iron' specification in association with BSIET.
- Purchased the Colado site for raw materials stockpiling and unit train operation.
- Maiden JORC 2012 mineral resource estimate completed, including a 31% increase in total reported Mineral Resources from 177.3Mt to 232Mt.

Magnum further advanced the Project through the appointment of key technical consultants, including SRK, COREM, BBA, JDS, Samuel Engineering, TOA and Rail Pro.

Magnum has now commenced the following engagements:

- Engineering Study with TOA.
- Iron ore dry beneficiation plant design with COREM.
- Biochar supply MOU with Biochar Now!

Magnum has also continued negotiations with key logistics partners including Union Pacific Railway, Stockton Port & Richmond Terminal.



Figure 3: Biochar Green Pig Iron

PROJECT LOGISTICS

The Project is ideally located with the town Fallon (20,000 population) and Lovelock (8,000 population) within close proximity to the Project. This provides site personnel and their families the opportunity to reside in local communities with existing infrastructure and facilities.

The Project is around 50kms from the Union Pacific rail line which connects with multiple export port options including Stockton, West Sacramento, Oakland, San Francisco and Richmond (Levin).

Grid power (solar and gas) is available within 40km of the Project and sufficient water can be sourced from ground water aquifers located in the North Carson sink. The Nevada Department of Conservation and Natural Resources has already granted the required water rights for the life of the Project.

The Project is located in Churchill County in the State of Nevada which has a strong history of supporting mining developments and is easily accessed via the unsealed Pole Line Road from Huxley or the sealed Coal Canyon Road from Lovelock.

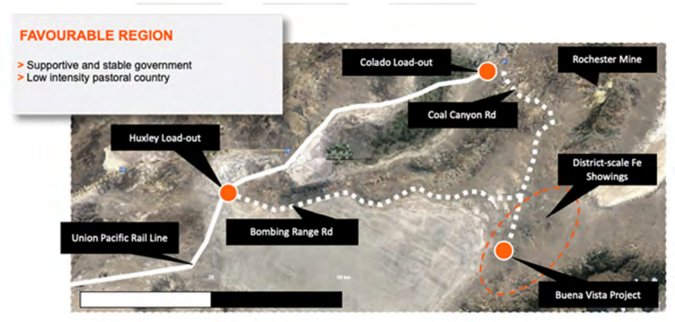


Figure 4: Magnum Buena Vista Logistics Options

GEOLOGY

The magnetite deposits at the Project are the product of late-stage alteration of a localized intrusive gabbro that resulted in intensely scapolitised lithologies and the deposition of magnetite.

The most well-known example of this type of magnetite mineralization is the Kiruna magnetite deposit in Sweden which has been in production since the early 1900s.

The distribution and nature of the magnetite mineralization at the Project is a function of ground preparation by faulting and fracturing forming a series of open fractures, breccia zones and networks of fine fractures.

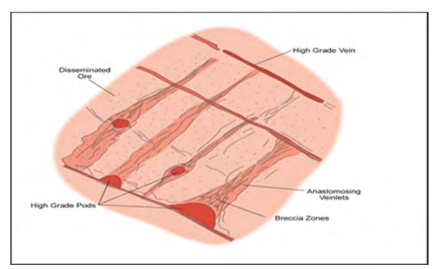


Figure 5: Mineralization at Buena Vista Project

As a consequence, the magnetite mineralization at the Project has been developed as disseminations within the altered gabbro through to massive pods and occasionally vein-like intrusions.

These ground conditions produce variations in mineralization types from massive pods grading +60% magnetite to lighter disseminations grading 10-20% magnetite.

The mineralisation has been best developed within a number of discrete but proximal deposits (Section 5, West and East deposits) that outcrop and exhibit a strong magnetic signature.

The strike of the deposits is approximately east-west for the Section 5 and West deposits and south west-north east for the east deposit. The dip is generally towards the north.



Figure 6: Drill cores showing metasomatic magnetite

Metasomatic magnetite deposits such as those at the Project have important beneficiation advantages over the other main type of magnetite deposit which is a banded iron hosted magnetite, also sometimes known as a taconite.

	Buena Vista Project (Magmatic)	Taconite (Banded iron)
Genesis	Metasomatic (hot solutions)	Non-magmatic precipitate
Grain size	Coarse	Fine
Grind size to liberate magnetite	+100 microns	Sub 15-20 microns
Capex	Lower capital intensity	Higher capital intensity
Opex	Lower Opex	Higher Opex

Table 1: Advantages of Buena Vista metasomatic magnetite

DRILLING EVALUATION

The Project has been extensively drilled with multiple drill programs having been carried out.

The initial program was conducted by Columbia Mines (US Steel) in the early 1960s and was by BQ, NQ and HQ diamond drilling and holes were surveyed for dip using a Tropari instrument.

A total of around 112 holes for 18,215 metres was completed and all holes were geologically sampled and logged.

Around 5,000 samples across the magnetite mineralized zones were taken from the drill core and the magnetite content determined by Davis Tube. All testing was carried out at the Colorado School of Mines Research Foundation.

In 2010, a confirmatory diamond drill program of 8 holes comprising 1,415 metres was carried out by Richmond Mining Limited. This program was HQ and designed to twin various 1960s holes in order to test for vertical and lateral continuity as well as provide QA/QC information on the historic drilling.

All of the holes were geologically logged and then halved or quartered and samples assayed by American Assay Laboratories in Reno and SGS Laboratories in Perth.

In 2012, Nevada Iron Limited carried out a program comprising 19 drill holes for 3,431 metres of HQ diamond drilling and 50 holes for 13,024 metres of 138 mm reverse circulation drilling.

This program was designed to provide infill drilling for an expanded resource estimate, extend the boundaries of the known mineralized areas and provide additional core for definitive metallurgical beneficiation test work. All drill holes from this program were geologically logged and the diamond holes surveyed down hole.

Samples from this program were prepared by ALS Global Laboratories in Reno and analyzed by ALS Laboratories in Perth.

JORC 2012 MINERAL RESOURCE ESTIMATE UPDATE

On 23 March 2021, Magnum announced that the Buena Vista Mineral Resource had been updated in accordance with the 2012 edition of the JORC Code (JORC 2012) (refer to announcement dated 23 March 2021).

Magnum reported that the Mineral Resources previously reported in 2012/2013 under the 2004 JORC Code and the NI43-101 Code had undergone a comprehensive review and full evaluation by the Company's highly experienced and qualified independent consultant, MPR Geological Consultants.

The total Mineral Resource estimate at the Project increased as a result of the aforementioned update with the following key changes:

- A 31% increase in total reported Mineral Resources from 177.3Mt to 232Mt
- A 6% increase in the indicated resource for the Section 5 area and a 25% increase in the DTR% (Davis Tube Recovery Percentage)
- An additional 40Mt of inferred mineral resources for the West Pit area and 13% increase in the DTR%
- A 14% increase in the inferred resource for the East Pit area

The Company confirms that it is not aware of any new information or data that materially affects the information included in this report and that all material assumptions and technical parameters underpinning the estimates in the announcement of the 'Maiden JORC 2012 Resource for the Buena Vista Magnetite Project' dated 23 March 2021 continue to apply and have not materially changed.

			Estima	ates at 109	6 Fe cut o	off				
Deposit	Resource		2013			2021			Differenc	0
	Category	Mt	Fe%	DTR%	Mt	Fe%	DTR%	Mt	Fe%	DTR%
	Ind	32.1	17.7	16.8	34	17.4	21.0	6%	-2%	25%
Section 5	Inf	0	0.0	0.0	8.0	16	18	-	-	-
	Subtotal	32.1	17.7	16.8	42	17	20	31%	-3%	22%
	Ind	116.6	19.1	21.2	117	19.5	23.9	0%	2%	13%
West	Inf	0	0.0	0.0	40	17	21	-	-	-
	Subtotal	116.6	19.1	21.2	157	19	23	35%	-1%	9%
	Ind	0	0.0	0.0	0.0	0.0	0.0	-		7
East	Inf	28.9	19.6	23.4	33	19	23	14%	-3%	-2%
	Subtotal	28.9	19.6	23.4	33	19	23	14%	-3%	-2%
Total	Ind	148.7	18.8	20.3	151	19.0	23.2	2%	1%	15%
	Inf	28.9	19.6	23.4	81	18	22	180%	-10%	-8%
	Total	177.6	18.9	20.8	232	18.6	22.6	31%	-2%	9%

Table 2: JORC (2012) reported mineral resources compared with 2013 NI43-101 estimate.

The data base for the JORC 2012 mineral resource estimate utilized data from 139 diamond drill holes totaling 23,061 metres of drilling and 50 reverse circulation drill holes totaling 13,024 metres of drilling.

Mineralized domain wire-frames used for the resource modelling were interpreted from 3.05 meter down-hole composited Fe grades from the diamond and RC drilling. The domains captured zones of continuous Fe grades greater than approximately 10% and for the West Deposit were trimmed by several steeply dipping dykes the wire-frames interpreted from drill hole logging and Fe grades.

The combined mineralized domains lie within a corridor of around 3,300 metres by 500 metres and extend from surface to a depth of around 240 metres. Around 90% of the mineralization lies within 140 metres of the surface.

Total Fe, DTR mass recovery and density were estimated by ordinary Kriging of 3.05 metre down-hole composited grades within the mineralized domains. Densities were assigned to drill hole intervals from an Fe-density function.

The resource modelling did not employ upper Fe grade cuts reflecting the low to moderate variability of the attributes and lack of extreme Fe values.

The indicated and inferred mineral resource estimates were extrapolated to a maximum of generally around 40 metres and 60 metres from drill intercepts respectively.

Micromine software was used for the initial data compilation, domain wire-framing calculating and coding of composite values. GS3M was used for Kriging and the estimates then imported into a Micromine block model for reporting.

Model validation included visual comparison of model estimates, composite grades, comparison with historic estimates and trend (swath) plots.

All tonnages were estimated on a dry basis and the estimates reflect medium scale open pit mining.

Cut-off Grades

The resource estimate was carried out across Total Fe cut-off grades of 10.0%, 15.0%, 20.0% and 25.0%.

Because of the favorable beneficiation characteristics of the Buena Vista Project ore the lower cut-off of 10.0% Total Fe was chosen to represent the headline resource estimate.

Cut off	Deposit	Indica	ited		Inferr	ed		Tota	il	
Fe %		Mt	Fe %	DTR %	Mt	Fe %	DTR %	Mt	Fe %	DTR %
10.0	Sect 5	34	17.4	21.0	8.0	16	18	42	17.1	20.5
	West	117	19.5	23.9	40	17	21	157	18.9	23.2
	East				33	19	23	33	19.0	23.0
	Total	151	19.0	23.2	81	18	22	232	18.6	22.7
15.0	Sect 5	21	20.2	25.1	3.8	19	24	25	20.0	24.9
	West	90	21.4	26.7	26	20	24	116	21.1	26.1
	East				25	21	26	25	21.0	26.0
	Total	111	21.2	26.4	55	20	25	166	20.9	25.9
20.0	Sect 5	9.1	24.1	30.9	1.3	23	29	10	24.0	30.7
	West	40	26.5	34.4	9.6	25	32	50	26.2	33.9
	East				13	24	31	13	24.0	31.0
	Total	49	26.1	33.8	24	24	31	73	25.5	33.0
25.0	Sect 5	2.8	28.6	37.7	0.3	27	36	3.1	28.4	37.5
	West	19	31.5	41.9	3.5	30	39	23	31.3	41.4
	East				3.6	29	38	3.6	29.0	38.0
	Total	22	31.1	41.4	7.4	29	38	29	30.7	40.6

Table 3: Buena Vista JORC 2012 Resource Estimates at various Total Fe cut-off grades DTR% is the estimated proportion of the rock mass recoverable by simple magnetic concentration estimated on the basis of the Davis Tube Recovery analyses for drill hole samples. It is strongly correlated to iron grades.

METALLURGY

Both west and dry beneficiation tests were carried out in 2021. The tests have proven that Buena Vista iron ore is capable of both a premium iron ore concentrate at 68%Fe for the export market, and a lower cost 63%Fe concentrate for the integrated green pig iron production on site.

Wet Beneficiation for a 68% Fe Concentrate

Unlike banded iron hosted magnetite deposits (taconites), where the magnetite mineralization is finely disseminated in siliceous bedding planes, the Buena Vista ore is of magmatic origin and as a consequence is coarser grained in association with the siliceous host rock.

The prime benefit of this is that metallurgical test work has shown that the primary crush of the Buena Vista ore on average increases the mill grade to +45% irrespective of the primary ore grade. This is an important distinction to taconites and results in reduced energy usage for the subsequent crushing and grinding upgrade to the concentrate grade of +67.5%.

The Buena Vista concentrate contains no deleterious concentrations of impurities with silica typically 1.4-1.5%, alumina less than 1% and negligible sulphur and phosphorous content (around-0.003% respectively).

In addition, titanium and vanadium levels are low in the Buena Vista concentrate, typical levels are around $0.2\%\ TiO_2$ and $0.3\%\ V$.

% Fe	% SiO ₂	% Al ₂ O ₃	% CaO	% MgO	% P	% S	% TiO ₂	% V	% LOI
69.5	1.72	0.67	0.16	0.22	0.003	0.002	0.20		3.15

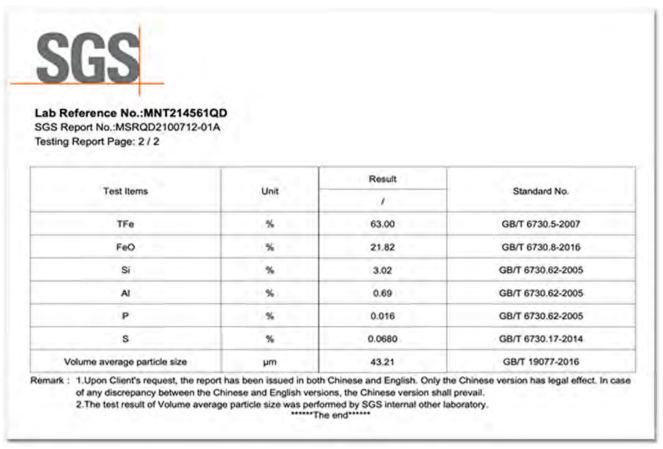
Table 4: Buena Vista Composite Wet Concentrate -150 mesh (106 microns) (After GR Engineering 2011)

Dry Beneficiation for a 63% Fe Concentrate

As part of the development strategy towards producing green pig iron, in October 2021 Magnum completed its dry beneficiation pilot plant test in association with China Shougang International Engineering and Technology Co. Ltd (BSIET).

A dry beneficiation process has the following advantages:

- Lower investment costs & easy installation
- Conserve water for the desert environment



The iron ore concentrate produced confirms the metasomatic characteristics of the ore body with a relatively coarse grind.

Figure 7: SGS analysis of Magnum Buena Vista Dry Magnetic Concentrate

GREEN STEEL DEVELOPMENT

During the financial year, Magnum shipped un-beneficiated samples of its Buena Vista iron ore to Beijing Shougang International Engineering & Technology Co. Ltd (BSIET) for pilot plant tests to produce a 100% biochar green pig iron. The pig iron produced is intended for the Electric Arc Furnace (EAF) steelmaking.

EAF is widely accepted as the mature technology in carbon neutral steel making. Both steel scrap and pig iron are its main raw materials. EAF production is expanding rapidly and there is a worldwide shortage of pig iron.



Lab Reference No.:MNT215097QD SGS Report No.:MSRQD2100795-01A Testing Report Page: 2/2

Test items		Result
Test items	Unit	1
Fe	%	94.46
Si	%	0.086
С	%	4.63
Р	%	0.129
\$	%	0.0270

*****The end******

The pilot plant tests demonstrate that our biochar pig iron has low impurities and can attract additional premiums from reputable international steelmakers.

MGU Biochar Pig Iron vs US EAF Requirements Typical Blast MGU Biochar Charter Steel Gerdau Midlothian SDI USA Purchase urnace Pig Iron Purchase Reg Req 95 94.5 0.1 1.5 Max 0.7 Min 1.2 Max Excellet 3 4.5 3.5-4.5 3.5-4.5 3.0-5.0 Excellet 0.05 0.12 0.08 Max 0.08 Max 0.15 Max Within Spec

0.05 Max

0.05 Max

Excellent

0.02 0.05 Max

Table 5: Magnum Green Pig Iron Premium Value to EAF Steelmakers

0.05

This proposed manufacturing plant will be designed based on mature and industrially proven technologies. Contemporaneously, Magnum has commissioned TOA Canada to start an Engineering Scoping Study which is schedule to finish in June 2022.

This is an exciting opportunity for Magnum as it will be the first mover in producing environmentally friendly steel making raw material for supply to the US domestic and international steel markets.

KEY INFRASTRUCTUE LAND PACKAGES AT COLADO AND HUXLEY SECURED

Colado

Fe

SI

c

The Company has purchased over 104 acres of land which lies adjacent to the main railway line and interstate highway at the Project. The property is 40km from our Buena Vista iron ore mine via easy access of the Coal Canyon Road.

This property is to be used as a staff staging site during the initial construction phase of the project. All site administrations will also locate at the site.

This land will be developed to become the logistic hub for our unit train loading and discharging operations. The following cargoes are to be handled at our Colado site:

- Biomass from California and surrounding states
- Secondary raw materials for pig iron making
- Pig iron supply to US steelmakers
- Pig Iron & Iron ore export to international markets

Magnum engaged Rail Pro and Savage Services to study and design the railway infrastructures needed for efficient unit train operation.



Figure 8: Magnum Colado Logistic Hub

Huxlev

As part of the advancement of the Project, Magnum has secured a key land package around the abandoned historic town site of Huxley.

This land which totals 769.9 acres in three parcels is now owned unencumbered by Magnum through its wholly owned United States subsidiary Iron Horse Transportation LLC. The land package is located around 55kms WSW from the Project and has been secured as a potential alternate rail load out facility to Colado, which is located approximately 45 kms NNW from the Project.

The land package is free from infrastructure and restrictive covenants and is accessed via Pole Line Road which is a flat lying local County gravel road following the southern boundary of the Humboldt Ranges (see plan below).

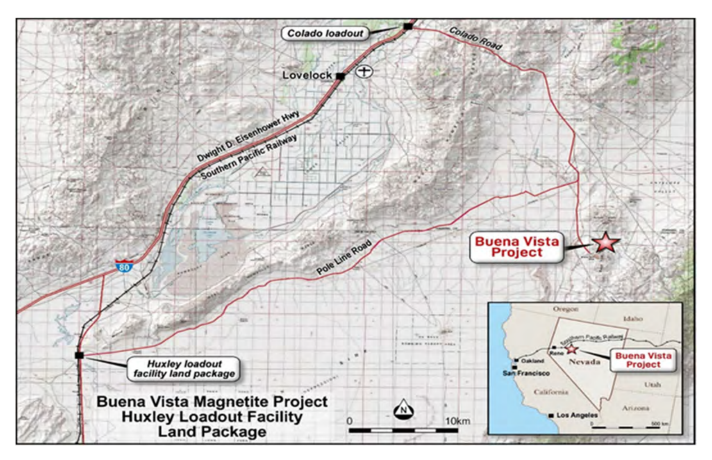


Figure 9: Huxley Loadout Facility

The land is also ideally suited for the provision of potential infrastructure for the value-add opportunities as part of the expanded development strategy for the Buena Vista Project.

Land Parcel	Description	Area	Property Key
004 431-39	Huxley	311.15 acres	443139
004 431-42	Huxley	98.66 acres	443142
004 431-43	NE Huxley	360.12 acres	443143

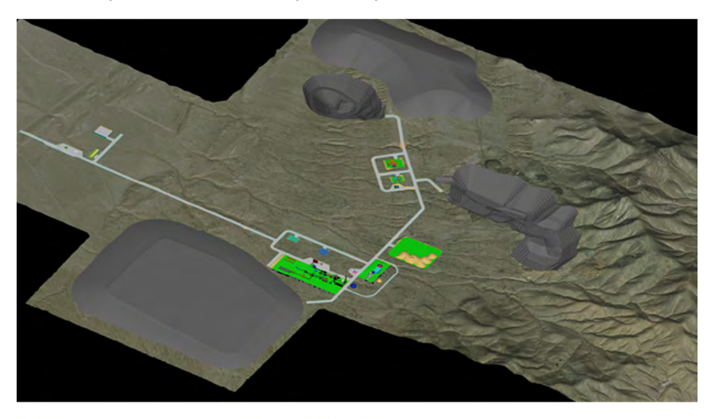
Table 6: Huxley Land Package details

GREEN IRON PRODUCTION PATHWAY UPDATE

During the financial year, the Company provided a progress update confirming it is on track to become a leading producer of green iron products in the USA. Magnum is well positioned to take advantage of rapidly increasing demand for high value green pig iron at premium prices.

Pit design and mine plan completed

The Company has also completed the initial mine plan and pit design for the Project. The work was completed by SRK Consulting, a highly respected engineering and consulting company. The mine plan covers the initial three (3) years of production at the mine and the plan will be further optimized the 'dry concentrate' plant design.



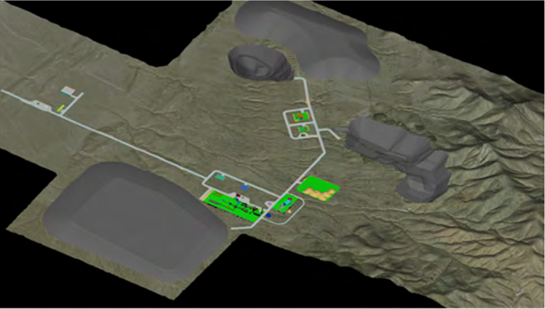


Figure 10: Buena Vista Operation Site Layout

Primary & secondary crushing tests completed and equipment selected

The test work for the primary and secondary crushing and screening of mined ore has been completed as planned. This work was conducted by Hanlon Engineering Associates (a subsidiary of GR Engineering Services) with initial results confirming the iron ore at the Project is easily crushed and sized ready for further processing at Magnum's magnetic beneficiation plant.

Selection of modular "Plug & Play" dry magnetic beneficiation plant in progress

The Company has decided to use a 'dry concentrate' process to produce the iron ore that is required as feed to the rotary kiln at the Project. The planned dry magnetic beneficiation plant is cost effective, an efficient setup and

provides the added savings in water consumption in what is an increasingly arid region. This will further strengthen the Company's vision of being a 'green iron' producer.

In addition to iron ore beneficiation test works done by BSIET, the Company has contracted COREM laboratory in Canada to verify the test results and optimizing process design.

100% biochar rotary kiln pilot plant test Completed

Trial rotary kiln production of green sponge iron / DRI produced from our Buena Vista iron ore is completed in China. The trial production is in association with Beijing Shougang International Engineering Technology Co. Ltd. This engineering company is a subsidiary company of the Shougang Group which ranks top 5 in steel enterprises in China.



Figure 11: "Plug & Play" Dry Magnetic Beneficiation Plant

This pilot rotary kiln test facility is one of only a few in the world that is able to take the iron ore, blend it with biochar and produce green sponge iron / DRI products. The DRI is further processed to a green pig iron product.

The results from this work allow the Company to design the optimal kiln size and feed grade of iron ore and bio-char and determine the initial Capex and Opex for a commercial sized rotary kiln.

Most importantly the Company will have product to show potential customers and management is planning to commence supply discussions with customers domestically in the USA as well as in Asia.

Secured local biochar supply

Subsequent to the financial period, the Company announced it had signed a Memorandum of Understanding (MOU) with Biochar Now, a company which owns and operates biochar research and production facilities on the West Coast of the United States of America. Biochar is a renewable carbon source to replace the use of coal.

The MOU envisages that the parties will enter into a non-exclusive agreement or partnership regarding a potential biochar production and supply contract related to the proposed 'GREEN steel' operation at the Company's Buena Vista Project.

Rapid Expansion of US EAF capacity as steel prices surge

During this financial year, US steel producers have announced significant expansions in steel production using electric arc furnaces. Steel scrap supply is limited and these furnaces will require significant volumes of pig iron for quality feed. The United States is the largest pig iron importer in the world. For FY 2021, pig iron is consistently trading at above US\$550 per tonne. Unlike iron ore, the prices for pig iron is expected to remain high due to supply restraints.

Russia and Ukraine supply over 55% of global pig iron trade. Sanctions on Russia and blockade of Ukraine ports have created an acute shortage which will last for a foreseeable future.

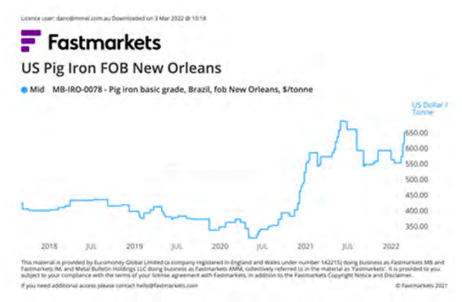


Figure 12: Historic USA Pig Iron Price (FOB New Orleans)

Magnum Marketing Plans

Through the period, Magnum extended the offtake & financing Mandate Letter with Anglo American until 30th November 2022. The Project is strategically located to supply US West Coast steel producers as can be seen in the map below with potential steel producers as customers or joint venture partners. Using the green pig iron product from the test work program, Magnum will meet with potential domestic customers. While product quality will be the focus the Company will also have discussions supports from potential customers.



Figure 13: Existing EAF Pig Iron Buyers in Western USA

The location of the Nevada Iron plant close to West Coast steel producers compared to alternative suppliers provides competitive advantage and diversification of end user options and will ensure that the Company captures a transportation premium.

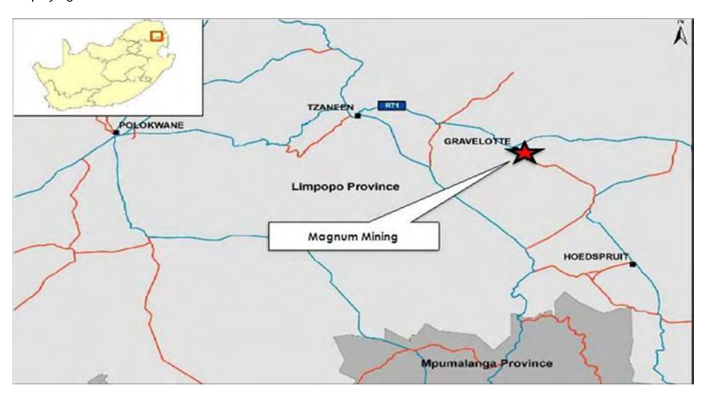
GRAVELOTTE EMERALD PROJECT (SOUTH AFRICA)

Magnum owns 74% of the Gravelotte Project which is located in the Limpopo Province of South Africa.

Emeralds were discovered in the province in 1927 and since then several companies have explored for and mined within the broader region for emeralds.

From 1929 to 1982, the total recorded emerald production from the Gravelotte Project, as well as the area surrounding the nearby Gravelotte Township, was approximately 113 million carats.

It is reported that during the 1960's the Gravelotte Project itself was the largest emerald mine of its type in the world, employing over 400 sorters.



Gravelotte Location Map

The Gravelotte Project offers established infrastructure, existing and accessible open cuts together with extensive low-grade dumps, a large (albeit incomplete) historic data base, a nearby and available work force, local on-site technical expertise and a nearby township that can serve as a supply centre.

The Company has maintained and refurbished much of the extensive existing mine site infrastructure including offices, laboratory, workshops, garages, management accommodation complex and a mine hostel to accommodate mine workers.

The mine site is well situated with utilities and logistics being serviced by ESKOM grid power, has a sealed road to the mine gate and has a working airstrip.

The Gravelotte Project is now at the pre-development stage but during the past 18 months activities have been severely restricted as a result of the COVID-19 pandemic. Despite the fact that the transaction was entered into subsequent to the reporting period, the Company had considered the sale during the reporting period and been in discussions with a number potential buyers which included due diligence investigations being undertaken by these potential buyers.

Subsequent to the reporting period, Magnum has agreed with London Stock Exchange Listed URA Holdings PLC (Company No. 5329401) (**URA**) to sell its wholly owned South African subsidiary Gem Venus Holdings (Proprietary) Limited (**Gem Venus**) which holds Magnum's interest in the Gravelotte Project.

Directors' Report

TENEMENT INFORMATION AS AT 31 DECEMBER 2021

Buena Vista Project

Claim Name	BLM Serial Nos.	BLM Lead Serial No.	Claim Type
KMD 1	NMC956471	NMC956471	Lode
KMD 2	NMC956472	NMC956471	Lode
KMD 3	NMC956473	NMC956471	Lode
KMD 4	NMC956474	NMC956471	Lode
KMD 5	NMC956475	NMC956471	Lode
KMD 6	NMC956476	NMC956471	Lode
KMD 7	NMC956477	NMC956471	Lode
KMD 8	NMC956478	NMC956471	Lode
KMD 9	NMC956479	NMC956471	Lode
KMD 10	NMC1049632	NMC1049632	Lode
KMD 11	NMC956481	NMC956471	Lode
KMO 12	NMC956482	NMC956471	Lode
KMO 13	МИС956483	NMC956471	Lode
KMD 14	NMC956484	NMC956471	Lode
KMD 15	NMC956485	NMC956471	Lode
KMD 16	NMC956486	NMC956471	Lode
KM0 17	NMC956487	NMC956471	Lode
KMD 18	NMC956488	NMC956471	Lode
KMD 19	NMC956489	NMC956471	Lode
KMD 20	NMC956490	NMC956471	Lode
KMD 21	NMC956491	NMC956471	Lode
KMD 22	NMC956492	NMC956471	Lode
KMD 23	NMC956493	NMC956471	Lode
KMD 24	NMC956494	NMC956471	Lode
KMD 25	NMC956495	NMC956471	Lode
KMD 26	NMC956496	NMC956471	Lode
KMD 27	NMC956497	NMC956471	Lode
KMD 28	NMC956498	NMC956471	Lode
KMD 29	NMC956499	NMC956471	Lode
KMD 30	NMC956500	NMC956471	Lode
KMD 31	NMC956501	NMC956471	Lode
KMD 32	NMC956502	NMC956471	Lode
KMD 33	NMC956503	NMC956471	Lode
KMD 34	NMC956504	NMC95Б471	Lode
KMD 35	NMC95Б505	NMC956471	Lode
KMD 36	NMC956506	NMC956471	Lode
KMD 37	NMC956507	NMC956471	Lode
KMD 38	NMC956508	NMC956471	Lode
KMD 39	NMC956509	NMC956471	Lode
KMD 40	NMC956510	NMC956471	Lode
KMD 41	NMC956511	NMC956471	Lode
KMD 42	NMC956512	NMC956471	Lode

Claim Name	BLM Serial Nos.	BLM Lead Serial No.	Claim Type
KMD 43	NMC956513	NMC956471	Lode
KMD 44	NMC956514	NMC956471	Lode
KMD 45	NMC956515	NMC956471	Lode
KMD 46	NMC95Б51Б	NMC956471	Lode
KMD 47	NMC956517	NMC956471	Lode
KMD 48	NMC956518	NMC956471	Lode
KMD 49	NMC956519	NMC956471	Lode
KMD 50	NMC956520	NMC956471	Lode
KMD 51	NMC956521	NMC956471	Lode
KMD 52	NMC956522	NMC956471	Lode
KMD 53	NMC956523	NMC956471	Lode
KMD 54	NMC956524	NMC956471	Lode
KMD 55	NMC956525	NMC956471	Lode
KMD 56	NMC956526	NMC956471	Lode
KMD 57	NMC1049633	NMC1049632	Lode
KMD 58	NMC1049634	NMC1049632	Lode
KMD 59	NMC979428	NMC979387	Lode
KMD 60	NMC979429	NMC979387	Lode
KMD 61	NMC979430	NMC979387	Lode
KMD 62	NMC979431	NMC979387	Lode
KMD 63	NMC979432	NMC979387	Lode
KMD 64	NMC979433	NMC979387	Lode
KMD 65	NMC979434	NMC979387	Lode
KMD 66	NMC979435	NMC979387	Lode
KMD 67	NMC979436	NMC979387	Lode
KMD 68	NMC979437	NMC979387	Lode
KMD 69	NMC979438	NMC979387	Lode
KMD 70	NMC979439	NMC979387	Lode
NvFe 1	NMC1045283	NMC1045283	Lode
NvFe 2	NMC1045284	NMC1045283	Lode
NvFe 3	NMC1045285	NMC1045283	Lode
NvFe 4	NMC1045286	NMC1045283	Lode
NvFe 5	NMC1045287	NMC1045283	Lode
NvFe 6	NMC1045288	NMC1045283	Lode
NvFe 7	NMC1045289	NMC1045283	Lode
NvFe 8	NMC1045290	NMC1045283	Lode
NvFe 9	NMC1068429	NMC1068429	Lode
NvFe 10	NMC1068430	NMC1068429	Lode
NvFe 11	NMC1068431	NMC1068429	Lode
NvFe 12	NMC1068432	NMC1068429	Lode
NvFe 13	NMC1068433	NMC1068429	Lode
NvFe 14	NMC1068434	NMC1068429	Lode
NvFe 15	NMC1068435	NMC1068429	Lode
NvFe 16	NMC1068436	NMC1068429	Lode
NvFe 17	NMC1068437	NMC1068429	Lode
NvFe 18	NMC1068438	NMC1068429	Lode

Claim Name	BLM Serial Nos.	BLM Lead Serial No.	Claim Type
NvFe 19	NMC1068439	NMC1068429	Lode
NvFe 20	NMC1075996	NMC1075996	Lode
NvFe 21	NMC1075997	NMC1075996	Lode
NvFe 22	NMC1075998	NMC1075996	Lode
NvFe 23	NMC1075999	NMC1075996	Lode
NvFe 24	NMC1076000	NMC1075996	Lode
NvFe 25	NMC1076001	NMC1075996	Lode
NvFe 26	NMC1076002	NMC1075996	Lode
NvFe 27	NMC1076003	NMC1075996	Lode
NvFe 28	NMC1076004	NMC1075996	Lode
NvFe 29	NMC1076005	NMC1075996	Lode
NvFe 30	NMC1076006	NMC1075996	Lode
NvFe 31	NMC1076007	NMC1075996	Lode
NvFe 32	NMC1076008	NMC1075996	Lode
NvFe 33	NMC1076009	NMC1075996	Lode
NvFe 34	NMC1076010	NMC1075996	Lode
NvFe 35	NMC1076011	NMC1075996	Lode
NvFe 36	NMC1076012	NMC1075996	Lode
NvFe 37	NMC1076013	NMC1075996	Lode
NvFe 38	NMC1076014	NMC1075996	Lode
NvFe 39	NMC1076015	NMC1075996	Lode
NvFe 40	NMC1076016	NMC1075996	Lode
NvFe 41	NMC1076017	NMC1075996	Lode
NvFe 42	NMC1076018	NMC1075996	Lode
NvFe 43	NMC1076019	NMC1075996	Lode
NvFe 44	NMC1076020	NMC1075996	Lode
NvFe 45	NMC1076021	NMC1075996	Lode
NvFe 46	NMC1076022	NMC1075996	Lode
NvFe 47	NMC1076023	NMC1075996	Lode
NvFe 48	NMC1076024	NMC1075996	Lode
NvFe 49	NMC1076025	NMC1075996	Lode
NvFe 50	NMC1076026	NMC1075996	Lode
NvFe 51	NMC1076027	NMC1075996	Lode
NvFe 52	NMC1076028	NMC1075996	Lode
NvFe 53	NMC1076029	NMC1075996	Lode
NvFe 54	NMC1076030	NMC1075996	Lode
NvFe 55	NMC1076031	NMC1075996	Lode
NvFe 56	NMC1076032	NMC1075996	Lode
NvFe 57	NMC1076033	NMC1075996	Lode
NvFe 58	NMC1076034	NMC1075996	Lode
NvFe 59	NMC1076035	NMC1075996	Lode
NvFe 60	NMC1076036	NMC1075996	Lode
NvFe 61	NMC1076037	NMC1075996	Lode
NvFe 62	NMC1076038	NMC1075996	Lode
NvFe 63	NMC1076039	NMC1075996	Lode
NvFe 64	NMC1076040	NMC1075996	Lode

Claim Name	BLM Serial Nos.	BLM Lead Serial No.	Claim Type
NvFe 65	NMC1076041	NMC1075996	Lode
NvFe 66	NMC1076042	NMC1075996	Lode
NvFe 67	NMC1076043	NMC1075996	Lode
NvFe 68	NMC1076044	NMC1075996	Lode
NvFe 69	NMC1076045	NMC1075996	Lode
NvFe 70	NMC1076046	NMC1075996	Lode
NvFe 71	NMC1076047	NMC1075996	Lode
NvFe 72	NMC1076048	NMC1075996	Lode
NvFe 73	NMC1076049	NMC1075996	Lode
NvFe 74	NMC1076050	NMC1075996	Lode
NvFe 75	NMC1076051	NMC1075996	Lode
NvFe 76	NMC1076052	NMC1075996	Lode
NvFe 77	NMC1076053	NMC1075996	Lode
NvFe 78	NMC1076054	NMC1075996	Lode
NvFe 79	NMC1076055	NMC1075996	Lode
NvFe 80	NMC1076056	NMC1075996	Lode
NvFe 81	NMC1076057	NMC1075996	Lode
NvFe 82	NMC1076058	NMC1075996	Lode
NvFe 83	NMC1076059	NMC1075996	Lode
NvFe 84	NMC1076060	NMC1075996	Lode
NvFe 85	NMC1076061	NMC1075996	Lode
NvFe 86	NMC1076062	NMC1075996	Lode
NvFe 87	NMC1076063	NMC1075996	Lode
NvFe 88	NMC1076064	NMC1075996	Lode
NvFe 89	NMC1076065	NMC1075996	Lode
NvFe 90	NMC1076066	NMC1075996	Lode
NvFe 91	NMC1076067	NMC1075996	Lode
NvFe 92	NMC1076068	NMC1075996	Lode
NvFe 93	NMC1076069	NMC1075996	Lode
NvFe 94	NMC1076070	NMC1075996	Lode
NvFe 95	NMC1076071	NMC1075996	Lode
NvFe 96	NMC1076072	NMC1075996	Lode
NvFe 97	NMC1076073	NMC1075996	Lode
NvFe 98	NMC1076074	NMC1075996	Lode
NvFe 99	NMC1076075	NMC1075996	Lode
NvFe 100	NMC1076076	NMC1075996	Lode
NvFe 101	NMC1076077	NMC1075996	Lode
NvFe 102	NMC1076078	NMC1075996	Lode
NvFe 103	NMC1076079	NMC1075996	Lode
NvFe 104	NMC1076080	NMC1075996	Lode
NvFe 105	NMC1076081	NMC1075996	Lode
NvFe 106	NMC1076082	NMC1075996	Lode
NvFe 108	NMC1076083	NMC1075996	Lode
NvFe 109	NMC1076084	NMC1075996	Lode
NvFe 110	NMC1076085	NMC1075996	Lode
NvFe 111	NMC1076086	NMC1075996	Lode

Claim Name	BLM Serial Nos.	BLM Lead Serial No.	Claim Type
NvFe 112	NMC1076087	NMC1075996	Lode
NvFe 113	NMC1076088	NMC1075996	Lode
NvFe 114	NMC1076089	NMC1075996	Lode
NvFe 115	NMC1076090	NMC1075996	Lode
HNVFE NO 1	NMC1093640	NMC1093640	Mill Site
HNVFE NO 2	NMC1093641	NMC1093640	Mill Site
HNVFE NO 3	NMC1093642	NMC1093640	Mill Site
HNVFE NO 4	NMC1093643	NMC1093640	Mill Site
HNVFE NO 5	NMC1093644	NMC1093640	Mill Site
HNVFE NO 6	NMC1093645	NMC1093640	Mill Site
HNVFE NO 7	NMC1093646	NMC1093640	Mill Site
HNVFE NO 8	NMC1093647	NMC1093640	Mill Site
HNVFE NO 9	NMC1093648	NMC1093640	Mill Site
HNVFE NO 10	NMC1093649	NMC1093640	Mill Site
HNVFE NO 11	NMC1093650	NMC1093640	Mill Site
HNVFE NO 12	NMC1093651	NMC1093640	Mill Site
HNVFE NO 13	NMC1093652	NMC1093640	Mill Site
HNVFE NO 14	NMC1093653	NMC1093640	Mill Site
HNVFE NO 15	NMC1093654	NMC1093640	Mill Site
HNVFE NO 16	NMC1093655	NMC1093640	Mill Site
HNVFE NO 17	NMC1093656	NMC1093640	Mill Site
HNVFE NO 18	NMC1093657	NMC1093640	Mill Site
HNVFE NO 26	NMC1093665	NMC1093640	Mill Site
HNVFE NO 27	NMC1093666	NMC1093640	Mill Site
HNVFE NO 28	NMC1093667	NMC1093640	Mill Site
HNVFE NO 29	NMC1093668	NMC1093640	Mill Site
HNVFE NO 30	NMC1093669	NMC1093640	Mill Site
HNVFE NO 31	NMC1093670	NMC1093640	Mill Site
HNVFE NO 32	NMC1093671	NMC1093640	Mill Site
HNVFE NO 33	NMC1093672	NMC1093640	Mill Site
HNVFE NO 34	NMC1093673	NMC1093640	Mill Site
HNVFE NO 35	NMC1093674	NMC1093640	Mill Site
HNVFE NO 36	NMC1093675	NMC1093640	Mill Site
HNVFE NO 37	NMC1093676	NMC1093640	Mill Site
HNVFE NO 38	NMC1093677	NMC1093640	Mill Site
HNVFE NO 39	NMC1093678	NMC1093640	Mill Site
HNVFE NO 40	NMC1093679	NMC1093640	Mill Site
HNVFE NO 41	NMC1093680	NMC1093640	Mill Site
HNVFE NO 42	NMC1093681	NMC1093640	Mill Site
HNVFE NO 43	NMC1093682	NMC1093640	Mill Site
HNVFE NO 44	NMC1093683	NMC1093640	Mill Site
HNVFE NO 45	NMC1093684	NMC1093640	Mill Site
HNVFE NO 46	NMC1093685	NMC1093640	Mill Site
HNVFE NO 47	NMC1093686	NMC1093640	Mill Site
HNVFE NO 48	NMC1093687	NMC1093640	Mill Site

Gravelotte Project

Location	Project	Tenement Type	Number	Interest	Status
Limpopo Province, South Africa	Gravelotte	Mining Right	MPT 85/2014	74%	Granted
Limpopo Province, South Africa	Gravelotte	Prospecting Right	LP 204 PR	74%	Granted

COMPETENT PERSONS STATEMENT

All information in this report that relates to Exploration Results and/or Mineral Resources has previously been reported to ASX.

The Company confirms that it is not aware of any new information or data that materially affects the information included in the original announcements by the Company to ASX and that all material assumptions and technical parameters underpinning the data released in the relevant ASX market announcements continue to apply and have not materially changed. The Company confirms that the form and context in which the Competent Persons findings were presented have not been materially modified from the original ASX market announcements.

CORPORATE

APPOINTMENT OF DIRECTORS

During the reporting period the Company undertook a board reshuffle which saw the appointment of:

- Dano Chan, Managing Director:
- Donald Carroll, Executive Chairman
- Matt Latimore, Non-Executive Director
- John Dinan, Non-Executive Director & Company Secretary

(Collectively, "Company Directors") (refer to announcements dated 12 April 2021, 19 April 2021, and 4 May 2021).

CAPITAL RAISING

January Placement

On 22 January 2021, the Company announced the successful completion of a placement of 50,000,000 fully paid ordinary shares ("**January Shares**") with a free attaching 1:2 listed options exercisable at \$0.05 on or before 30 September 2022, to eligible sophisticated and institutional investors to raise A\$2 million before costs.

The January Shares were issued at \$0.04 per share being a 24% discount to the 20-day volume weighted average price immediately before halt in trading on 19 January 2021.

The funds raised under the January Placement were utilised to fund the then newly acquired Buena Vista Project's feasibility study and for general working capital purposes.

May Placement

On 7 May 2021, the Company announced the successful completion of a placement of 40,000,000 fully paid ordinary shares ("**May Shares**") to eligible sophisticated and institutional investors to raise A\$6 million before costs. The May Shares were issued at \$0.15 per share.

The funds raised under the May Placement were utilised to accelerate Magnum's activities to fast-track the Project and to explore growth opportunities through the production of HBI and Pig Iron in the United States.

Non-Executive Director Matt Latimore sought and obtained shareholder approval on 20 July 2021 to participate in the placement up to A\$250,000. In accordance with shareholder approval, Matt Latimore was issued 1,666,666 fully paid ordinary shares on 27 July 2021.

Issue of Incentive Options and Performance Rights to Company Directors

On 3 August 2021, the Company issued unlisted incentive options and performance rights to the Company directors in accordance with the announcement dated 28 July 2021 ('Director Options and Performance Rights').

The Company issued the Director Options and Performance Rights in accordance with the Employee Incentive Plan approved by shareholders on 20 July 2021. In accordance with shareholder approval a total of 51,000,000 Director Options and Performance Rights were issued (refer to announcement dated 28 July 2021 and the Notice of Extraordinary General Meeting released on 16 June 2021).

The following options were issued to directors who were part of Key Management Personnel during the reporting period under the Company's Employee Incentive Plan:

SECURITIES

During the reporting period Magnum issued a total of 172,379,434 shares and 177,000,000 options and performance rights as reflected below:

- 1. 15 January 2021: 25,000,002 fully paid ordinary shares at an issue price of \$0.03 to raise \$750,000 before
- 2. 18 January 2021: the following unlisted options were issued:
 - 12,000,000 unlisted options exercisable at \$0.03 per share expiring 30 December 2023;
 - 2,000,000 unlisted options exercisable at \$0.05 per share expiring 30 December 2023;
 - 3,000,000 unlisted options exercisable at \$0.10 per share expiring 30 December 2023;
 - 6,000,000 unlisted options exercisable at \$0.20 per share expiring 30 December 2023; and
 - 6,000,000 unlisted options exercisable at \$0.40 per share expiring 30 December 2023.
- 3. 3 February 2021: 25,000,000 listed options for nil consideration with an exercise price of \$0.05 expiring 30 September 2022.
- 4. 9 February 2021: 25,000,000 fully paid ordinary shares for nil consideration as part payment of acquisition of Buena Vista Project.
- 5. 3 March 2021: 50,000,000 fully paid ordinary shares at an issue price of \$0.04 per share to raise A\$2,000,000 before costs and 25,000,000 listed options with an exercise price of \$0.05 expiring 30 September 2022, for nil consideration.
- 6. 16 March 2021: 510,000 fully paid ordinary shares following the conversion of 10,000 listed options with an exercise price of \$0.05 and the conversion of 500,000 unlisted options with an exercise price of \$0.03 to raise \$15,500.
- 7. 23 April 2021: 32,000,000 unlisted options exercisable at \$0.20 per share expiring 19 April 2024.
- 8. 7 May 2021: 40,000,000 fully paid ordinary shares at an issue price of \$0.15 to raise \$6,000,000 before costs and 6,000,000 unlisted options for nil consideration with an exercise price of \$0.20 per option expiring 19 April 2024.
- 9. 10 May 2021: 6,366,667 fully paid ordinary shares following the conversion of 6,366,667 listed options at \$0.05 per conversion to raise \$318,333
- 10. 17 May 2021: 313,334 fully paid ordinary shares following the conversion of 313,334 listed options at \$0.05 per conversion to raise \$15,666.70.
- 11. 19 May 2021: 150,000 fully paid ordinary shares following the conversion of 150,000 listed options at \$0.05 per conversion to raise \$7,500.00.
- 12. 4 June 2021: 4,000,000 fully paid ordinary shares following the conversion of 1,000,000 listed options at \$0.05 per conversion to raise \$50,000.00, the conversion of 1,000,000 unlisted options at \$0.03 per conversion to raise \$30,000.00 and the conversion of 2,000,000 unlisted options at \$0.05 to raise \$100,000.00.
- 13. 16 June 2021: 6,600,000 fully paid ordinary shares following the conversion of 6,600,000 listed options at \$0.05 per conversion to raise \$330,000.
- 14. 2 July 2021: 514,000 fully paid ordinary shares were issued following the conversion of 14,000 listed options at \$0.05 per conversion to raise \$700 and the conversion of 500,000 unlisted options at \$0.05 per conversion to raise \$25,000.

- 15. 21 July 2021: 9,000,000 unlisted options with exercise price \$0.20 expiring on 19 April 2024 to Shape Capital Pty Ltd for lead manager services provided in connection with the placement announced on 7 May 2021.
- 16. 27 July 2021: 1,666,666 fully paid ordinary shares to Matt Latimore as part of his subscription in Company's May 2021 Placement.
- 17. 3 August 2021: 51,000,000 Options and Performance Rights issued to directors in accordance with the Employee Incentive Plan approved by shareholders on 20 July 2021.
- 18. 4 August 2021: 8,903,765 fully paid ordinary shares issued following the conversion of 8,903,765 listed options at \$0.05 per option to raise \$445,188.
- 19. 6 August 2021: 225,000 fully paid ordinary shares issued following the conversion of 225,000 listed options at \$0.05 per option to raise \$11,250.
- 20. 17 August 2021: 130,000 fully paid ordinary shares issued following the conversion of 225,000 listed options at \$0.05 per option to raise \$6,500.
- 21. 24 August 2021: 1,000,000 fully paid ordinary shares issued following the conversion of 1,000,000 listed options at \$0.03 per option to raise \$30,000.

Issue of Incentive Options and Performance Rights to Company Directors

On 3 August 2021, the Company issued unlisted incentive options and performance rights to the Company directors in accordance with the announcement dated 28 July 2021 ('Director Options and Performance Rights').

The Company issued the Director Options and Performance Rights in accordance with the Employee Incentive Plan approved by shareholders on 20 July 2021. In accordance with shareholder approval a total of 51,000,000 Director Options and Performance Rights were issued (refer to announcement dated 28 July 2021 and the Notice of Extraordinary General Meeting released on 16 June 2021).

The following options were issued to directors who were part of Key Management Personnel during the reporting period under the Company's Employee Incentive Plan:

Options

Item	Option Clas	ss 1	Option Clas	ss 2	Option Class 3	Option Class 4
Issue Date	3-Aug-21		3-Aug-21		3-Aug-21	3-Aug-21
Expiry date	20-Jul-24		20-Jul-24		20-Jul-24	20-Jul-24
Exercise price	\$0.20		\$0.25		\$0.30	\$0.40
Director		Option C	Class	Numbe	er	
Dano Chan			1	10	,000,000	
			3	10	,000,000	
			4	10	,000,000	
Don Carroll			2	6	,000,000	
Matt Latimore			2	6	,000,000	
John Dinan		•	2	3	,000,000	

Performance Rights

Dano Chan

Item	First Vesting Performance Rights	Second Vesting Performance Rights	Third Vesting Performance Rights
Amount of Performance Rights	500,000	500,000	1,000,000
Vesting conditions	Shares vest at commencement of Iron ore production - within 6 months of shareholder approval	Shares vest at finalisation of rail and port approvals - within 9 months of shareholder approval	Shares vest at payment of first iron ore shipment with a minimum requirement of 30,000 tonnes
Issue date	3-Aug-21	3-Aug-21	3-Aug-21
Expiry date	20-Jan-22	20-Apr-22	20-Jul-22

Don Carroll

Item	First Vesting Performance Rights	Second Vesting Performance Rights	Third Vesting Performance Rights	Fourth Vesting Performance Rights
Amount of Performance Rights	500,000	500,000	500,000	500,000
Vesting conditions	Shares vest when market cap remains above \$150,000,000 for 14 consecutive trading sessions post shareholder approval	Shares vest when market cap remains above \$200,000,000 for 14 consecutive trading sessions post shareholder approval	Shares vest at signing of binding off take agreement and strategic equity investment within 6 months of shareholder approval	Shares vest after payment received for first 100,000 tonnes of iron ore within 15 months of shareholder approval
Issue date	3-Aug-21	3-Aug-21	3-Aug-21	3-Aug-21
Expiry date	20-Jul-22	20-Jul-23	20-Jan-22	20-Oct-22

Matt Latimore

Item	First Vesting Performance Rights	Second Vesting Performance Rights	Third Vesting Performance Rights	Fourth Vesting Performance Rights
Amount of Performance Rights	500,000	500,000	500,000	500,000
Vesting conditions	Shares vest when market cap remains above \$150,000,000 for 14 consecutive trading sessions post shareholder approval	Shares vest when market cap remains above \$200,000,000 for 14 consecutive trading sessions post shareholder approval	Shares vest at signing of binding off take agreement and strategic equity investment within 6 months of shareholder approval	Shares vest after payment received for first 100,000 tonnes of iron ore within 15 months of shareholder approval
Issue date	3-Aug-21	3-Aug-21	3-Aug-21	3-Aug-21
Expiry date	20-Jul-22	20-Jul-23	20-Jan-22	20-Oct-22

The Options and Performance Rights issued to directors under the Employee Incentive Scheme were issued pursuant to the Shareholder Approval at a general meeting of shareholders of the Company on 28 July 2021 pursuant to ASX Listing Rule 10.14.

Your directors present their report on the consolidated entity (referred to hereafter, as the "consolidated entity" or "Group") consisting of Magnum Mining and Exploration Limited and the entities it controlled at the end of, or during, the financial year ended 31 December 2021.

Directors

The names of directors who held office during or since the end of the year and up until the date of this report are as follows:

- Donald Carroll Chairman (appointed director 10 March 2021 and appointed Chairman 12 April 2021)
- Dano Chan Managing Director (appointed 12 April 2021)
- John Dinan Non-Executive Director and Company Secretary (appointed 12 April 2021)
- Matthew Latimore Non-executive Director (appointed 4 May 2021)
- Grant Button Non-Executive Director (resigned 10 March 2021) and Company Secretary (resigned 12 April 2021)
- Francesco Cannavo Non-Executive Director (resigned 10 March 2021)
- Howard Dawson Non-Executive Chairman (resigned 12 April 2021)
- Hugh Callaghan Executive Director (appointed 10 March 2021 and resigned 4 May 2021)

Principal Activities

The principal activity of the Group during the financial year was mine development and exploration.

Dividends

No dividends have been paid or declared since the start of the financial year and the directors do not recommend the payment of a dividend in respect of the financial year.

Review of operations

Information on the operations and activities of the Group is set out in the review of operations and activities section on pages 3 to 20 of this annual report.

Operating result for the year

The consolidated net loss of the Group for the year after income tax was \$8,332,686 (2020: loss of \$812,524).

Financial position

As at 31 December 2021, the Group had cash reserves of \$4,422,716 (2020: \$205,502).

Significant changes in the state of affairs

As outlined in the Review of Operations and Activities report, the Company completed the settlement of the purchase of Buena Vista on 9 February 2021.

There were no other significant changes in the state of affairs of the Company during the year.

Matters subsequent to the end of the financial year

There has not been any matter or circumstance that has arisen after balance date that has significantly affected, or may significantly affect, the operations and activities of the Group, the results of those operations, or the state of affairs of the Group in future financial periods, other than those detailed below:

Expiry of Performance Rights

Subsequent to the reporting period, the Company announced that 1,500,000 Performance Rights with an expiry of 20 January 2022 expired.

Divestment of Gravelotte Project

Subsequent to the reporting period, Magnum has agreed with London Stock Exchange Listed URA Holdings PLC (Company No. 5329401) (**URA**) to sell its wholly owned South African subsidiary Gem Venus Holdings (Proprietary) Limited (**Gem Venus**) which holds Magnum's interest in the Gravelotte Project (**Transaction**).

The Transaction is conditional on URA and MGU obtaining the consent to the Transaction by the Minister of Mineral Resources pursuant to the Mineral and Petroleum Resources Development Act 2002 (South Africa) (**Condition**).

The Condition must be satisfied by the first anniversary of execution of the SPA or such later date as may be mutually agreed by the parties.

URA will pay Magnum, as consideration for the Transaction, a total of \$2,000,000 cash consideration to be paid as follows:

- (a) The sum of A\$200,000 for each 5,000,000 carats of gemstones produced at the Gravelotte Project, and this sum is payable within 30 days of the date on which the production has been determined;
- (b) Thereafter, the sum of A\$200,000 for each successive 5,000,000 carats of gemstones produced at the Gravelotte Project, and this sum is payable within 30 days of the date on which the production has been determined.

provided that that Cash Consideration shall not exceed a maximum aggregate sum of A\$2,000,000.

URA will also issue to Magnum GBP100,000.00 (one hundred thousand British Pounds) in URA fully paid ordinary shares.

Likely developments and expected results

Additional comments on expected results of certain operations of the Group are included in the review of operations and activities section.

Environmental legislation

The Group is subject to significant environmental legal regulations in respect of its exploration and evaluation activities in South Africa and United States. There have been no known breaches of these regulations and principles.

Information on directors

Dano Chan B.Sc (Chemical Engineering) Managing Director (Appointed 12 April 2021)

Experience and expertise

Mr Chan has over 30 years of experience in the iron ore and steel sector. Held senior positions in Iscor/Kumba Resources SA, Glencore AG, Noble Resources & Chartering. Has full operating knowledge of iron ore mining, logistics, marketing and HBI/Pig iron/ Steel manufacturing.

Mr Chan graduated from the University of Utah with a degree in Chemical Engineering. He is experienced in steel marketing and industry related M&A. Mr Chan has been active in mining & steel developments in Asia, Australia and the United States. He has extensive knowledge of export logistics in North America and was pivotal in establishing successful exports of US steel raw material to Asia.

Other current directorships

None

Former directorships in the last 3 years

None

Special responsibilities

Managing Director

Interest in shares and options of the Company and related bodies corporate

- 1,314,036 Ordinary Shares;
- 10,000,000 unlisted options exercise price \$0.20, expiring 20 July 2024;
- 10,000,000 unlisted options exercise price \$0.30 expiring 20 July 2024;
- 10,000,000 unlisted options exercise price \$0.30 expiring 20 July 2024;
- 500,000 performance rights vest on finalisation of rail and port approvals, expiring 20 April 2022; and
- 1,000,000 performance rights vest on first iron ore shipment with a minimum requirement of 30,000 tonnes, expiring 20 July 2022.

Donald Carroll B.Sc (Mining Engineering) Chairman (Appointed 10 March 2021)

Experience and expertise

Mr Carroll has extensive experience in the international resources business primarily in the marketing and development of minerals. In a career spanning 29 years with BHP Billiton, and prior to that Rio Tinto, he has held a number of senior positions including President BHP Billiton Japan, President BHP Billiton India and Group General Manager Marketing Asia based in Hong Kong.

He has been active in the development of coal, bauxite and iron ore resources as well as the marketing of most mineral and energy products. He has experience in the merger and acquisitions sector including the merger of BHP with Billiton. Mr Carroll holds a degree in mining engineering from Sydney University and is a long-standing member of the Australian Institute of Mining and Metallurgy and is a member of the Australian Institute of Company Directors.

Other current directorships

West Cumbria Mining
Futura Resources Ltd (unlisted public company)
Cremorne Capital Ltd (unlisted public company)

Former directorships in the last 3 years

Kogi Iron Limited (resigned April 2020)

Special responsibilities

Chairman of the Board

Interest in shares and options of the Company and related bodies corporate

- 6,000,000 unlisted options exercise price \$0.25, expiring 20 July 2024;
- 500,000 Performance Rights vest on the market capitalisation of the Company remaining above \$150,000,000 for 14 consecutive trading days, expiring 20 July 2022;
- 500,000 Performance Rights, vest on the market capitalisation of the Company remaining above \$200,000,000 for 14 consecutive trading days, expiring 20 July 2023; and
- 500,000 Performance Rights vest in the Company receiving payment for the first 100,000 tonnes of Iron Ore, expiring 20 October 2022.

Matthew Latimore - Masters in Business Administration Non-Executive Director (Appointed 4 May 2021)

Experience and expertise

Mr Latimore is the Founder and President of M Resources Pty Ltd, a company he established in 2011 for marketing, investment and trading of steelmaking raw materials, with a focus on metallurgical coal. M Resources has shipped over 400 cargoes of metallurgical coal as principle to global steel mills and currently has the exclusive marketing rights for Stanmore Resources (SMR) and Bowen Coking Coal (BCC) in Australia and Allegiance (AHQ) New Elk mine in the US. Through MetRes, a company 50 % owned by M Resources, Mr Lattimore also recently purchased the Millennium and Mavis Downs coal mines from Peabody.

Prior to founding M Resources, Matt was GM Sales and Marketing for Wesfarmers Curragh coal for 10 years, responsible for global sales to steel makers and power utilities, rail and port and finance functions. Mr Lattimore was a Director of Curragh Coal Sales. Prior to that, Mr Lattimore held various positions with Mitsui & Co Coal Department.

Mr Lattimore holds a Master of Business Administration from the Australian Graduate School of Management, a degree in International Business from Griffith University, Diploma of Export Management from the Australian Institute of Export, an Advanced Diploma of Leadership and Management from the University of Western Australia, is a Graduate of the Australian Directors Course (GAICD) and the Columbia University Senior Executive Program in New York.

Other current directorships

Bowen Coking Coal Limited

Former directorships in the last 3 years

None

Special responsibilities

None

Interest in shares and options of the Company and related bodies corporate

- 1,166,666 Ordinary Shares;
- 6,000,000 unlisted options exercise price \$0.25, expiring 20 July 2024;
- 500,000 performance rights vest on the market capitalisation of the Company remaining above \$150,000,000 for 14 consecutive trading days, expiring 20 July 2022;
- 500,000 performance rights vest on the market capitalisation of the Company remaining above \$200,000,000 for 14 consecutive trading days, expiring 20 July 2023; and
- 500,000 performance rights vest on the company receiving payment for the first 100,000 tonnes of Iron ore, expiring 20 October 2022.

John Dinan - Non-Executive Director and Company Secretary (Appointed 12 April 2021)

Experience and expertise

Mr Dinan was appointed as a Director on April 12, 2021. Mr Dinan has held position as CFO and Company Secretary of listed and unlisted Financial services entities as well as Infrastructure investment groups. He has also been the chair of Australia's largest superannuation trustee company and also been the Chief risk officer of a major listed trustee company. In this capacity, he ran the Risk and compliance committees and implemented the frameworks that ensured compliance with the many ASIC and APRA Licenses.

Mr Dinan has also been a member of a number of consortiums that have bided for public offered infrastructure assets, typically heading up the finance and tax streams of the consortiums.

A Fellow of the Australian CPAs, Mr Dinan resides in Melbourne and is currently the CFO of a private family office as well as the company secretary of a number of entities listed on the Canadian Stock Exchange.

Other current directorships

None

Former directorships in the last 3 years

None

Special responsibilities

Company Secretary

Interest in shares and options of the Company and related bodies corporate

3,000,000 unlisted options, exercise price \$0.25, expiring 20 July 2024.

H Dawson B. App. Sc. (Geology), Dip App. Sc. MAIG Non-Executive Chairman (resigned 12 April 2021)

Experience and expertise

Mr Dawson is a geologist and former stockbroker with exploration and development experience across base and precious metals, uranium, gemstones and bulk commodities in addition to an extensive 18 year experience within the securities industry. He has over 33 years of significant experience in both technical and corporate roles including project development and was a Senior Fellow of FINSIA.

H Callaghan B. Comm, B. Law (South Africa) Executive Director (Appointed 10 March 2021 and resigned 4 May 2021)

Experience and expertise

Mr Callaghan is a law graduate who commenced working in the resources industry in 1993, initially with Gold Fields of South Africa before moving to RIO and then Xstrata, working in commercial and project strategy across a range of precious, base metal and bulk commodities. Mr Callaghan also has experience in the smaller mining sector having been founder or Chief Executive Officer of three companies in that sector that have listed on ASX. During his career, Mr Callaghan has taken a number of projects from concept to feasibility and project development and has been part of the teams that have built four mines in Africa and Latin America.

G M Button B. Bus. (Acc), C.P.A. Executive Director (Resigned 10 March 2021)

Experience and expertise

Mr Button is a qualified accountant and has significant financial and other commercial management and transactional experience. He was appointed as a director in 2006 and was appointed as CEO of the Company on 16 July 2007. He has over 30 years of experience at a senior management level in the resources industry. Mr Button has acted as an executive director, managing director, finance director, CFO and company secretary for a range of publicly listed companies

F Cannavo Non-Executive Director (Resigned 10 March 2021)

Experience and expertise

Mr Cannavo is an experienced public company director with significant business and investment experience working with companies operating across various industries and in particular resources. This experience includes tenures as a non-executive director at Fortis Mining Ltd, Hannan's Reward Ltd and GBM Resources Ltd.

Mr Cannavo is an entrepreneur with a strong network of investors and industry contacts in the public company sector throughout the Asia-Pacific region and has extensive experience in capital raisings, investment activities and IPO's. He has been instrumental in assisting several listed and unlisted companies achieve their growth strategies through the raising of investment capital and the acquisition of assets.

Company secretary

Mr John Dinan

Please refer to the above Information on Directors section for further details.

Meetings of directors

During the financial year, there were fifteen formal directors' meetings. All other matters that required formal Board resolutions were dealt with via written circular resolutions. In addition, the directors met on an informal basis at regular intervals during the year to discuss the Group's affairs.

The number of meetings of the Company's board of directors attended by each director was:

	Directors' meetings held whilst in office	Directors' meetings attended
D Chan	4	3
D Carroll	6	6
J Dinan	4	4
M Lattimore	4	3
F Cannavo	12	9
H Dawson	14	14
G M Button	14	14
H Callaghan	2	2

Indemnification

The Company has indemnified the Directors and Officers of the Company for any actions taken by the Directors and Officers in their execution of duties unless the actions were deliberately fraudulent or illegal.

Insurance of officers

During the financial year, the Company paid premiums to insure the directors and secretaries of the Company.

The liabilities insured are legal costs that may be incurred in defending civil or criminal proceedings that may be brought against the officers in their capacity as officers of entities in the Group, and any other payments arising from liabilities incurred by the officers in connection with such proceedings. This does not include such liabilities that arise from conduct involving a wilful breach of duty by the officers or the improper use by the officers of their position or of information to gain advantage for themselves or someone else or to cause detriment to the Company. It is not possible to apportion the premium between amounts relating to the insurance against legal costs and those relating to other liabilities.

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.

No proceedings have been brought or intervened in on behalf of the Company with leave of the Court under section 237 of the *Corporations Act 2001*.

Remuneration report (audited)

This report outlines the remuneration arrangements in place for key management personnel of the Company for the financial year ended 31 December 2021. The information provided in this remuneration report has been audited as required by Section 308(3C) of the Corporations Act 2001.

The remuneration report details remuneration arrangements for key management personnel ("KMP") who are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Company, directly or indirectly, including any director (whether executive or otherwise) of the Company.

The key management personnel of the Company were the Directors.

Directors

Donald Carroll - Chairman (appointed director 10 March 2021 and appointed Chairman 12 April 2021)

Dano Chan – Managing Director (appointed 12 April 2021)

John Dinan – Non-Executive Director and Company Secretary (appointed 12 April 2021)

Matthew Latimore - Non-executive Director (appointed 4 May 2021)

Grant Button - Non-Executive Director (resigned 10 March 2021) and Company Secretary (resigned 12 April 2021)

Francesco Cannavo – Non-Executive Director (resigned 10 March 2021)

Howard Dawson - Non-Executive Chairman (resigned 12 April 2021)

Hugh Callaghan - Executive Director (appointed 10 March 2021 and resigned 4 May 2021)

Details of key management personnel's remuneration are set out under the following main headings:

- A Principles used to determine the nature and amount of remuneration
- B Details of remuneration including Share Based Payment compensation
- C Employment contracts of directors

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

The objective of the Group's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework aims to align executive reward with the creation of value for shareholders.

The Board ensures that executive reward satisfies the following key criteria for good reward governance practices:

- competitiveness and reasonableness
- acceptability to shareholders
- performance incentives
- transparency
- capital management

The framework provides a mix of fixed fee, consultancy agreement based remuneration, and share based incentives.

The broad remuneration policy for determining the nature and amount of emoluments of Board members and senior executives of the Company is governed by the Board. The Board's aim is to ensure the remuneration packages properly reflect directors' and executives' duties and responsibilities. The Board assesses the appropriateness of the nature and amount of emoluments of such officers on a periodic basis by reference to relevant employment market conditions with the overall objective of ensuring maximum stakeholder benefit from the retention and motivation of a high quality Board and executive team.

The overall remuneration policy framework is structured in an endeavour to advance/create shareholder wealth.

Remuneration report (audited) (continued)

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

At the Annual General Meeting (AGM) held on 31 May 2021, 99.99% of the votes received supported the adoption of the remuneration report for the year ended 31 December 2020. The Company did not receive any specific feedback at the AGM regarding its remuneration practices.

B. Details of remuneration including Share Based Payment compensation

In accordance with best practice corporate governance, the structure of non-executive director and executive remuneration is separate and distinct.

Non-executive directors' remuneration

Fees and payments to non-executive directors reflect the demands which are made on, and the responsibilities of the directors. Non-executive directors' fees and payments are reviewed annually by the Board and are intended to be in line with the market. Directors are not present at any discussions relating to determination of their own remuneration.

The maximum aggregate remuneration for the non executive directors was last determined at the Annual General Meeting held on 31 May 2007, when shareholders approved an aggregate remuneration of \$150,000 per year. The amount of aggregate remuneration sought to be approved by shareholders and the manner in which it is apportioned amongst directors is reviewed annually. The Board considers advice from external shareholders as well as the fees paid to non-executive directors of comparable companies when undertaking the annual review process.

The Company issued the non-executive directors, Options and Performance Rights in accordance with the Employee Incentive Plan approved by shareholders on 20 July 2021. In accordance with shareholder approval a total of 19,000,000 Director Options and Performance Rights were issued to non-executive directors (refer to announcement dated 28 July 2021 and the Notice of Extraordinary General Meeting released on 16 June 2021).

Executive director remuneration

The Company aims to reward executives with a level and mix of remuneration commensurate with their position and responsibilities within the Company and so as to:

- Reward executives for Company, business team and individual performance;
- Align the interests of executives with those of shareholders; and
- Ensure total remuneration is competitive by market standards.

The executive pay and reward framework has the following components:

- Base pay and benefits such as superannuation;
- Short-term performance incentives; and
- Long-term incentives through participation in Share Based Payments.

Remuneration consists of fixed annual remuneration and variable remuneration (comprising short-term and long-term incentive schemes).

Fixed annual remuneration

Fixed annual remuneration is reviewed annually by the Board of Directors. The process consists of a review of relevant comparative remuneration in the market and internally and, where appropriate external advice on policies and practices. The Board of Directors has access to external and independent advice where necessary.

Some of the directors perform at least some executive or consultancy services.

Remuneration report (audited) (continued)

B. Details of remuneration including Share Based Payment compensation (continued)

Variable annual remuneration

Short-term incentives

There are no current short-term incentive remuneration arrangements.

Long-term incentives

The Company issued the executive director, Options and Performance Rights in accordance with the Employee Incentive Plan approved by shareholders on 20 July 2021. In accordance with shareholder approval a total of 32,000,000 Director Options and Performance Rights were issued to non-executive directors (refer to announcement dated 28 July 2021 and the Notice of Extraordinary General Meeting released on 16 June 2021).

The vesting conditions and performance measures are determined by the board (subject to shareholder approval) and are primarily linked to long term objectives of the Company including (but not limited to) milestones such as feasibility milestones, commencement of mining and production volumes.

Retirement allowances for directors:

There are no current retirement allowances for directors.

Details of the remuneration of the key management personnel (as defined in AASB 124 *Related Party Disclosures*) of the Company and the Group for the year ended 31 December 2021 and 2020 are set out in Tables 1 and 2 in Section C.

Variable annual remuneration

The Board's policy is to remunerate directors at market rates for time, commitment and responsibilities. The Board determines payments to the directors and reviews their remuneration annually, based on market practice, duties and accountability. Independent external advice is sought when required. The maximum aggregate amount of directors' fees that can be paid is subject to approval by shareholders in general meeting, from time to time. Fees for executive directors are not linked to the performance of the Company. However, to align directors' interests with shareholders' interests, the directors are encouraged to hold securities in the Company.

The Company's aim is to remunerate at a level that will attract and retain high-calibre directors and employees. Company officers and directors are remunerated to a level consistent with the size of the Company. All remuneration paid to directors and executives is valued at the cost to the Company and expensed.

Remuneration report (audited) (continued)

C. Employment contracts of directors

Remuneration and other terms of employment for the existing directors are formalised in service agreements:

Mr Dano Chan has entered into an executive services agreement with the Group in which he receives total remuneration of \$20,000 per month. There is no fixed term, and the arrangement commenced 12 April 2021. Mr Chan may terminate the agreement by providing 3 months' notice. The Group may terminate the agreement without notice for cause including if the director commits a serious or persistent breach of their obligations or engages in an act of serious misconduct. The agreement can also be terminated by shareholders following a resolution of a general meeting.

Mr Donald Carroll has entered into a services agreement with the Group whereby he receives a director's fee of \$10,000 per month. There is no fixed term, and the arrangement commenced 10 March 2021 The agreement can be terminated by the director by providing 3 months' written notice or by shareholders following a resolution of a general meeting; or by operation of law including if the director becomes disqualified from acting as a director of a public company pursuant to the Corporations Act or Bankruptcy Act.

Mr John Dinan has entered into a services agreement with the Group whereby he receives a director's fee of \$5,000 per month. There is no fixed term, and the arrangement commenced 12 April 2021 The agreement can be terminated by the director by providing 3 months' written notice or by shareholders following a resolution of a general meeting; or by operation of law including if the director becomes disqualified from acting as a director of a public company pursuant to the Corporations Act or Bankruptcy Act.

Mr Matt Latimore has entered into a services agreement with the Group whereby he receives a director's fee of \$5,000 per month. There is no fixed term, and the arrangement commenced 4 May 2021 The agreement can be terminated by the director by providing 3 months' written notice or by shareholders following a resolution of a general meeting; or by operation of law including if the director becomes disqualified from acting as a director of a public company pursuant to the Corporations Act or Bankruptcy Act.

Remuneration report (audited) (continued)

D. Employment contracts of directors

Table 1: Directors' remuneration for the year ended 31 December 2021

Details of the nature and amount of each element of the emoluments of each key management personnel of the Company and the consolidated entity for the year ended 31 December 2021 are set out in the following tables:

31-Dec-21	Primary benefits	Post- employment benefits	Share Based Payments			
Name	Cash salary and Fees	Superannuation	Performance Rights	Unlisted Options	Total	Performance related %
	\$	\$		\$	\$	
Directors						
Don Carroll (i)	100,000	-	-	84,459	184,459	46%
Dano Chan	168,667	-	36,326	398,863	603,856	72%
John Dinan (ii)	45,000	-	-	42,230	87,230	48%
Matt Latimore (iii)	39,355	-	36,326	84,459	160,140	75%
Former Directors / Officers						
Grant Button	100,050	-	-	185,576	285,626	65%
Howard Dawson	40,200	-	-	185,576	225,776	82%
Francesco Cannavo	15,000	-	-	-	15,000	0%
Hugh Callaghan	24,854	-	-	-	24,854	0%
Total	533,126	_	72,652	981,163	1,586,941	

⁽i) Includes an amount of \$40,000 owing to Don Carroll.

⁽ii) Includes an amount of \$5,000 owing to Dinan Family Trust

⁽iii) Includes an amount of \$39.355 owing to M Resources Trading Pty Ltd

Remuneration report (audited) (continued)

31-Dec-20	Primary benefits	Post- employment benefits	Share Based Payments			
Name	Cash salary and consulting fees	Superannuation	Performance Rights	Unlisted Options	Total	Performance related %
	\$	\$	\$	\$	\$	
Directors						
Grant Button	50,000	-	-	-	50,000	0%
Howard Dawson	50,000	-	-	-	50,000	0%
Francesco Cannavo	15,000	-	-	-	15,000	0%
Hugh Callaghan	-	-	-	-	-	0%
Total	115,000	-	-	-	115,000	0%

E. Shareholdings of directors

2021	Type of holding	Balance at the start of	Purchased during the	Sold during	Shares held at date of KMP	Balance at the end of
Name		the year	year	the year	resignation	the year
Directors						
Don Carroll	Beneficially held	-	-	-	-	-
Dano Chan	Beneficially held	-	1,314,036	-	-	1,314,036
John Dinan	Beneficially held	-	-	-	-	-
Matt Latimore	Beneficially held	-	1,666,666	-	-	1,666,666
Former Directors / Officers						
Grant Button	Beneficially held	2,940,000	1,000,000	(120,000)	(3,820,000)	-
Howard Dawson	Beneficially held	-	2,737,634	(2,000,000)	(737,634)	-
Francesco Cannavo	Beneficially held	-	-	-	-	-
Hugh Callaghan	Beneficially held			_		-
Total		2,940,000	6,718,336	(2,120,000)	(4,557,634)	2,980,702

Remuneration report (audited) (continued)

2020	T 4 h - 1-1i	Balance at	Purchased	Sold during	Shares held at	Balance at
Name	Type of holding	the start of the year	during the year	the year	date of KMP resignation	the end of the year
Directors		j	•			
Grant Button	Beneficially held	2,940,000	-	-	-	2,940,000
Howard Dawson	Beneficially held	-	-	-	-	-
Francesco Cannavo	Beneficially held	-	-	-	-	-
Hugh Callaghan	Beneficially held	-	-	-	-	-
Total		2,940,000	-	-	-	2,940,000

F. Option holdings of directors

The number of listed and unlisted options in the Company held during the financial year by each director of the Company, including their personally related entities, is set out below. Where listed and unlisted options are held by the individual director or executive and any entity under the joint or several control of the individual director or executive they are shown as 'beneficially held'. Listed and unlisted options held by those who are defined by AASB 124 *Related Party Disclosures* as close members of the family of the individual director or executive are shown as 'non-beneficially held'.

Listed options

2021	Towns of healthing	Balance at	Granted	Sold during	Options held at	Balance at
Name	Type of holding	the start of the year	during the year	the year	date of KMP resignation	the end of the year
Directors						
Don Carroll	Beneficially held	-	-	-	-	-
Dano Chan	Beneficially held	-	-	-	-	-
John Dinan	Beneficially held	-	-	-	-	-
Matt Latimore	Beneficially held	-	-	-	-	-
Former Directors / Officers						
Grant Button	Beneficially held	980,000	-	(40,000)	(940,000)	-
Howard Dawson	Beneficially held	-	-	-	-	-
Francesco Cannavo	Beneficially held	-	-	-	-	-
Hugh Callaghan	Beneficially held	-	-	-	-	-
Total		980,000	-	(40,000)	(940,000)	-

Listed options

2020	Town a set la a latin a	Balance at	Purchased	Sold during	Options held at	Balance at
Name	Type of holding	the start of the year	during the year	the year	date of KMP resignation	the end of the year
Grant Button	Beneficially held	980,000	-	-	-	980,000
Howard Dawson	Beneficially held	-	-	-	-	-
Francesco Cannavo	Beneficially held	-	-	-	-	-
Hugh Callaghan	Beneficially held	-	-	•	-	-
Total		980,000	Ī	-	-	980,000

Remuneration report (audited) (continued)

Unlisted options

2021		Balance at	Granted	Sold during	Options held at	Balance at
Name	Type of holding	the start of the year	during the year	the year	date of KMP resignation	the end of the year
Directors						
Don Carroll ¹	Beneficially held	-	6,000,000	-	-	6,000,000
Dano Chan ²	Beneficially held	-	30,000,000	-	-	30,000,000
John Dinan ³	Beneficially held	-	3,000,000	-	-	3,000,000
Matt Latimore ⁴	Beneficially held	-	6,000,000	1	-	6,000,000
Former Directors /						
Officers						
Grant Button	Beneficially held	-	6,500,000	-	(6,500,000)	-
Howard Dawson	Beneficially held	-	6,500,000	-	(6,500,000)	-
Francesco Cannavo	Beneficially held	-	-	-	-	-
Hugh Callaghan	Beneficially held	-	-	-	-	-
Total		-	58,000,000		(13,000,000)	45,000,000

Fair value

20 July 2021: the following options were granted:

1. Don Carroll

o 6,000,000 MGU Options, exercise price \$0.25, expiry date 20/07/2024, value at \$0.0941

2. Dano Chan

- 10,000,000 MGU Options, exercise price \$0.20, expiry date 20/07/2024, value at \$0.1020
- o 10,000,000 MGU Options, exercise price \$0.30, expiry date 20/07/2024, value at \$0.0875
- o 10,000,000 MGU Options, exercise price \$0.40, expiry date 20/07/2024, value at \$0.0771

3. John Dinan

o 3,000,000 MGU Options, exercise price \$0.25, expiry date 20/07/2024, value at \$0.0941

4. Matt Latimore

o 6,000,000 MGU Options, exercise price \$0.25, expiry date 20/07/2024, value at \$0.0941

G. Performance rights of directors

2021		Balance at	Granted		Performance	Balance at
Name	Type of holding	the start of the year	during the year	Sold during the year	Rights held at date of KMP resignation	the end of the year
Directors						
Don Carroll ¹	Beneficially held	-	2,000,000	-	-	2,000,000
Dano Chan ²	Beneficially held	-	2,000,000	-	-	2,000,000
John Dinan	Beneficially held	-	-	-	-	-
Matt Latimore ³	Beneficially held	-	2,000,000	-	-	2,000,000
Former Directors / Officers						
Grant Button	Beneficially held	-	-	-	-	-
Howard Dawson	Beneficially held	-	-	-	-	-
Francesco Cannavo	Beneficially held	-	-	-	-	-
Hugh Callaghan	Beneficially held	-	-	-	-	-
Total		-	6,000,000	-	-	6,000,000

Fair value

20 July 2021: the following Performance rights were granted:

1. Don Carroll

o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/01/2022, value at \$0.1750

Remuneration report (audited) (continued)

- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/10/2022, value at \$0.1750
- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/07/2022, value at \$0.1027
- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/07/2023, value at \$0.1180

2. Dano Chan

- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/01/2022, value at \$0.1750
- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/04/2022, value at \$0.1750
- o 1,000,000 MGU Performance Rights, exercise price \$0, expiry date 20/07/2022, value at \$0.1750

3. Matt Latimore

- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/07/2022, value at \$0.1027
- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/07/2023, value at \$0.1180
- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/01/2022, value at \$0.1750
- o 500,000 MGU Performance Rights, exercise price \$0, expiry date 20/10/2022, value at \$0.1750

H. Transactions with related parties of directors

		Income from Related Parties	Expenditure to Related Parties	Amounts Owed by Related Parties at year end	Amounts Owed to Related Parties at year end
Former Directors					
HG & L Dawson Discretionary Trust ¹	2021	-	40,200	-	-
Tabland Pty Ltd ²	2021	-	-	-	-
Wilberforce Pty Ltd ³	2021	-	40,050	-	-
Wilberforce Trust ⁴	2021	-	-	-	-
Mr G Button ⁵	2021	-	-	-	-
Golden Venture LLC ⁶	2021	-	15,000	-	-
Varr Consulting ⁷	2021	-	60,000	-	-
Interminco Services Ltd ⁸	2021	-	24,854	-	-
Total		-	180,104	-	-

		Income from Related Parties	Expenditure to Related Parties	Amounts Owed by Related Parties at year end	Amounts Owed to Related Parties at year end
HG & L Dawson Discretionary Trust ¹	2020	-	50,000	-	40,000
Tabland Pty Ltd ²	2020	-	-	-	10,504
Wilberforce Pty Ltd ³	2020	-	50,000	-	40,000
Wilberforce Trust ⁴	2020	-	-	-	-
Mr G Button ⁵	2020	-	-	-	160,903
Golden Venture LLC ⁶	2020	-	15,000	-	15,000

Remuneration report (audited) (continued)

- Mr H Dawson, a former Non-Executive Chairman (resigned 12 April 2021), is the trustee of HG & L Dawson Discretionary Trust. During the year, HG & L Dawson Discretionary Trust received the above fees for consultancy services.
- 2. Mr H Dawson, a former Non-Executive Chairman (resigned 12 April 2021), is a director of Tabland Pty Ltd. In 2020, Tabland Pty Ltd advanced the sum of \$10,000 with accrued interest to 31 December 2020 of \$504. The advance is an unsecured loan with interest payable calculated at a rate of 10% per annum. The principal and interest were repaid in full end of January 2021.
- 3. Mr G Button, a former Executive director (resigned 12 April 2021), is a director of Wilberforce Pty Ltd. During the year, Wilberforce Pty Ltd received the above fees for consultancy services.
- 4. Mr G Button, an Executive director (resigned 12 April 2021), is the trustee of Wilberforce Trust. In 2020, Wilberforce Trust entered into a loan agreement to provide the Company a loan facility of \$150,000. As at 31 December 2020, the loan facility remain in place and the loan balance is nil.
- 5. Mr G Button, as Executive director (resigned 12 April 2021), has advanced the sum of \$153,186 with accrued interest to 31 December 2020 of \$7,717. The advance is an unsecured loan with interest payable calculated at a rate of 10% per annum. The principal and interest were repaid in full end of January 2021.
- 6. Mr F Cannavo, a Non-Executive director (resigned 10 March 2021), is the director of Golden Venture LLC. During the year, Golden Venture LLC received the above fees for consultancy services.
- 7. Mr G Button, a former Executive director (resigned 12 April 2021), is a director of Varr Consulting. During the year, Varr Consulting received the above fees for consultancy services.
- 8. Mr H Callaghan, a former Executive Director (appointed 10 March 2021 and resigned 4 May 2021). is a director of Interminco Services Ltd. During the year, Interminco Services Ltd received the above fees for consultancy services.

Auditor independence and non-audit services

Section 307C of the Corporations Act 2001 requires our auditors, HLB Mann Judd, to provide the directors of the Company with an Independence Declaration in relation to the audit of the financial report. This Independence Declaration is set out on page 46 and forms part of this directors' report for the year ended 31 December 2021.

Non-audit services

There were no non-audit services provided by the Company's auditors during the financial year ended 31 December 2021.

Signed in accordance with a resolution of the directors.

Donald Carroll
Non-executive Chairman

Melbourne, Australia 30 March 2022



AUDITOR'S INDEPENDENCE DECLARATION

As lead auditor for the audit of the consolidated financial report of Magnum Mining and Exploration Limited for the year ended 31 December 2021, I declare that to the best of my knowledge and belief, there have been no contraventions of:

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

Perth, Western Australia 30 March 2022

N G Neill Partner

hlb.com.au

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HLB Mann Judd (WA Partnership) is a member of HLB International, the global advisory and accounting network.

Corporate Governance Statement

The Board of Directors (Board) of the Company are committed to attaining and implementing the highest standards of corporate governance. The Board has reviewed the Company's corporate governance practices in accordance with the 4th Edition of the Australian Securities Exchanges (ASX) Corporate Governance Principles and Recommendations of the ASX Corporate Governance Council. The Board supports the intent of the best practice recommendations and recognises that given the present size and scope of the Company it is not practical to institute all of the best practice recommendations at present.

The Company reports below on how it has followed and "if not, why not" disclosure on each of the Principles & Recommendations.

The Corporate Governance statement has been approved by the Board and is current as at 30 March 2022.

Principles and Recommendations	Comply (Yes/No)	Explanation
Principle 1: Lay solid founda	tions for ma	anagement and oversight
Recommendation 1.1 A listed entity should have and disclose a board charter setting out: (a) the respective roles and responsibilities of its board and management; and (b) those matters expressly reserved to the board and those delegated to management.	No	The Company considers Corporate Governance Recommendation 1.1 which requires formalisation and disclosure of the functions reserved to the Board and those delegated to management via a board charter is inappropriate given the size of the Company's operation and the number of directors constituting the Board. Accordingly, the Board is responsible for the functions typically delegated to management in addition to its usual Board functions.
Recommendation 1.2 A listed entity should: (a) undertake appropriate checks before appointing a person, or putting forward to security holders a candidate for election, as a director; and (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.	Yes	Before appointing a director or senior executive, or putting forward to shareholders a director for appointment, the Group undertakes comprehensive reference checks that cover elements such as the person's character, experience, employment history, potential conflicts of interest and qualifications. Directors are required to declare each year that they have not been disqualified from holding the office of director by the Australian Securities and Investments Commission ('ASIC'). Where required, the Group also undertakes criminal background checks on potential directors and senior executives. An election of directors is held each year. A director that has been appointed during the year must stand for election at the next Annual General Meeting ('AGM'). Retiring directors are not automatically re-appointed. The Group has provided in the Director's Report (in the Annual Report) information about each director that the Board considers necessary for shareholders to make a fully informed decision as to the election of a director. This information is also included in the Notice of Meeting which contemplates the election or re-election of directors. Such information includes the person's biography, which includes experience and qualifications, details of other directorships, and

Recommendation 1.3 A listed entity should have a written agreement with	Yes	any material information which may affect the person's ability to act independently on matters before the Board, and whether the Board supports the appointment or re-election and a summary of the reasons why. The Company has written agreements with each director in accordance with Recommendation
each director and senior executive setting out the terms of their appointment.		1.3.
Recommendation 1.4 The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.	Yes	The Company Secretary reports directly to the Board through the Chairman and is accessible to all Directors. The Company Secretary's role, in respect of matters relating to the proper functioning of the Board, includes, but is not limited to:
		 (a) advising the Board and its committees on governance matters; (b) monitoring compliance of the Board and associated committees with policies and procedures; (c) coordinating all Board business; (d) retaining independent professional advisors; (e) ensuring that the business at Board and committee meetings is accurately minuted; and assisting with the induction and development of
Recommendation 1.5 A listed entity should:	No	directors. The Company has not established a Diversity Policy. Given the size of the Board, the Board considers that it is not practical to establish a
(a) have and disclose diversity policy;		Diversity Policy. No women are currently represented on the Board.
 (b) through its board or a committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; 		Historically, the Board has not set measurable objectives for achieving gender diversity. It is the Board's policy that gender discrimination has no position in the workplace and that men
(c) disclose in relation to each reporting period:		and women must be treated equally and without any discrimination. It is the Board's belief that
(1) the measuring objectives set for that period to achieve gender diversity;(2) the entity's progress towards achieving those objectives; and(3) either:		employment should be on a merit-based system and that a diversity policy may hinder this system due to the size of the organisation.
(A) the respective proportions of men and women on the board, in senior executive positions and across the whole workforce (including how the entity has defined "senior executive" for these purposes); or		
(B)if the entity is a "relevant employer" under the Workplace Gender Equality Act, the entity's most recent 'Gender Equality Indicators', as defined in and published under that Act.		
If the entity was in the S&P/ASX 300 Index at the commencement of the reporting period, the		

measurable objective for achieving gender diversity in the composition of its board should be to have not less than 30% of its directors of each gender within a specified period.		
Recommendation 1.6 A listed entity should: (a) have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and (b) disclose for each reporting period, whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.	Yes	The Board undertakes annual self-assessment of its collective performance and the performance of the Chairman. The Board is evaluated annually via round table discussion. The evaluation includes consideration of the following matters: assessment of the performance of the Board over the previous 12 months having regard to the corporate strategies, operating plans and annual budget, review of the level and effectiveness of the Board's interaction with management review of the content, format and timing of information provided to directors, and review of Board and committee charters to assess if they remain appropriate to the Company's activities. Similar procedures to those for the Board review are applied to evaluate the performance of any Board committees. An assessment will be made on the performance of each committee and areas identified where improvements can be made. During the year, an evaluation of the Board and individual directors took place in accordance with the process disclosed above.
Recommendation 1.7 A listed entity should: (a) have and disclose a process for periodically evaluating the performance of its senior executives at least once every reporting period; and (b) disclose, in relation to each reporting period, whether a performance evaluation was undertaken in the reporting period in accordance with that process.	Yes	The Chairman reviews the performance of senior executives by way of a formal interview with each senior executive. During the year, an evaluation of senior executives took place in accordance with the process disclosed above.

Principles and Recommendations	Comply (Yes/No)	Explanation
Principle 2 Struct	ure the boar	rd to add value
Recommendation 2.1 The board of a listed entity should: (a) have a nomination committee which: (i) has at least three members, a majority of whom are independent directors; and (ii) is chaired by an independent director, (b) and disclose: (iii) the charter of the committee; (iv) the members of the committee; and (v) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (c) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.	No	The Board has not established a separate independent nomination committee. Given the current size and composition of the Board, the Board believes that there would be no efficiencies gained by establishing a nomination committee separate from the Board. Accordingly, the Board performs the role of Nomination Committee. The Board deals with any conflicts of interest that may occur when convening in the capacity of one of the committees by ensuring that the director with conflicting interest is not party to the relevant discussions.
Recommendation 2.2 A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.	No	Given the current size and composition of the Board, the Company does not maintain a formal skills matrix setting out the skills and diversity of the Board. However, the current Board does have a mixture of experience and corporate, technical, financial and management skills that are considered appropriate for the Company's present operations. A profile of each director setting out their skills, experience, expertise and period of office is set out on page 32 to 35 of the Directors' Report.

Principles and Recommendations	Comply (Yes/No)	Explanation
Recommendation 2.3 A listed entity should disclose: (a) the names of the directors considered by the board to be independent directors; (b) if a director has an interest, position, association or relationship of the type described in Box 2.3 of the ASX Corporate Governance Principles and Recommendation (3rd Edition) but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position, association or relationship in question and an explanation of why the board is of that opinion; and (c) the length of service of each director.	Yes	Details of the Board of Directors, their length of service and independence are as follows: - Mr Dano Chan – 1 year – Not Independent - Managing Director; - Mr Donald Carroll – 1 year – Not Independent – Executive Chairman - Mr Matt Latimore – 1 year – Independent – Non-Executive Director; and - Mr John Dinan – Not Independent – Non-Executive Director and Company Secretary. When considering the independence of a director, the Board considers whether the director: (a) is a substantial shareholder of the Group or an officer of, or otherwise; (b) is, represents, or is or has been within the last three years, an officer, employee or professional advisor of a substantial shareholder of the Group; (c) is employed, or has previously been employed in an executive capacity by the Group or another group member, and there has not been a period of at least three years between ceasing such employment and serving on the Board; (d) has within the last three years been a principal of a material professional adviser or a material consultant to the Group or another group member, or an employee materially associated with the service provided; (e) receives performance-based remuneration (including options or performance rights) from, or participates in an employee incentive scheme of the Group; (f) has close personal ties with any person who falls within any of the categories described above; (g) is a material supplier or customer of the Group or other group member, or an officer of or otherwise associated directly or indirectly with a material supplier or customer; or

		 (h) has been a director of the Group for such a period that their independence from management and substantial holders may have been compromised; or (i) has a material contractual relationship with the Group or another group member other than as a director.
Recommendation 2.4 A majority of the board of a listed entity should be independent directors.	No	Only one director on the Board is considered independent. The Board considers that the current size and composition of the Board is appropriate for the execution of the Board's responsibilities. To assist directors with independent judgement, it is the Board's policy that if a director considers it necessary to obtain independent professional advice to properly discharge the responsibility of their office as a director then, provided the director first obtains approval from the Chairman for incurring such expense, the Group will pay the reasonable expenses with obtaining such advice.
Recommendation 2.5 The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO/Managing Director of the entity.	No	The role of Chairman of the Company during the year, was held by Mr Donald Carroll (who is considered not-independent in terms of Recommendation 2.3) The Managing Director position during the year, was held by Mr Dano Chan. The Board considers that the current size and composition of the Board is appropriate for the execution of the Board's responsibilities. To assist the directors with independent judgement, it is the Board's policy that if a director considers
		it necessary to obtain independent professional advice to properly discharge the responsibility of their office as a director then, provided the director first obtains approval from the Chairman for incurring such expense, the Group will pay the reasonable expenses with obtaining such advice. The Chairman is not the CEO or managing director of the entity.

Recommendation 2.6 A listed entity should have a program for inducting new directors and provide appropriate professional development opportunities for directors to develop and maintain the skills and knowledge needed to perform their role as directors effectively.	Yes	The Company has an informal induction process, due to the Board's size. New directors are fully briefed about the nature of the business, current issues, the corporate strategy and the expectations of the Company concerning performance of directors. Directors will undertake their own continuing educations. The Board is in regular communication, as is necessary, with respect to briefing on material developments in laws, regulations and any accounting standards which may affect the Group. There are procedures in place to enable Directors, in furtherance of their duties, to seek independent advice at the Company's expense, subject to the approval of the Chairman.
Principle 3: Act	ethically an	d responsibly
Recommendation 3.1 A listed entity should articulate and disclose its values	Yes	The Group is committed to providing shareholders with exceptional returns via mineral exploration and project development, in particular, via pig iron production for EAF steelmakers. The Group's core values include: Excellence and Performance Integrity and Accountability Safety Innovation Collaboration Sustainability The Group is committed to working by its core values and creating an environment that is diverse, collaborative, safe, innovative and driven by results.
Recommendation 3.2 A listed entity should: (a) have a code of conduct for its directors, senior executives and employees; and (b) ensure that the board or a committee of the board is informed of any material breaches of that code.	No	The Board expects all directors to perform their duties in a manner which is ethical, honest and objective and at all times endeavor to maintain and improve the performance and reputation of the Company. A code of conduct, as purported in Recommendation 3.2, has not been formally established as the Chairman consistently and continuously ensures that all members of the Board have a clear understanding of their duties, responsibilities and their accountability to the Company and its shareholders for their conduct.

Principles and Recommendations	Comply (Yes/No)	Explanation
Recommendation 3.3 A listed entity should: (a) Have and disclose a Whistleblower Policy; and (b) Ensure that the board or committee of the board is informed of any material incidents reported under that Policy.	Yes	The Group has established a whistleblower policy to ensure the Group is living up to its values. This policy is available on the Group's website. The board is informed of any material incident reported under that policy, as soon as practicable following such a report.
Recommendation 3.4 A listed entity should: (a) have and disclose an anti-bribery and corruption policy; and (b) ensure that the board or a committee of the board is informed of any material breaches of that policy.	Yes	The Group has established an anti-bribery and corruption policy as part of its Code of Conduct. This policy and the Code of Conduct are available on the Group's website.
Principle 4: Safeguard	d integrity in	financial reporting
Recommendation 4.1 The board of a listed entity should: (a) have an audit committee which: (i) has at least three members, all of whom are non-executive directors and a majority of whom are independent directors; and (ii) is chaired by an independent director, who is not the chair of the board, (b) and disclose: (i) the charter of the committee; (ii) the relevant qualifications and experience of the members of the committee; and (iii) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or	No	The Board has not established a separate independent audit committee. Given the current size and composition of the Board, the Board believes that there would be no efficiencies gained by establishing an audit committee separate from the Board. Accordingly, the Board performs the role of Audit Committee. The Board deals with any conflicts of interest that may occur when convening in the capacity of one of the committees by ensuring that the director with conflicting interest is not party to the relevant discussions. The Board will consider the appointment of a separate Audit Committee as the Company's operations grow.
(c) if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.		

Recommendation 4.2 The board of a listed entity should, before it approves the entity's financial statements for a financial period, receive from its CEO/managing director and CFO/company secretary a declaration that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.	Yes	For the financial year ending on 31 December 2021, the Board received a statement from its Managing Director and Chairman, declaring that in their opinion, the financial records of the Group have been properly maintained and comply with the appropriate accounting standards.
Recommendation 4.3 A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.	Yes	The Group engages an external accounting firm to maintain its financial records and assist with the collation of periodic cash flow reports which are released to the market. Such reports are provided by the Company's accountants to the Group for consideration prior to release and are finally reviewed and signed off by the Company Secretary and Managing Director. The completion of periodic reports by external professionals assists the Group to ensure the integrity of its financial reporting. The Group's activity reports are prepared by employees of the Group in conjunction with external consultants and professional advisers who provide assistance with respect to compliance with ASX Listing Rules and Joint Ore Reserve Committee standards, thus assisting the Group to ensure the integrity of those reports.

Principles and Recommendations	Comply (Yes/No)	Explanation		
Principle 5: Make tin	Principle 5: Make timely and balanced disclosure			
Recommendation 5.1 A listed entity should: (a) have a written policy for complying with its continuous disclosure obligations under the Listing Rule 3.1.	Yes	The Company aims to provide relevant and timely information to its shareholders and the broader investment community in accordance with its continuous disclosure obligations under the ASX Listing Rules. The Board has established policies and procedures to ensure compliance with ASX Listing Rules disclosure requirement and accountability at a senior management level for that compliance. However, the Board believes that the formalisation of these policies and procedures in a written form as recommended in Recommendation 5.1 is not necessary as the Board is satisfied that all Board members are acutely aware of the importance of making timely and balanced disclosure.		
Recommendation 5.2 A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.	Yes	The Group ensures that all directors receive copies of each market announcement which is released which is sent to the board each time an announcement is published.		
Recommendation 5.3 A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.	Yes	The Group ensures that investor or analyst presentation materials are released on the ASX Market Announcements Platform prior to the presentation.		
Principle 6: Respect	Principle 6: Respect the rights of security holders			
Recommendation 6.1 A listed entity should provide information about itself and its governance to investors via its website.	Yes	Information about the Company and its governance will be available on the Company's website.		
Recommendation 6.2 A listed entity should have an investor relations program that facilitates effective two-way communication with investors.	Yes	The Company is committed to promoting effective communications with shareholders by ensuring they and the broader investment community is provided with full and timely disclosure of its activities providing equal opportunity for all stakeholders to receive externally available information issued by the Company in a timely manner.		

Recommendation 6.3 A listed entity should disclose the policies and processes it has in place to facilitate and encourage participation at meetings of security holders.	Yes	The Group provides security holders with the requisite notice before holding security holder meetings, and ensures that they are scheduled to be held in a central, accessible location (being the Central Business District of Sydney) to enable security holders ample opportunity to attend. The Directors and management encourage security holders to attend and participate in all meetings of security holders and invite attendees to ask questions of the Board. During the COVID-19 Pandemic, the Company has also been holding virtual meetings via webinar allowing shareholders to attend meetings and also adhere to social distancing practices. Additionally, a notice of meeting and related communications are provided to the Company's auditor who, in accordance with the Corporations Act, is required to attend the Company's annual general meeting at which shareholders must be given a reasonable opportunity to ask questions of the auditor or their representative.
Recommendation 6.4 A listed entity should ensure that all substantive resolutions at a meeting of security holders are decided by a poll rather than by a show of hands.	Yes	All resolutions put to a meeting of security holders are decided by poll rather than by a show of hands. This is to support the principle of "one share, one vote" and also supports the ASX stance on voting at general meetings of security holders.
Recommendation 6.5 A listed entity should give security holders the option to receive communications from, and send communications to, the entity and its security registry electronically.	Yes	The Company engages its share registry to manage the majority of communications with shareholders and encourage them to receive correspondence from the Company electronically.

Principles and Recommendations	Comply (Yes/No)	Explanation	
Principle 7: A listed entity should establish a sound risk management framework and periodically review the effectiveness of that framework.			
Recommendation 7.1 The board of a listed entity should: (a) have a committee or committees to oversee risk, each of which: (i) has at least three members, a majority of whom are independent directors; and (ii) is chaired by an independent director, and disclose: (iii) the charter of the committee; (iv) the members of the committee; and (v) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.	No	The Board has not established a separate independent risk committee. Given the current size and composition of the Board, the Board believes that there would be no efficiencies gained by establishing a risk committee separate from the Board. Accordingly, the Board performs the role of Risk Committee. The Board deals with any conflicts of interest that may occur when convening in the capacity of one of the committees by ensuring that the director with conflicting interests is not party to the relevant discussions.	
Recommendation 7.2 The board or a committee of the board should: (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound; and (b) disclose, in relation to each reporting period, whether such a review has taken place.	No	The Board reviews the risks to the Company at regular Board meetings.	
Recommendation 7.3 A listed entity should disclose: (a) if it has an internal audit function, how the function is structured and what role it performs; or (b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.	No	Given the size of the Company's operation, the Company does not have an internal audit function. The Board may from time to time engage an external auditor to conduct additional reviews of Group processes.	
Recommendation 7.4 A listed entity should disclose whether it has any material exposure to economic, environmental and social sustainability risks and, if it does, how it manages or intends to manage those risks.	Yes	The Company does not believe it has any material exposure to economic, environmental and social sustainability risks.	

Principles and Recommendations	Comply (Yes/No)	Explanation
Recommendation 8.1 The board of a listed entity should: (a) have a remuneration committee which: (i) has at least three members, a majority of whom are independent directors; and (ii) is chaired by an independent director, and disclose: (iii) the charter of the committee; (iv) the members of the committee; and (v) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.	No	The functions that would be performed by a remuneration committee are performed by the Board. Given the current size and composition of the Board, the Board believes that there would be no efficiencies gained by establishing a remuneration committee separate from the Board. Items usually required of a remuneration committee are marked as separate agenda items at Board meetings when required. The Board deals with any conflicts of interest that may occur when convening in the capacity of the remuneration committee by ensuring that the director with conflicting interests is not party to the relevant discussions.
Recommendation 8.2 A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.	No	An outline of the Company's remuneration policies in respect of non-executive directors and executive directors is set out in the audited Remunerations Reports section of the Directors' Report. The policy on remuneration clearly distinguishes the structure of non-executive director's remuneration from that of executive directors. Executive directors are offered a competitive level of base pay at market rates and are reviewed annually to ensure market competitiveness.
Recommendation 8.3 A listed entity which has an equity-based remuneration scheme should: (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and (b) disclose that policy or a summary of it.	Yes	The Company has a share trading policy which includes prohibiting participants of an equity-based remuneration scheme from entering into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme.
9 – Additional Recommendations		
Recommendation 9.1 A listed entity with a director who does not speak the language in which board or security holder meetings are held or key corporate documents are written should disclose the processes it has in place to ensure the director understands and can contribute to the discussions at those meetings and understands and can discharge their obligations in relation to those documents.	N/A	This recommendation is not applicable to the Group.

Recommendation 9.2 A listed entity established outside Australia should ensure that meetings of security holders are held at a reasonable place and time.	N/A	This recommendation is not applicable to the Group.
Recommendation 9.3 A listed entity established outside Australia, and an externally managed listed entity that has an AGM, should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.	N/A	This recommendation is not applicable to the Group.

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 DECEMBER 2021

	Note	31 December 2021 \$	31 December 2020 \$
Continuing operations			
Revenue	3	29	2,149
Accountancy fees	3	(83,566)	2,149
Auditors' remuneration	20	(36,640)	(42,681)
Communication expenses	20	(15,000)	(42,001)
Corporate advisory expenses	3	(1,051,148)	(115,000)
Depreciation		(1,001,140)	(589)
Employee benefits expenses		(26,226)	(000)
Exchange differences on translation of foreign operations		8,438	-
Exploration expensed as incurred		-	(81,621)
Finance costs		(6,368)	-
IT and communication expenses		(23,441)	-
Marketing expenses	3	(2,127,606)	_
Office expenses	•	(50,494)	-
Professional and technical advisors fees		(738,559)	(47,890)
Consultancy fees	3	(1,139,375)	-
Share registry and exchange fees	•	(122,434)	_
Travel and accommodation expenses		(253,564)	_
Other expenses		(116,128)	(261,413)
Cutor expenses		(110,120)	(201,110)
Loss before income tax expense		(5,782,082)	(451,265)
Income tax expense	5		-
Loss after tax from continuing operations Loss after tax from discontinued operations	23	(5,782,082) (2,550,604)	(451,265) (361,259)
Loss for the year		(8,332,686)	(812,524)
Other comprehensive income/ (loss) Items that will not be reclassified to profit or loss: Changes in fair value of equity investments designated at FVOCI Items that may be reclassified to profit or loss:		(1,629)	112,500
Exchange differences on translation of foreign operations		201,185	(19,331)
Other comprehensive loss for the year		199,556	93,169
•		•	<u>, </u>
Total comprehensive loss for the year		(8,133,130)	(719,355)
Loss attributable to:			
Equity holders of the parent		(8,242,159)	(718,638)
		,	` ,
Non-controlling interests		(90,527)	(93,886)

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTH FOR THE YEAR ENDED 31 DECEMBER 2021	ER COM	PREHENSIVE INC	OME
	Note	31 December 2021 \$	31 December 2020 \$
Net loss for the year		(8,332,686)	(812,524)
Total comprehensive loss attributable to:			
Equity holders of the parent		(8,042,603)	(625,469)
Non-controlling interests		(90,527)	(93,886)
Total comprehensive loss for the year		(8,133,130)	(719,355)
Basic loss per share (cents) from continuing operations	4	(1.15)	(0.13)
Basic loss per share (cents) from discontinuing operations	4	(0.52)	(0.10)

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 2021

	Note	31 December 2021 \$	31 December 2020 \$	
ASSETS		,	•	
Current Assets				
Cash and cash equivalents	6	4,422,716	205,502	
Trade and other receivables	7	79,202	64,846	
Assets held for sale	23	186,012	-	
Other financial assets	8	-	162,500	
Total Current Assets		4,687,930	432,848	
Non-Current Assets				
Property, plant and equipment Deferred exploration and evaluation	9	894,290	115,662	
expenditure	10	4,794,499	2,060,834	
Rehabilitation guarantee	10	-	36,902	
Total Non-Current Assets		5,688,789	2,213,398	
Total Assets		10,376,719	2,646,246	
LIABILITIES				
Current Liabilities				
Trade and other payables	11	396,296	200,606	
Borrowings	12		163,186	
Total Current Liabilities		396,296	363,792	
Non-Current Liabilities				
Other payables	11	200,000	-	
Total Non-Current Liabilities		200,000		
Total Liabilities		596,296	363,792	
Net Assets		9,780,423	2,282,454	
EQUITY				
Issued capital	13	34,223,100	24,813,146	
Reserves	14	7,150,638	729,936	
Accumulated losses		(31,112,143)	(22,869,983)	
Equity attributable to owners of the parent		10,261,595	2,673,099	
Non-controlling interests		(481,172)	(390,645)	
Total Equity		9,780,423	2,282,454	

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 2021

	Issued capital	Accumulated losses	Reserves	Non-controlling interests	Total
	\$	\$	\$	\$	\$
2021					
Balance as at 1 January 2021	24,813,146	(22,869,983)	729,936	(390,645)	2,282,454
Loss for the period	-	(8,242,159)	-	(90,527)	(8,332,686)
Other comprehensive loss: Changes in fair value of equity investments designated at					
FVOCI Currency translation	-	-	(1,629)	-	(1,629)
differences	<u> </u>	<u>-</u>	201,185	-	201,185
Total comprehensive Loss for the period		(8,242,159)	199,556	(90,527)	(8,133,130)
Transactions with owners in their capacity as owners					
Placement Shares issued as consideration of the Buena	9,000,000	-	-	-	9,000,000
Vista Project acquisition	1,825,000	-	-	-	1,825,000
Exercise of options Transfer between equity and reserves	1,400,400 574,267	-	(574,267)	-	1,400,400
Share issue expenses	(3,389,713)		(374,207)	<u>-</u>	(3,389,713)
·	(0,000,110)		0.007.500		
Issue of options	-	-	6,887,528	-	6,887,528
Performance rights	-	-	72,652	-	72,652
Options issue cost	-	-	(7,433)	-	(7,433)
Options lapsed		-	(157,332)	-	(157,332)
Balance as at 31 Dec 2021	34,223,100	(31,112,143)	7,150,638	(481,172)	9,780,423
2020 Balance as at 1 January 2020	24,177,078	(22,151,345)	636,855	(296,759)	2,365,829
Loss for the period		(718,638)	-	(93,886)	(812,524)
Other comprehensive loss: Changes in fair value of equity investments designated at		(* 10,000)		(00,000)	(0.2,02.)
FVOCI	-	-	112,500	-	112,500
Currency translation differences		-	(19,331)	-	(19,331)
Total comprehensive Loss for the period		(718,638)	93,169	(93,886)	(719,355)
Transactions with owners in their capacity as owners					
Shares issued during the year	647,000	-	-	-	647,000
Options issue costs	(10,932)	-	(88)	-	(11,020)
Balance as at 31 Dec 2020	24,813,146	(22,869,983)	729,936	(390,645)	2,282,454

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 2021

	Note	31 December 2021 \$	31 December 2020
Cash flows from operating activities		•	•
Receipts from customers		-	32,787
Interest received		29	5,707
Payments for exploration and evaluation		(296,319)	(293,977)
Payments to suppliers and employees		(1,632,272)	(301,706)
Payments for administration and corporate costs		(1,255)	
Net cash (outflow) from operating activities	18	(1,929,817)	(557,189)
Cash flows from investing activities			
Proceeds from sale of financial assets		160,871	-
Payments for deferred exploration assets		(2,407,087)	-
Payments for purchases of property		(717,101)	-
Deposit paid for purchase of Buena Vista Project		(225,000)	(25,000)
Payments for purchases of plant and equipment		(151,720)	(2,417)
Net cash (outflow) from investing activities		(3,340,037)	(27,417)
Cash flows from financing activities			
Option conversion		1,400,400	-
Proceeds from share issues		9,000,000	500,000
Proceeds from borrowings		-	163,186
Repayment of borrowings		(163,186)	-
Payment for share or option issue costs		(638,167)	(27,136)
Net cash inflow from financing activities		9,599,047	636,050
Net increase in cash and cash equivalents		4,329,193	51,444
Cash and cash equivalents at the beginning of the year	r	205,502	147,063
Effects of exchange rate changes on cash and cash ec	uivalents	-	6,995
Cash and cash equivalents at the end of the year		4,534,695	205,502
Comprised of:			
Continuing operating cash and cash equivalents at the end of the year	6	4,422,716	<u>-</u>
Cash component of assets held for sale	23	111,979	-

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

Note 1: Statement of Significant Accounting Policies

(a) Basis of Preparation

These financial statements are general purpose financial statements, which have been prepared in accordance with the requirements of the Corporations Act 2001, Australian Accounting Standards and Interpretations and comply with other requirements of the law.

The accounting policies detailed below have been consistently applied to all of the years presented unless otherwise stated. The financial statements are for the consolidated entity consisting of Magnum Mining and Exploration Limited and its subsidiaries. The Company is a for-profit entity.

The financial statements have been prepared on a historical cost basis, except for selected current and noncurrent financial assets, which have been measured at fair value as explained in the relevant accounting policies. Historical cost is based on the fair values of the consideration given in exchange for assets.

The financial statements are presented in Australian dollars.

The Company is a listed public company, incorporated in Australia and operating in both Australia, South Africa and United States. The Group's principal activity is mineral exploration and evaluation.

Where appropriate, prior year disclosures have been reclassified for consistency with current year classifications. Any reclassifications do not impact the net result for the prior year.

(b) Statement of Compliance

The financial report was authorised for issue in accordance with a resolution of the Directors on 30 March 2022.

The financial report complies with Australian Accounting Standards, which include Australian equivalents to International Financial Reporting Standards (AIFRS). Compliance with AIFRS ensures that the financial report comprising the financial statements and notes thereto, complies with International Financial Reporting Standards (IFRS).

(c) Adoption of New and Revised Standards

New Accounting Standards and Interpretations

In the year ended 31 December 2021, the Directors have reviewed the new and revised Standards and Interpretations issued by the AASB that are relevant to the Group's operations and effective for the current annual reporting period.

As a result of this review, the Directors have determined that there is no material impact of the new and revised Standards and Interpretations on the Group, and therefore, no material change is necessary to Group accounting policies.

(d) Accounting Standards and Interpretations Issued but Not Yet Adopted

The Directors have also reviewed all of the new and revised Standards and Interpretations in issued but not yet adopted that are relevant on the Group's operations and effective for the current annual reporting period.

As a result of this review, the Directors have determined that there is no Standard and Interpretation in issued but not yet adopted that will have a material effect on Group accounting policies in future financial periods.

(e) Parent Entity Information

In accordance with the Corporation Act 2001, these financial statements present the results of the consolidated entity only. Supplementary confirmation about the parent entity is disclosed in Note 18.

Note 1: Statement of Significant Accounting Policies (continued)

(f) Basis of Consolidation

The consolidated financial statements incorporate the financial statements of Magnum Mining and Exploration Limited and its subsidiaries as at 31 December each year (the Group). Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement in with the investee; and
- has the ability to its power to affect its returns.

The Company reassess whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements listed above.

When the Company has less than a majority of the voting rights in an investee, it has the power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Company considers all relevant facts and circumstances in assessing whether or not the Company's voting rights are sufficient to give it power including:

- the size of the Company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders.
- potential voting rights held by the Company, other vote holders or other parties; rights arising from other contractual arrangements; and
- any additional facts and circumstances that indicates that the Company has, or does not have, the current
 ability to direct the relevant activities at the time that decisions need to be made, including voting patterns
 at previous shareholder meetings.

Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary.

Losses incurred by the consolidated entities are attributed to the non-controlling interest in full, even if that results in a deficit balance.

(g) Critical Accounting Judgements and Key Sources of Estimation Uncertainty

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.

Disposal groups and discontinued operations

A disposal group is a group of assets to be disposed of, by sale or otherwise, in a single transaction, along with liabilities directly associated with those assets. Disposal groups are recognised when the disposal group is available for immediate sale in its present condition, subject to usual terms for such sale, and the sale is highly probable.

Disposal groups are initially valued at the lower of the net carrying amount of assets and liabilities in the disposal group, or of the fair value less expected selling costs. Disposals groups are revalued at each balance date, but gains are only recognised to the extent that the gains reverse previous impairment losses.

Disposal groups that are clearly distinguished from the rest of the group and a separate business line or geographical area of operations are recognised as discontinued operations. Profits or losses of discontinued operations are separately identified in the Consolidated Statement of Profit or Loss. Assets and Liabilities of disposal groups are separately disclosed in the Consolidation Statement of Financial Position.

Note 1: Statement of Significant Accounting Policies (continued)

Critical Accounting Judgements and Key Sources of Estimation Uncertainty (continued)

Exploration and evaluation expenditure:

The Board of Directors determines when an area of interest should be abandoned. When a decision is made that an area of interest is not commercially viable, all costs that have been capitalised in respect of that area of interest are written off. The Directors' decision is made after considering the likely hood of commercially viable reserves.

Share-based payment transactions:

The Group measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using a Black and Scholes model, using the assumptions.

The Group measures the cost of cash-settled share-based payments at fair value at the grant date using the Black and Scholes model taking into account the terms and conditions upon which the instruments were granted.

(h) Comparatives

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

(i) Segment Reporting

Operating segments are reported in a manner that is consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker has been identified as the Board of Directors of Magnum Mining and Exploration Limited.

(j) Revenue Recognition

Revenue is measured at the fair value of the consideration received or receivable after taking into account returns, trade allowance and duties and tax paid. Revenue is recognised to the extent that control of the goods or service has passed and it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured.

Interest income from a financial asset is recognised on a time proportion basis using the effective interest method.

(k) Cash and Cash Equivalents

Cash comprises cash at bank and in hand. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Bank overdrafts are shown within borrowings in current liabilities in the statement of financial position.

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

Note 1: Statement of Significant Accounting Policies (continued)

(I) Trade and Other Receivables

Trade receivables are measured on initial recognition at fair value and are subsequently measured at amortised cost using the effective interest rate method, less allowance for expected credit loss. Trade receivables are generally due for settlement within periods ranging from 30 days to 60 days.

Impairment of trade receivables is continually reviewed and those that are considered to be uncollectible are written off by reducing the carrying amount directly. An allowance account is used when there is an expectation that the Group will not be able to collect all amounts due according to the original contractual terms. Factors considered by the Group in making this determination include significant financial difficulties of the debtor, review of financial information and significant delinquency in making contractual payments to the Group. The impairment allowance is set equal to the difference between the carrying amount of the receivable and the present value of expected future cash flows, discounted at the original effective interest rate. Where receivables are short-term, discounting is not applied in determining the allowance. The Group has applied the simplified approach to measuring expected credit loses which uses a lifetime expected credit lose allowance.

The amount of the impairment loss is recognised in the statement of profit or loss and other comprehensive income within other expenses. When a trade receivable for which an impairment allowance had been recognised becomes uncollectible in a subsequent period, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against other expenses in the statement of profit or loss and other comprehensive income.

(m) Foreign Currency Translation

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ('the functional currency').

The consolidated financial statements are presented in Australian dollars, which is the Company functional and presentation currency.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the statement of profit or loss and other comprehensive income, except when deferred in equity as qualifying cash flow hedges and qualifying net investment hedges.

(iii) Group companies

The results and financial position of all the Group entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- income and expenses for each statement of profit or loss and other comprehensive income are translated at average exchange rates (unless this is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions); and
- all resulting exchange differences are recognised as a separate component of equity.

On consolidation, exchange differences arising from the translation of any net investment in foreign entities, and of borrowings and other currency instruments designated as hedges of such investments, are taken to shareholders' equity. When a foreign operation is sold or borrowings repaid a proportionate share of such exchange differences is recognised in the statement of profit or loss and other comprehensive income as part of the gain or loss on sale

Note 1: Statement of Significant Accounting Policies (continued)

(n) Income Tax

The income tax expense or benefit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction 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.

Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in controlled entities where the parent entity is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Current and deferred tax balances attributable to amounts recognised directly in equity are also recognised directly in equity.

As the Company has no wholly-owned Australian controlled entities it has not implemented the tax consolidation legislation.

(n) Other Taxes

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

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

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

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

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

(o) Property, Plant and Equipment

Plant and equipment is stated at cost less accumulated depreciation and any accumulated impairment losses. Such cost includes the cost of replacing parts that are eligible for capitalisation when the cost of replacing the parts is incurred. Similarly, when each major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement only if it is eligible for capitalisation.

Depreciation is calculated on a straight-line and diminishing value basis over the estimated useful life of the assets as follows:

Note 1: Statement of Significant Accounting Policies (continued)

Property, Plant and Equipment (continued)

Plant and equipment; furniture, fixtures and fittings – over 3 to 15 years

The assets' residual values, useful lives and amortisation methods are reviewed, and adjusted if appropriate, at each financial year end.

(i) Impairment

The carrying values of plant and equipment are reviewed for impairment at each reporting date, with recoverable amount being estimated when events or changes in circumstances indicate that the carrying value may be impaired. The recoverable amount of plant and equipment is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

For an asset that does not generate largely independent cash inflows, recoverable amount is determined for the cash-generating unit to which the asset belongs, unless the asset's value in use can be estimated to be close to its fair value. An impairment exists when the carrying value of an asset or cash-generating units exceeds its estimated recoverable amount. The asset or cash-generating unit is then written down to its recoverable amount.

For plant and equipment, impairment losses are recognised in the statement of profit or loss and other comprehensive income in the other expenses line item. However, because land and buildings are measured at fair value, impairment losses on land and buildings are treated as a revaluation decrement, to the extent of any previous revaluation increments.

(ii) De-recognition and disposal

An item of property, plant and equipment is derecognised upon disposal or when no further future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the year the asset is derecognised.

(p) Financial Instruments

Recognition and initial measurement

Financial instruments, incorporating financial assets and financial liabilities, are recognised when the Group becomes a party to the contractual provisions of the instrument.

Financial instruments are initially measured at fair value plus transactions costs where the instrument is not classified as at fair value through profit or loss. Transaction costs related to instruments classified as fair value through profit or loss are expensed to profit or loss immediately. Financial instruments are classified and measured as set out below.

Classification and subsequent measurement

(i) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and are subsequently measured at amortised cost using the effective interest rate method.

(ii) Equity investments

Investments in equity instruments that are not held for trading are eligible for an irrevocable election at inception to be measured at fair value through other comprehensive income. Under Equity FVOCI, subsequent movements in fair value are recognised in other comprehensive income and are never reclassified to profit or loss.

The fair value of equity investments are determined by reference to active market transactions or using a valuation technique where no active market exists.

Note 1: Statement of Significant Accounting Policies (continued)

Financial Instruments (continued)

(iii) Financial liabilities

Non-derivative financial liabilities initially measured at fair value and are subsequently measured at amortised cost using the effective interest rate method.

Derecognition

Financial assets are derecognised where the contractual rights to receipts of cash flows expired or the asset is transferred to another party whereby the Group no longer has any significant continuing involvement in the risks and benefits associated with the asset. Financial liabilities are derecognised where the related obligations are either discharged, cancelled or expired. The difference between the carrying value of the financial liability extinguished or transferred to another party and the fair value of consideration paid, including the transfer of non-cash assets or liabilities assumed is recognised in profit or loss.

(q) Impairment of Assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets and the asset's value in use cannot be estimated to be close to its fair value. In such cases, the asset is tested for impairment as part of the cash-generating unit to which it belongs. When the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset or cash-generating unit is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses relating to continuing operations are recognised in those expense categories consistent with the function of the impaired asset unless the asset is carried at revalued amount (in which case the impairment loss is treated as a revaluation decrease).

An assessment is also made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit or loss unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase. After such a reversal, the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

(r) Trade and Other Payables

Trade payables and other payables are carried at amortised costs and represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services.

Note 1: Statement of Significant Accounting Policies (continued)

(s) Provisions

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

When the Group expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the statement of profit or loss and other comprehensive income net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects the risks specific to the liability.

When discounting is used, the increase in the provision due to the passage of time is recognised as an interest expense.

(t) Employee Benefits

Liabilities for wages and salaries, including non-monetary benefits, annual leave and accumulating sick leave expected to be settled within 12 months of the reporting date are recognised in other payables in respect of employees' services up to the reporting date. They are measured at the amounts expected to be paid when the liabilities are settled. Liabilities for non-accumulating sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

(u) Share-Based Payment Transactions

Equity settled transactions:

The Group provides benefits to employees and consultants (including senior executives) of the Group in the form of share-based payments, whereby employees render services in exchange for shares or rights over shares (equity-settled transactions).

The cost of these equity-settled transactions with employees and consultants is measured by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using the Black and Scholes model. In valuing equity-settled transactions, no account is taken of any performance conditions, other than conditions linked to the price of the shares of the Company (market conditions) if applicable.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award (the vesting period).

The cumulative expense recognised for equity-settled transactions at each reporting date until vesting date reflects (i) the extent to which the vesting period has expired and (ii) the Group's best estimate of the number of equity instruments that will ultimately vest.

No adjustment is made for the likelihood of market performance conditions being met as the effect of these conditions is included in the determination of fair value at grant date. The statement of profit or loss and other comprehensive income charge or credit for a period represents the movement in cumulative expense recognised as at the beginning and end of that period. No expense is recognised for awards that do not ultimately vest, except for awards where vesting is only conditional upon a market condition.

If the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payment arrangement, or is otherwise beneficial to the employee, as measured at the date of modification.

Note 1: Statement of Significant Accounting Policies (continued)

Share-Based Payment Transactions (continued)

If an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award and designated as a replacement award on the date that it is granted, the cancelled and new award are treated as if they were a modification of the original award, as described in the previous paragraph. The dilutive effect of outstanding shares and options issued is reflected as additional share dilution in the computation of earnings per share.

(v) 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.

(w) Earnings/(Loss) per Share

Basic earnings/(loss) per share are calculated as net result attributable to members of the parent, adjusted to exclude any costs of servicing equity (other than dividends) and preference share dividends, divided by the weighted average number of ordinary shares, adjusted for any bonus element.

(x) Exploration and Evaluation

Exploration and evaluation expenditure incurred may be accumulated in respect of each identifiable area of interest. Exploration and evaluation costs, excluding the cost of acquiring areas of interest, are expensed as incurred. Acquisition costs are carried forward only if they relate to an area of interest for which rights of tenure are current and in respect of which:

- (i) such costs are expected to be recouped through successful development and exploitation or from sale of the area; or
- (ii) exploration and evaluation activities in the area have not, at balance date, reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active operations in, or relating to, the area are continuing.

Accumulated acquisition costs in respect of areas of interest which are abandoned are written off in full against profit or loss in the year in which the decision to abandon the area is made, a regular review is undertaken of each area of interest to determine the appropriateness of continuing to carry forward acquisition costs in relation to that area of interest.

Notwithstanding the fact that a decision not to abandon an area of interest has been made, based on the above, the exploration and evaluation in relation to an area may still be written off if considered to be appropriate to do so.

Once the technical feasibility and commercially viability of the extraction of mineral resources in an area of interest are demonstrable, exploration and evaluation assets attributable to that area of interest are first tested for impairment and then reclassified from exploration and evaluation expenditure to mining property and development assets within plant and equipment.

(y) Going Concern

The Group has a cash balance at 31 December 2021 of \$4,534,695 and generated cash outflows from operating and investing activities during the year of \$5,269,854. The Group has undertaken a number of initiatives to reduce the cost of operations and seek further funding. The Directors are of the opinion that the Group is a going concern due to the following:

- (i) During the year the Company completed two placements, one in January 2021 raising A\$2 million before costs and in May 2021 raising A\$6 million before costs:
- (ii) During the year a number of options were converted into fully paid ordinary shares in the Company raising \$1,400,400;
- (iii) The Company has divested its Gravelotte Project reducing monthly costs. The Company will also receive GBP100,000 in shares and will receive \$200,000 in 5 instalments contingent on production hurdles:

Note 1: Statement of Significant Accounting Policies (continued)

Going Concern (continued)

- (iv) The Company is close to securing a funding agreement which will provide further access to capital should it be required;
- (v) The Company has 138 million listed options on issue with a \$0.05c exercise price expiring in September 2022. These options at the date of this report are in the money and will deliver \$6.9million to the Group if fully exercised; and
- (vi) will seek to raise additional working capital from capital raising if required.

Note 2: Financial reporting by segments

For management purposes the chief operating decision maker, being the Board of Directors of Magnum Mining and Exploration Limited, reports its results per geographical segment.

The following table presents the financial information regarding these segments provided to the Board of Directors for the years ended 31 December 2020 and 31 December 2021.

	Australia \$	South Africa ¹	United States \$	Consolidated \$
31 December 2021	•	· · · · · · · · · · · · · · · · · · ·	•	*
Segment revenue and other income	-	-	-	-
Interest	-	-	29	29
Segment loss	(5,713,096)	(2,550,604)	(68,986)	(8,332,686)
Segment assets	3,911,237	186,012	6,279,470	10,376,719
Segment liabilities	592,655	-	3,641	596,296
Included within segment results:				
Depreciation	-	28,233	-	28,233
31 December 2020				
Segment revenue and other income	2,139	-	-	2,139
Interest	9	5,698	-	5,707
Segment loss	(382,816)	(361,479)	(68,229)	(812,524)
Segment assets	311,253	2,309,993	25,000	2,646,246
Segment liabilities	323,190	18,995	21,607	363,792
Included within segment results:				
Depreciation	589	26,778	-	27,367
Capital purchases	-	2,417	-	2,417

^{1.} Included in discontinued operation.

Note 3. Revenue and expenses

	Consol 31 December	31 December
Revenue	2021	2020
	\$	\$
From continuing operations		
Interest received	29	5,707
Administration overhead recoveries	-	1,989
Other income		150
	29	7,846
	Consol 31 December	idated 31 December
Expenses	2021	2020
Marketing expenses	(2,127,606)	
Comprises of: Share Based Payments ¹ Other	(2,054,036) (73,570)	-
Corporate Advisory expenses	(1,051,148)	(115,000)
Comprises of: Share Based Payments ² Other	(854,707) (196,441)	- (115,000)
Consultancy fees	(1,139,375)	<u> </u>
Comprises of: Share Based Payments ³	(1,139,375)	-

Share Based Payments

- 1. Issued on 23 April 2021: 20,000,000 unlisted options exercisable at \$0.20 per share expiring 19 April 2024.
- 2. Issued on 23 April 2021: 12,000,000 unlisted options exercisable at \$0.20 per share expiring 19 April 2024.
- 3. A. Issued on 18 Jan 2021: 29,000,000 unlisted options
 - o 3,000,000 options exercisable at \$0.10 per share expiring 31 December 2023
 - o 6,000,000 options exercisable at \$0.20 per share expiring 31 December 2023
 - o 12,000,000 options exercisable at \$0.30 per share expiring 31 December 2023
 - o 6,000,000 options exercisable at \$0.40 per share expiring 31 December 2023
 - o 2,000,000 options exercisable at \$0.50 per share expiring 31 December 2023

Included options lapse:

- o 2,000,000 unlisted options issued 14 December 2017, exercisable at 0.075 per share
- o 7,000,000 unlisted options issued 13 July 2018, exercisable at 0.075 per share

Note 3. Revenue and expenses (continued)

- B. Issued on 20 July 2021: 45,000,000 unlisted options
 - o 10,000,000 options exercisable at 0.20 per share expiring 20 July 2024
 - o 15,000,000 options exercisable at 0.25 per share expiring 20 July 2024
 - o 10,000,000 options exercisable at 0.30 per share expiring 20 July 2024
 - o 10,000,000 options exercisable at 0.40 per share expiring 20 July 2024
- C. Issued on 20 July 2021: 55,000,000 performance rights, exercise price \$0, expiry date 20/01/2022

The professional services rendered in relation to the corporate advisory and marketing services were majority remunerated via the issue of options as contemplated in the agreements which are accounted for in accordance with the requirements of AASB 2 Share-based Payment.

Note 4. Earnings/ (loss) per share

	Cents	Cents
Basic loss per share (cents) from continuing operations	(1.15)	(0.13)
Basic loss per share (cents) from discontinuing operations	(0.52)	(0.10)
Weighted average number of ordinary shares used as the denominator in calculating basic earnings/ (loss) per share	494,828,627	310,507,286
_	\$	\$
Loss attributable to ordinary equity holders of the Group used in calculating basic earnings / (loss) per share	(8,242,159)	(718,638)

Note 5: Income tax benefit

(a) Numerical reconciliation of income tax benefit to prima facie tax payable

	Consolidated	
	Dec-21 \$	Dec-20 \$
Loss before income tax expense	(8,332,686)	(812,524)
Tax at the Australian rate of 30% (2020: 30%) Tax effect of amounts which are (not deductible)/taxable within this	2,499,806	243,757
assessment year in calculating taxable income	(534,230)	(103,355)
Deferred tax asset not brought to account	(1,965,576)	(140,402)
Income tax benefit		
	Consolid	ated
	Dec-21 \$	Dec-20 \$
(b) Tax losses Unused tax losses for which no deferred tax asset has been recognised	14,547,691	7,995,770
Potential tax benefit at 30% (2020: 30%)	4,364,307	2,398,731

Note 5: Income tax benefit (continued)

The benefit of these tax losses will only be realised if the Group derives further assessable income of a nature and of an amount sufficient to enable the benefit from the deductions to be realised; the Group continues to comply with the conditions for deductibility imposed by the law; the Group passed the continuity of ownership test; and no changes in tax legislation adversely affects the Group's ability in realising the benefit from the deductions.

(c) Deferred tax liabilities

Exploration	4,794,499	2,060,834
Potential deferred tax liability at 30% (2020: 30%)	1,438,350	618,250

Deferred tax liabilities have not been recognised in respect of these items. The entity has sufficient carry forward losses to be able to offset any deferred tax liability arising.

Note 6: Cash and cash equivalents

4,422,716	148,634
-	56,868
4.422.716	205,502
	, ,

(b) Cash at bank and on hand

Cash at bank balances are subject to interest at variable rates and the average rate for the year was 0.05% (2020: 0.05%).

(c) Deposits at call

As at reporting date, the Company does not hold any funds on deposit at call.

Note 7: Trade and other receivables

Note 7. Trade and other receivables	Consolidated	
	31-Dec-21	31-Dec-20
	\$	\$
Trade debtors	-	725
Deposit paid	6,494	26,548
Rehabilitation guarantee	<u>-</u>	13,172
Expected credit loss	-	(13,172)
GST/VAT receivable	25,470	14,618
Prepayments	47,238	22,955
	79,202	64,846
Note 8: Other financial assets	Consoli	dated
	31-Dec-21 \$	31-Dec-20 \$
Shares in Dampier Gold – Current	-	162,500
	-	162,500

Note 9: Plant and equipment

Consolidated	Plant and equipment	Furniture, fixtures and fittings	Motor Vehicles	Land	Total
At 1 January 2020	\$	\$			\$
Cost	204,749	2,500	-	-	207,249
Accumulated depreciation	(44,504)	(1,000)	-	<u>-</u>	(45,504)
Net book amount	160,245	1,500	-	-	161,745
Year ended 31 December 2020 Opening net book amount	160,245	1,500	-	-	161,745
Acquisition of assets	1,217	1,200	-	-	2,417
Depreciation charge	(27,141)	(226)	-	-	(27,367)
Loss on disposal of assets	(791)	-	-	-	(791)
Exchange difference on translation of foreign operations	(20,342)	-	-	-	(20,342)
Closing net book amount	113,188	2,474		-	115,662
At 31 December 2020					
Cost	181,903	3,700	-	-	185,603
Accumulated depreciation	(68,715)	(1,226)	-	-	(69,941)
Net book amount	113,188	2,474			115,662
At 1 January 2021					
Cost	181,903	3,700	-	-	185,603
Accumulated depreciation	(68,715)	(1,226)	-	-	(69,941)
Net book amount	113,188	2,474	-	-	115,662
Year ended 31 December 2021					
Opening net book amount	113,188	2,474	-	-	115,662
Acquisition of assets	48,698	2,340	129,503	717,101	897,642
Depreciation charge	(27,710)	(523)	-	-	(28,233)
Loss on disposal of assets	-	-	-	-	-
Write off Exchange difference on translation of foreign operations	(84,381) (2,109)	(2,935) (1,356)	-	-	(87,316) (3,465)
Closing net book amount	47,686	-	129,503	717,101	894,290
At 31 December 2021					
Cost	204,305	3,515	129,503	717,101	1,054,424
Accumulated depreciation	(156,619)	(3,515)	-	-	(160,134)
Net book amount	47,686		129,503	717,101	894,290

Note 10: Exploration and evaluation expenditure

Costs carried forward in respect of areas of interest in the exploration and evaluation phase:

Consolidated		
31-Dec-21	31-Dec-20	
\$	\$	
2,060,834	2,060,834	
2,094,717	-	
(2,060,834)	-	
2,699,782	-	
4,794,499	2,060,834	
	31-Dec-21 \$ 2,060,834 2,094,717 (2,060,834) 2,699,782	

The recoverability of the carrying amount of exploration assets is dependent upon further exploration and exploitation of commercially viable mineral deposits.

Exploration and evaluation expenditure for areas of interest for which rights of tenure are current is carried forward as an asset where it is expected that the expenditure will be recovered through the successful development of an area or by its sale; or exploration activities are continuing in an area and activities have not reached a stage which permits a reasonable estimate of the existence of economically recoverable reserves. Where a project or an area has been abandoned, the expenditure incurred thereon is written off in the year in which the decision is made.

In order to maintain current rights of tenure to exploration tenements, the Group is required to comply with the minimum expenditure obligations under the Mining Act. These obligations have been met. The future obligations which are subject to renegotiation when an application for a mining lease is made and at other times are not provided for in the financial statements.

Acquisition of Buena Vista Project

On 9 October 2020, Magnum entered into an agreement with Lilaid Pty Ltd and New Nevada Resources LLC (**Collectively, the Sellers**) to acquire a 100% interest in its subsidiary Nevada Iron Holdings Pty Ltd, which holds the Buena Vista Project (refer to announcement dated 9 October 2020) with settlement of the acquisition occurring on 9 February 2021 (**Acquisition**). The material terms of the Acquisition are set out below:

- a) \$25,000 payable to the Sellers and/or their nominees within 5 days of the Due Diligence Commencement Date (refer to announcement dated 9 October 2020);
- b) \$225,000 in cash and the issue of 25,000,000 shares in Magnum at a deemed issue price of \$0.03 per share to the Sellers and/or their nominees on completion of the due diligence and a decision by Magnum to proceed with the acquisition;
- c) On completion of a Definitive Feasibility Study, Magnum will issue to the Sellers and/or their nominees, shares in Magnum to the value of \$500,000 with the issue price of the Magnum Shares equal to the 15-day VWAP of Magnum determined as the 15 trading days immediately prior to the completion date of the Definitive Feasibility Study and its announcement to ASX;
- d) On the receipt by Magnum of firm and unconditional offers for the total amount of finance required to develop Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares in Magnum to the value of \$1,500,000 with the issue price of the Magnum Shares equal to the 45 day VWAP of Magnum up to the date at which Magnum is in receipt of the unconditional offers for the total amount of finance required to develop Buena Vista;
- e) On the completion of the commissioning of the production facility at Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares in Magnum to the value of \$1,000,000 with the issue price of the Magnum Shares equal to the 15-day VWAP of Magnum immediately up to the completion of the commissioning of production;
- f) On receipt by the Buyer of the first payment from the sale of concentrate from Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares and/or cash in Magnum (at the Sellers option) to the value of \$500,000 with the issue price of the Magnum Shares equal to the 15 day VWAP of Magnum up to the date at which Magnum is in receipt of the first payment from the sale of concentrate from Buena Vista;

Note 10: Exploration and evaluation expenditure (continued)

- g) On the delivery by Magnum of the three millionth tonne of concentrate from Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares and/or cash (at the Sellers option) in Magnum to the value of \$1,000,000 with the issue price of the Magnum Shares equal to the 15-day VWAP of Magnum up to the date at which Magnum has delivered the three millionth tonne of concentrate from Buena Vista;
- h) On the delivery by Magnum of the five millionth tonne of concentrate from Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares and/or cash (at the Sellers option) in Magnum to the value of \$1,000,000 with the issue price of the Magnum Shares equal to the 15-day VWAP of Magnum up to the date at which Magnum has delivered the five millionth tonne of concentrate from Buena Vista; and
- i) Magnum will pay \$100,000 to the Sellers and/or their nominees on each six-month anniversary of the Completion Date to a cumulative total of \$500,000 in cash.

A reconciliation of the allocation of the costs of the acquisition is below:

	\$
Consideration	
Cash	250,000
Issue of 25,000,000 ordinary shares	1,825,000
Deferred consideration	500,000
	2,575,000
Allocated as follows:	
Exploration expenditure	2,699,782
Creditors assumed	(162,003)
Other assets	37,200
	2,575,000

	Consolid	Consolidated	
	31-Dec-21	31-Dec-20	
Rehabilitation guarantee	\$	\$	
Project Gravelotte (South Africa)	<u> </u>	36,902	
		36,902	

The rehabilitation guarantee reflects money held on trust by the Department of Mineral Resources, South Africa for future rehabilitation of exploration areas. This has been included within the Assets Held for Sale, refer to Note 23 for further details

Note 11: Trade and other payables

Consolidated

Current	31-Dec-21 \$	31-Dec-20 \$
Trade payables	134,385	11,268
Other creditors and accruals	57,661	189,338
Deferred consideration – Buena Vista	204,250	-
	396,296	200,606
	31-Dec-21 \$	31-Dec-20 \$
Non-Current		
Deferred consideration – Buena Vista	200,000	-
	200,000	-

Note 12. Borrowings

	Consolida	ted
	31-Dec-21 \$	31-Dec-20 \$
Unsecured loan		Ψ
Grant Button (i)	-	153,186
Tabland Pty Ltd (ii)		10,000
		163,186

Related party transactions

- (i) Mr G Button, a former Executive director, is the trustee of Wilberforce Trust. Wilberforce Trust entered into a loan agreement to provide the Company a loan facility of \$150,000 which was repaid during the period. The full amount, inclusive of interest expense of \$8,891 was repaid during the year.
- (ii) Mr H Dawson, a former Non-Executive Chairman, is a related person in Tabland Pty Ltd. Tabland Pty Ltd entered into a loan agreement to provide the Company a loan facility of \$50,000 the outstanding loan balance was repaid during the year.

Note 13: Issued capital

(a) Shares capital

		Consolidated		Consolidated	
		31-Dec-21	31-Dec-21 31-Dec-20		31-Dec-20
(a) Share Capital		Shares	Shares	\$	\$
Ordinary shares					
Ordinary shares fully paid	(b)	497,144,914	324,765,480	34,223,100	24,813,146
At reporting date		497,144,914	324,765,480	34,223,100	24,813,146

Note 13: Issued capital (Continued)

(b) Ordinary shares issued

	Consolidated		Consolidated		
	Year	to	Year	to	
	31-Dec-21	31-Dec-21	31-Dec-20	31-Dec-20	
Movements in ordinary share capital	Shares	\$	Shares	\$	
Balance at the beginning of the reporting					
period	324,765,480	24,813,146	304,598,818	24,177,078	
Issue of placement shares	116,666,668	9,000,000	16,666,662	500,000	
Issue of shares in respect of the acquisition of	05 000 000	4 005 000			
Buena Vista Project	25,000,000	1,825,000	-	-	
Proceeds from exercise of options	30,712,766	1,400,400	-	-	
Transfer between equity and reserves Issue of shares as consideration of debt	-	574,269	-	-	
settlement	-	-	3,500,000	147,000	
Less: Share issue costs	-	(3,389,715)	-	(10,932)	
Balance at reporting date	497,144,914	34,223,100	324,765,480	24,813,146	

Note 14.a Listed options

Note 14.a	Listed options		
		31-Dec-21	31-Dec-20
		No. of Options	No. of Options
Listed Option	ons (MGUO)		
At the end	of the reporting period the following options were on issue:		
- 30 Septer 30 Septem	mber 2019 options exercisable at \$0.05 per share expiring ber 2022	101,506,273	101,506,273
- 16 July 20 September	020 options exercisable at \$0.05 per share expiring 30 2022	8,333,330	8,333,330
- 16 Decer 30 Septem	mber 2020 options exercisable at \$0.05 per share expiring ber 2022	3	3
- 3 Februa September	ry 2021 options exercisable at \$0.05 per share expiring 30 2022 1	25,000,000	_
- 3 March 2 September	2021 options exercisable at \$0.05 per share expiring 30 2022 ²	25,000,000	_
- 16 Mar 2	021 Options exercised	(10,000)	-
- 10 May 2	021 Options exercised	(6,366,667)	-
- 17 May 2	021 Options exercised	(313,334)	-
- 19 May 2	021 Options exercised	(150,000)	-
- 4 June 2	021 Options exercised	(1,000,000)	-
- 16 June 2	2021 Options exercised	(6,600,000)	-
- 30 June 2	2021 Options exercised	(14,000)	-
- 04 Aug 2	021 Options exercised	(8,903,765)	-
- 06 Aug 2	021 Options exercised	(225,000)	-
- 17 Aug 2	021 Options exercised	(130,000)	-
		136,126,840	109,839,606

Note 14.b Unlisted options	31-Dec-21	31-Dec-20
	No. of Options	No. of Options
 Unlisted options (MGUAB) - 18 January 2021 unlisted options (MGUAB) exercisable at \$0.0 per share expiring 30 December 2023 ³ - 18 January 2021 unlisted options (MGUAB) exercisable at \$0.0 	12,000,000	-
per share expiring 30 December 2023 ⁴	2,000,000	-
 - 18 January 2021 unlisted options (MGUAB) exercisable at \$0.1 per share expiring 30 December 2023 5 - 18 January 2021 unlisted options (MGUAB) exercisable at \$0.2 	3,000,000	-
per share expiring 30 December 2023 ⁶ - 18 January 2021 unlisted options (MGUAB) exercisable at \$0.4 per share expiring 30 December 2023 ⁷	6,000,000 40 6,000,000	-
- 16 March 2021 MGUAB unlisted options exercised	(500,000)	-
- 10 May 2021 MGUAB unlisted options exercised	(2,000,000)	-
 4 June 2021 MGUAB unlisted options exercised 	(3,000,000)	-
- 30 June 2021 MGUAB unlisted options exercised	(500,000)	-
- 24 Aug 2021 MGUAB unlisted options exercised	(1,000,000)	-
	22,000,000	-
	31-Dec-21	31-Dec-20
	No. of Options	No. of Options
 Unlisted options (MGUOC) - 23 April 2021 unlisted options (MGUOC) exercisable at \$0.20 pt share expiring 19 April 2024 8 - 7 May 2021 unlisted options (MGUOC) exercisable at \$0.20 pt share expiring 19 April 2024 9 - 22 July 2021 unlisted options (MGUAC) exercisable at \$0.20 pt share expiring 19 April 2024 10 	32,000,000 er 6,000,000	-
	47,000,000	-
Unlisted options (MGUOAQ)	31-Dec-21 No. of Options	31-Dec-20 No. of Options
- 3 Aug 2021 unlisted options (MGUAQ) exercisable at \$0.25 per expiring 20 July 2024 ¹¹	share15,000,000	
	15,000,000	_
Unlisted options (MGUOAR)	, ,	
- 3 Aug 2021 unlisted options (MGUAR) exercisable at \$0.20 per expiring 20 July 2024 $^{\rm 12}$	share10,000,000	
	10,000,000	_
Unlisted options (MGUOAS)		
- 3 Aug 2021 unlisted options (MGUAS) exercisable at \$0.30 per expiring 20 July 2024 ¹³	share10,000,000	
	10,000,000	

Note 14.b Unlisted options (continued)

Unlisted options (MGUOAT)

- 3 Aug 2021 unlisted options (MGUAT) exercisable at \$0.40 per share expiring 20 July 2024 $^{\rm 14}$

10,000,000 -10,000,000 -

For the options granted during the current financial year, the valuation model inputs used to determine the fair value at the grant date, are as follows:

	Grant date	Expiry date	Share price at grant date	Exercise price	Expected volatility	Dividend yield	Risk-free interest rate	Fair value at grant date
1	3/02/2021	30/09/2022	\$0.07	\$0.05	98.74%	0.00%	0.09%	\$0.04
*2	3/03/2021	30/09/2022	\$0.00	\$0.00	0.00%	0.00%	0.00%	\$0.00
3	11/01/2021	30/12/2023	\$0.05	\$0.03	81.51%	0.00%	0.11%	\$0.03
4	11/01/2021	30/12/2023	\$0.05	\$0.05	81.51%	0.00%	0.11%	\$0.03
5	11/01/2021	30/12/2023	\$0.05	\$0.10	81.51%	0.00%	0.11%	\$0.02
6	11/01/2021	30/12/2023	\$0.05	\$0.20	81.51%	0.00%	0.11%	\$0.01
7	11/01/2021	30/12/2023	\$0.05	\$0.40	81.51%	0.00%	0.11%	\$0.01
8	19/04/2021	19/04/2024	\$0.18	\$0.20	99.73%	0.00%	0.10%	\$0.10
9	7/05/2021	19/04/2024	\$0.18	\$0.20	99.77%	0.00%	0.12%	\$0.10
10	22/07/2021	19/04/2024	\$0.18	\$0.20	98.90%	0.00%	0.12%	\$0.10
11	3/08/2021	20/07/2024	\$0.18	\$0.25	98.90%	0.00%	0.12%	\$0.09
12	3/08/2021	20/07/2024	\$0.18	\$0.20	98.90%	0.00%	0.12%	\$0.10
13	3/08/2021	20/07/2024	\$0.18	\$0.30	98.90%	0.00%	0.12%	\$0.09
14	3/08/2021	20/07/2024	\$0.18	\$0.40	98.90%	0.00%	0.12%	\$0.08

^{*}Free attaching options and no value assigned

Note 14.c Reserves

	Option issue reserve	Share- based payment reserve	Investment revaluation reserve	Performance rights	Foreign currency translation reserve	Total
	\$	\$	\$		\$	\$
At 1 January 2021	947,182	157,333	46,875	-	(421,454)	729,936
Options issued during the period - Unlisted options issued on 18 Jan 2021 ¹	-	614,044	-	-	-	- 614,044
- Unlisted options issued on 3 Feb 2021 ²	-	1,258,258	-	-	-	1,258,258
 Unlisted options issued on 23 Apr 2021³ Unlisted options issued on 7 May 	-	2,908,743	-	-	-	2,908,743
2021 ⁴ - Unlisted options issued on 22 July	-	598,589	-	-	-	598,589
2021 ⁵ - Unlisted options issued on 3 Aug	-	897,883	-	-	-	897,883
20216	-	610,011	-	-	-	610,011
Options exercised during the period	(426,052)	(148,217)	-	-	-	(574,269)
Options lapsed during the period	-	(157,332)	-	-	-	(157,332)
Performance rights	-	-	-	72,652	-	72,652
Less: Option issue costs Changes in fair value of equity	(7,433)	-	-	-	-	(7,433)
investments designated at FVOCI	-	-	(1,629)	-	-	(1,629)
Foreign currency translation	-	-	-	-	201,185	201,185
At 31 December 2021	513,697	6,739,312	45,246	72,652	(220,269)	7,150,638
At 1 January 2020	947,270	157,333	(65,625)	-	(402,123)	636,855
Less: Option issue costs	(88)	-	-	-	-	(88)
Changes in fair value of equity investments designated at FVOCI		-	112,500	-	-	112,500
Foreign currency translation		-			(19,331)	(19,331)
At 31 December 2020	947,182	157,333	46,875	-	(421,454)	729,936

- 18 January 2021: the following unlisted options were issued:
 - 12,000,000 unlisted options exercisable at \$0.03 per share expiring 30 December 2023
 - 2,000,000 unlisted options exercisable at \$0.05 per share expiring 30 December 2023 3,000,000 unlisted options exercisable at \$0.10 per share expiring 30 December 2023

 - 6,000,000 unlisted options exercisable at \$0.20 per share expiring 30 December 2023
- o 6,000,000 unlisted options exercisable at \$0.40 per share expiring 30 December 2023

 3 February 2021: 25,000,000 listed options for nil consideration with an exercise price of \$0.05 expiring 30 September 2022.

 23 April 2021: 32,000,000 unlisted options exercisable at \$0.20 per share expiring 19 April 2024.
- 7 May 2021: 40,000,000 fully paid ordinary shares at an issue price of \$0.15 to raise \$6,000,000 before costs and 6,000,000 unlisted options for issued for broking services with an exercise price of \$0.20 per option expiring 19 April 2024.
- 22 July 2021: 9,000,000 unli1sted options exercisable at \$0.20 per share expiring 19 April 2024.
- 03 Aug 2021: 45,000,000 unlisted options exercisable at \$0.20/\$0.25/\$0.30/\$0.40 per share expiring 19 April 2024.

Note 14.d Performance rights

		Consolidated		Cons	olidated
		31-Dec-21	31-Dec-20	31-Dec-21	31-Dec-20
		Number	Number	\$	\$
(a) Performance Rights	(b)	6,000,000	-	72,652	-
At reporting date		6,000,000	_	72,652	-

	Year to 31 December 2021	Year to 31 December 2020
Movements in Performance Rights	Number	Number
MGUAL - vest on first of Iron Ore shipment expire 20 Jul 2022	1,000,000	-
MGUAM - vest on market cap above \$150,000,000 (14 trading days) expire 20 Jul 2022	1,000,000	-
MGUAN - vest on market cap above \$200,000,000 (14 trading days) expire 20 Jul 2023	1,000,000	-
MGUAJ - 03 Aug 21 vest on commencement of Iron Ore production expire 20 Jan 2022	500,000	-
MGUAK - 03 Aug 21 vest on finalisation of rail and port approvals expire 20 April 2022	500,000	-
MGUAO - vest om signing binding off take agreement expiry 20 Jan 2022	1,000,000	-
MGUAP - vest on payment fr first 100,000t of iron ore expiry 20 Oct 2022	1,000,000	-
	6,000,000	-

For the performance rights - MGUAM and MGUAN, they have been valued using the Hoadley Barrier 5 Trinomial Option model together with the Hoadley Parisian Barrier model where applicable. This methodology has been applied as there is a requirement for the total shareholder return. For the performance rights - MGUAL, MGUAJ, MGUAK, MGUAO and MGUAP, they have been valued using the Black Scholes Model. For the valuation inputs, please see below.

	Year to 31 December 2021	Year to 31 December 2020
	\$	\$
Movements in Performance Rights		
Balance at the beginning of the year	-	-
500,000 MGUAM Performance Rights - M Latimore ¹	23,070	-
500,000 MGUAN Performance Rights - M Latimore ²	13,256	-
500,000 MGUAM Performance Rights - D Carroll ³	23,070	-
500,000 MGUAN Performance Rights - D Carroll ⁴	13,256	-
Balance at reporting date	72,652	-

Note 15. Interest in subsidiaries

	Grant date	Expiry date	Share price at grant date	Exercise price	Expected volatility	Dividend yield	Risk-free interest rate	Fair value at grant date
1	20/07/2021	20/07/2022	\$0.14	\$0.00	98.90%	0.00%	0.11%	\$0.10
2	20/07/2021	20/07/2023	\$0.14	\$0.00	98.90%	0.00%	0.11%	\$0.12
3	20/07/2021	20/07/2022	\$0.14	\$0.00	98.90%	0.00%	0.11%	\$0.10
4	20/07/2021	20/07/2023	\$0.14	\$0.00	98.90%	0.00%	0.11%	\$0.12
5	20/07/2021	20/01/2022	\$0.14	\$0.00	98.90%	0.00%	0.11%	\$0.18
6	20/07/2021	20/04/2022	\$0.14	\$0.00	98.90%	0.00%	0.11%	\$0.18
7	20/07/2021	20/10/2022	\$0.14	\$0.00	98.90%	0.00%	0.11%	\$0.18

Name	Country of Incorporation	Percentage of equity interest held by consolidated entity		
	moorporation	31-Dec-21	31-Dec-20	
GEM Venus Holdings (Pty) Ltd	South Africa	100%	100%	
Venus Emeralds (Pty) Ltd	South Africa	74%	74%	
Adit Mining Consultants & Trading (Pty) Ltd	South Africa	74%	74%	
Nevada Iron Holdings Pty Ltd	Australia	100%	-	
Nevada Iron LLC	United States	100%	-	
Iron Horse LLC	United States	100%	-	

Note 16. Tenements on hand

Location	Project	Tenement Type	Number	Interest	Status
Limpopo Province South Africa	Gravelotte	Mining Right	MPT 85/2014	74%	Granted
Limpopo Province South Africa	Gravelotte	Prospecting Right	LP 204 PR	74%	Granted
Nevada Province United States	Buena Vista	Mining Right	Various ¹	100%	Granted

^{1.} Refer to page 20 of director report for the list of tenements for Buena Vista Project

Note 17. Reconciliation of loss after income tax to net cash outflow from operating activities

	Consolid	lated
	31-Dec-21	31-Dec-20
Loca for the coop	(0.220.000)	(040.504)
Loss for the year Depreciation	(8,332,686)	(812,524)
Foreign exchange loss	28,233	27,367
Gain on sales of non-current assets	92,359 2,082	(82)
Impairment of Gravelotte Project	2,101,618	-
Share based payment – directors' remuneration	1,139,375	_
Share based payment - marketing expenses	2,054,036	_
Share based payment - corporate advisory	854,707	-
Change in operating assets and liabilities:		
(Increase)/decrease in trade receivables	(37,074)	97,818
Increase /(decrease) in trade payables	167,534	130,232
Net cash outflow from operating activities	(1,929,817)	(557,189)
Note 18: Parent Entity Disclosures		
	31-Dec-21	31-Dec-20
	\$	\$
Assets		
Current assets	6,534,321	334,171
Non-current assets	3,775,384	2,293,080
Total assets	10,309,705	2,627,251
Liabilities		
Current liabilities	592,655	344,797
Total liabilities	592,655	344,797
Equity		
Issued capital	34,223,100	24,813,146
Accumulated losses	(31,863,189)	(23,635,207)
Reserves	7,357,138	1,104,515
Total equity	9,717,051	2,282,454
Financial marfarmana		
Financial performance	10	/= 4 C
Loss for the year	(8,227,982)	(719,355)
Total comprehensive loss	(8,227,982)	(719,355)

Note 19: Key management personnel disclosures

(a) Directors

The following persons were directors of the Company during the financial year and up to the date of this report:

(i) Chairman – Non-Executive Donald Carroll (appointed Director 10 March 2021, Chairman 12 April 2021)

(ii) Managing Director Dano Chan (appointed 12 April 2021)

(iii) Non-Executive director John Dinan (appointed 12 April 2021) Matthew Latimore (appointed 4 May 2021)

(b) Former Directors

The following persons were directors of the Company during the financial year, however, resigned prior to the date of this report:

(i) Chairman – Non-Executive Howard Dawson (resigned 12 April 2021)

(ii) Executive Director

Hugh Callaghan (appointed 10 March 2021 and resigned 4 May 2021)

(iii) Non-Executive director Francesco Cannavo (resigned 10 March 2021) Grant Button (resigned 12 April 2021)

No other key management personnel were identified during the period.

Note 19: Key management personnel disclosures (continued)

(c) Key management personnel compensation

	Consolid	ated
	2021	2020
	\$	\$
Short-term employee benefits	533,126	115,000
Share based payments	1,053,815	
Total compensation	1,586,941	115,000

The Company has taken advantage of the relief provided by the *Corporations Regulations* 2M.6.04 and has transferred the detailed remuneration disclosures to the directors' report. The relevant information can be found in sections A-H of the remuneration report.

(d) Other transactions of key management personnel

		Income from Related Parties	Expenditure to Related Parties	Amounts Owed by Related Parties at year end	Amounts Owed to Related Parties at year end
Former Directors					
HG & L Dawson Discretionary Trust ¹	2021	-	40,200	1	-
Tabland Pty Ltd ²	2021	-	1	•	1
Wilberforce Pty Ltd ³	2021	-	40,050	-	-
Wilberforce Trust ⁴	2021	-	1	•	-
Mr G Button ⁵	2021	-	•	-	-
Golden Venture LLC ⁶	2021	-	15,000	-	-
Varr Consulting 7	2021		60,000	-	-
Interminco Services Ltd ⁸	2021		24,854	-	-
Total			180,104	-	-

		Income from Related Parties	Expenditure to Related Parties	Amounts Owed by Related Parties at year end	Amounts Owed to Related Parties at year end
HG & L Dawson Discretionary Trust ¹	2020	-	50,000	-	40,000
Tabland Pty Ltd ²	2020	-	-	-	10,504
Wilberforce Pty Ltd ³	2020	1	50,000	1	40,000
Wilberforce Trust ⁴	2020	ı	ı	ı	-
Mr G Button ⁵	2020	-	-	-	160,903
Golden Venture LLC ⁶	2020	-	15,000		15,000

Note 19: Key management personnel disclosures (continued)

- Mr H Dawson, a former Non-Executive Chairman (resigned 12 April 2021), is the trustee of HG & L Dawson Discretionary Trust. During the year, HG & L Dawson Discretionary Trust received the above fees for consultancy services.
- 2. Mr H Dawson, a former Non-Executive Chairman (resigned 12 April 2021), is a director of Tabland Pty Ltd. In 2020, Tabland Pty Ltd advanced the sum of \$10,000 with accrued interest to 31 December 2020 of \$504. The advance is an unsecured loan with interest payable calculated at a rate of 10% per annum. The principal and interest were repaid in full end of January 2021.
- 3. Mr G Button, a former Executive director (resigned 12 April 2021), is a director of Wilberforce Pty Ltd. During the year, Wilberforce Pty Ltd received the above fees for consultancy services.
- 4. Mr G Button, an Executive director (resigned 12 April 2021), is the trustee of Wilberforce Trust. In 2020, Wilberforce Trust entered into a loan agreement to provide the Company a loan facility of \$150,000. As at 31 December 2020, the loan facility remain in place and the loan balance is nil.
- 5. Mr G Button, as Executive director (resigned 12 April 2021), has advanced the sum of \$153,186 with accrued interest to 31 December 2020 of \$7,717. The advance is an unsecured loan with interest payable calculated at a rate of 10% per annum. The principal and interest were repaid in full end of January 2021.
- 6. Mr F Cannavo, a Non-Executive director (resigned 10 March 2021), is the director of Golden Venture LLC. During the year, Golden Venture LLC received the above fees for consultancy services.
- 7. Mr G Button, a former Executive director (resigned 12 April 2021), is a director of Varr Consulting. During the year, Varr Consulting received the above fees for consultancy services.
- 8. Mr H Callaghan, a former Executive Director (appointed 10 March 2021 and resigned 4 May 2021). is a director of Interminco Services Ltd. During the year, Interminco Services Ltd received the above fees for consultancy services.

Note 20: Remuneration of auditors

	Consolidated		
	31-Dec-21 \$	31-Dec-20 \$	
(a) Audit services		_	
Audit and review services			
Auditors of parent entity (HLB Mann Judd)			
Audit and review of financial reports under the Corporations Act 2001	36,640	42,681	
Non-HLB Mann Judd audit firms for the audit or review of financial			
reports of any entity in the Group	-	1,770	
_	36,640	44,451	

Note 21: Changes in liabilities arising from financing

activities	Convertible notes	Other loans and borrowings	Total
	\$	\$	\$
Balance at 1 January 2021	-	163,186	163,186
Equipment from short-term borrowings		(163,186)	(163,186)
Balance at 31 December 2021	<u> </u>	-	
Balance at 1 January 2020	-	-	-
Equipment from short-term borrowings		163,186	163,186
Balance at 31 December 2020		163,186	163,186

Note 22: Financial Instruments

(a) Capital risk management

The Group manages its capital to ensure that companies within the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The Group's overall strategy remains unchanged from 2020.

The capital structure of the Group consists of cash and cash equivalents and equity attributable to equity holders of the parent comprising issued capital, reserves and retained earnings.

None of the Group's companies are subject to externally imposed capital requirements.

Operating cash flows are used to maintain and expand operations, as well as to make routine expenditures such as general administrative outgoings.

Note 22: Financial Instruments (continued)

(b) Categories of financial instruments

	Consolidated		
	31-Dec-21 \$	31-Dec-20 \$	
Financial assets		_	
Trade and other receivables	79,202	64,846	
Cash and cash equivalents	4,422,716	205,502	
Other financial assets		162,500	
	4,501,918	432,848	
Financial liabilities			
Trade and other payables	596,296	200,606	
Borrowings		163,186	
	596,296	363,792	

(c) Financial risk management objectives

The Group does not speculate in the trading of derivatives. The Group is exposed to market risk (including currency risk, fair value interest rate risk and other price risk), credit risk, liquidity risk and cash flow interest rate risk.

(d) Market risk

The Group's activities expose it primarily to the financial risks of foreign currency exchange rates. There has been no change at the reporting date to the Group's exposure to market risks or the manner in which it manages and measures the risk from the previous period.

(i) Foreign exchange risk

Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities denominated in a currency that is not the entity's functional currency and net investments in foreign operations.

(ii) Price risk

Given the current level of operations, the Group is not materially exposed to price risk.

(iii) Interest rate risk

The Company has exposure to the risks of changes in market interest rates relating to its cash and cash equivalents. The objective of interest rate risk management is to manage and control interest rate risk exposure within acceptable parameters while optimising return.

	31 December 2021		31 December 2020		
	Weighted average	Weighted average			
	interest rate	Balance	interest rate	Balance	
	%	\$	%	\$	
Cash balances	0.05%	4,422,716	0.05%	205,502	

Note 22: Financial Instruments (continued)

e) foreign currency risk management

The Group undertakes certain transactions denominated in foreign currencies, hence exposure to exchange rate fluctuations arise. The Group has not formalised a foreign currency risk management policy however, it monitors its foreign currency exposure in light of exchange rate movements.

The carrying amount of the Group's foreign currency denominated monetary assets and monetary liabilities at the reporting date is as follows:

	Liabilities		Assets	
	2021	2020	2021	2020
	\$	\$	\$	\$
South African Rand (ZAR)	-	(18,995)	-	249,159
Great British Pound (GBP)	-	-	1,004	953
United States Dollar (USD)	(3,641)	-	568,243	-

(f) Foreign currency sensitivity analysis

The Group has no material exposure to foreign currency fluctuations.

(g) Interest rate risk management

The Company has exposure to the risks of changes in market interest rates relating to its cash and cash equivalents. The objective of interest rate risk management is to manage and control interest rate risk exposure within acceptable parameters while optimising return.

The Group and parent entity's exposure to interest rates on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

(h) Credit risk

Credit risk refers to the risk that a counter party will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults. The Group measures credit risk on a fair value basis.

The Group does not have any significant credit risk exposure to any single counterparty or any group of counterparties having similar characteristics. The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international credit rating agencies.

The maximum exposure to credit risk at balance date is the carrying amount (net of provision for impairment) of those assets as disclosed in the statement of financial position and notes to the financial statements.

(i) Liquidity risk management

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

The objective of managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when they fall due.

The Group manages liquidity risk by regularly monitoring forecast and actual cash flows and ensuring sufficient cash and marketable securities are available to meet the current and future commitments of the Group.

Note 22: Financial Instruments (continued)

(i) Liquidity risk management (continued)

Liquidity and interest rate risk tables

Consolidated

	Weighted average effective interest rates %	Less than 1 month \$	1 – 3 months \$	3 months – 1 year \$	1 – 5 years \$	5 + years \$
2021						
Non-interest bearing	-	-	296,296	100,000	200,000	-
Variable interest rate						
instruments	-	-	•	-	1	-
Fixed interest rate						
instruments	-	-	-	-	-	-

Consolidated

	Weighted average effective interest rates %	Less than 1 month \$	1 – 3 months	3 months – 1 year \$	1 – 5 years \$	5 + years
2020						
Non-interest bearing	-	-	200,606	-	-	-
Variable interest rate						
instruments	-	-	-	-	•	-
Fixed interest rate					_	
instruments	10%	-	163,186	-	-	-

The above table details the Group's contractual maturity for its financial liabilities. These are based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows.

For all financial assets and liabilities recognised in the Consolidated Statement of Financial Position, the carrying amount approximates fair value unless otherwise stated in the applicable notes.

The methods for estimating fair value are outlined in the relevant notes to the financial statements.

Note 23: Sale of GEM Venus Holdings (Pty) Ltd and recognition of disposal group

Subsequent to the reporting period, Magnum has agreed with London Stock Exchange Listed URA Holdings PLC (Company No. 5329401) (**URA**) to sell its wholly owned South African subsidiary Gem Venus Holdings (Proprietary) Limited (**Gem Venus**) which holds Magnum's interest in the Gravelotte Project (**Transaction**).

The Transaction is conditional on URA and MGU obtaining the consent to the Transaction by the Minister of Mineral Resources pursuant to the Mineral and Petroleum Resources Development Act 2002 (South Africa) (**Condition**).

The Condition must be satisfied by the first anniversary of execution of the SPA or such later date as may be mutually agreed by the parties.

URA will pay Magnum, as consideration for the Transaction, a total of \$2,000,000 cash consideration to be paid as follows:

a) The sum of A\$200,000 for each 5,000,000 carats of gemstones produced at the Gravelotte Project, and this sum is payable within 30 days of the date on which the production has been determined.

Thereafter, the sum of A\$200,000 for each successive 5,000,000 carats of gemstones produced at the Gravelotte Project, and this sum is payable within 30 days of the date on which the production has been determined, provided that that Cash Consideration shall not exceed a maximum aggregate sum of A\$2,000,000.

URA will also issue to Magnum GBP100,000.00 (one hundred thousand British Pounds) equivalent to A\$186,012 in URA fully paid ordinary shares.

The assets of the disposal group, which consist of the assets and related liabilities including, capitalised tenement acquisition costs had a net carrying amount of \$2,287,629. Future contingent payments have not at this stage been factored into the sale proceeds as these payments are based on future events. There is an impairment of \$2,101,618 for the carrying value of GEM Venus Holdings (Pty) Ltd which holds the Gravelotte Project.

	Consolidated	
	31-Dec-21 \$	31-Dec-20
Financial position of disposal group Assets	Φ	<u> </u>
Cash and cash equivalents	111,979	-
Trade and other receivables	3,999	-
Property. plant and equipment	87,317	-
Deferred exploration and evaluation expenditure	2,060,834	-
Rehabilitation guarantee	36,399	-
Total Assets	2,300,528	-
Liabilities		
Trade and other payables	12,897	-
Total Liabilities	12,897	-
Net Assets	2,287,629	-
Assets held for sale ¹	(186,012)	-
Carrying Value of GEM Venus Holdings (Pty) Ltd Write-Offs	2,101,617	-

^{1.} Assets held for sale is the expected sale proceeds of GBP100,000 that converted into AUD based on AUD: GBP exchange rate of 0.5376.

Note 23: Sale of GEM Venus Holdings (Pty) Ltd and recognition of disposal group (continued)

	Consolidated	
	31-Dec-21	31-Dec-20
	\$	\$
Financial performance of disposal group		
Revenue	-	5,698
Accountancy fees	(15,017)	(14,630)
Share registry and exchange fees	(31)	-
Other expenses	(2,007)	(322,577)
Finance Costs	(395)	-
Depreciation	(28,233)	(26,778)
Impairment of Gravelotte Project	(2,101,618)	
IT and communication	(4,847)	(2,972)
Exploration expensed as incurred	(296,319)	-
Office expenses	(587)	-
Exchange differences on translation of foreign operations	(100,797)	-
Travel and accommodation	(753)	<u>-</u>
Loss after income tax	(2,550,604)	(361,259)

Foreign currently translation movements are not separately recognised for the disposal group until the disposal group is derecognised on loss of control.

Although the value of the disposal group is expected to be realised in GBP, and the funds received in advance are denominated in \$AUD, these are not considered financial instruments by relevant accounting standards.

Note 24: Events occurring after the reporting date

There has not been any matter or circumstance that has arisen after balance date that has significantly affected, or may significantly affect, the operations and activities of the Group, the results of those operations, or the state of affairs of the Group in future financial periods, other than those detailed below:

Subsequent to the reporting period, the Company announced that 1,500,000 Performance Rights with an expiry of 20 January 2022 expired.

Subsequent to the reporting period, Magnum has agreed with London Stock Exchange Listed URA Holdings PLC (Company No. 5329401) (**URA**) to sell its wholly owned South African subsidiary Gem Venus Holdings (Proprietary) Limited (**Gem Venus**) which holds Magnum's interest in the Gravelotte Project (**Transaction**). Details are set out in Note 23.

Note 25: Contingencies

There were no contingencies of the Group at 31 December 2021 (31 December 2020: \$Nil). The mining tenement commitment as at 31 December 2021 is \$859,600 (31 December 2020: \$Nil).

The contingent material terms of the Acquisition of Buena Vista Projects are set out below:

- On completion of a Definitive Feasibility Study, Magnum will issue to the Sellers and/or their nominees, shares in Magnum to the value of \$500,000 with the issue price of the Magnum Shares equal to the 15-day VWAP of Magnum determined as the 15 trading days immediately prior to the completion date of the Definitive Feasibility Study and its announcement to ASX.
- 2. On the receipt by Magnum of firm and unconditional offers for the total amount of finance required to develop Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares in Magnum to the value of \$1,500,000 with the issue price of the Magnum Shares equal to the 45 day VWAP of Magnum up to the date at which Magnum is in receipt of the unconditional offers for the total amount of finance required to develop Buena Vista; and

Note 25: Contingencies (continued)

- 3. On the completion of the commissioning of the production facility at Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares in Magnum to the value of \$1,000,000 with the issue price of the Magnum Shares equal to the 15-day VWAP of Magnum immediately up to the completion of the commissioning of production; and
- 4. On receipt by the Buyer of the first payment from the sale of concentrate from Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares and/or cash in Magnum (at the Sellers option) to the value of \$500,000 with the issue price of the Magnum Shares equal to the 15 day VWAP of Magnum up to the date at which Magnum is in receipt of the first payment from the sale of concentrate from Buena Vista; and
- 5. On the delivery by Magnum of the three millionth tonne of concentrate from Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares and/or cash (at the Sellers option) in Magnum to the value of \$1,000,000 with the issue price of the Magnum Shares equal to the 15-day VWAP of Magnum up to the date at which Magnum has delivered the three millionth tonne of concentrate from Buena Vista; and
- 6. On the delivery by Magnum of the five millionth tonne of concentrate from Buena Vista, Magnum will issue to the Sellers and/or their nominees, shares and/or cash (at the Sellers option) in Magnum to the value of \$1,000,000 with the issue price of the Magnum Shares equal to the 15-day VWAP of Magnum up to the date at which Magnum has delivered the five millionth tonne of concentrate from Buena Vista.

None of these conditions have been met at 31 December 2021, and the timing of this was unknown at date of acquisition. Accordingly, the value of the contingent consideration is assessed as nil at the time of acquisition and at balance date.

DIRECTORS' DECLARATION FOR THE YEAR ENDED 31 DECEMBER 2021

Directors' Declaration

- 1. In the opinion of the directors of Magnum Mining and Exploration Limited (the 'Company'):
 - a. the accompanying financial statements, notes and the additional disclosures are in accordance with the Corporations Act 2001 including:
 - i. giving a true and fair view of the consolidated entity's financial position as at 31 December 2021 and of its performance for the year then ended; and
 - ii. complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001;
 - b. there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable; and
 - c. the financial statements and notes thereto are in accordance with International Financial Reporting Standards issued by the International Accounting Standards Board.
- 2. This declaration has been made after receiving the declarations required to be made to the directors in accordance with Section 295A of the Corporations Act 2001 for the financial year ended 31 December 2021.

This declaration is signed in accordance with a resolution of the Board of Directors.

Donald Carroll

Non-executive Chairman

30 March 2022



INDEPENDENT AUDITOR'S REPORT

To the members of Magnum Mining and Exploration Limited

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Magnum Mining and Exploration Limited ("the Company") and its controlled entities ("the Group"), which comprises the consolidated statement of financial position as at 31 December 2021, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, and the directors' declaration.

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

- a) giving a true and fair view of the Group's financial position as at 31 December 2021 and of its financial performance for the year then ended; and
- b) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

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

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

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 matters to be communicated in our report

Key Audit Matter

How our audit addressed the key audit matter

Carrying amount of exploration and evaluation expenditure Refer to Note 10

The Group has capitalised exploration and evaluation expenditure of \$4,794,499 as at 31 December 2021.

Our audit focussed on the Group's assessment of the carrying amount of the capitalised exploration and • evaluation asset, because this is one of the significant

Our procedures included but were not limited to:

- We obtained an understanding of the key processes associated with management's review of the exploration and evaluation expenditure carrying values;
- We considered the Director's assessment of potential indicators of impairment;

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Key Audit Matter

How our audit addressed the key audit matter

Carrying amount of exploration and evaluation expenditure Refer to Note 10

assets of the Group. There is a risk that the capitalised expenditure no longer meets the recognition criteria of the standard and whether facts and circumstances existed to suggest that the carrying amount of an exploration and evaluation asset may exceed its recoverable amount.

- We obtained evidence that the Group has current rights to tenure of its areas of interest;
- We have discussed with management the nature of planned ongoing activities;
 - We enquired with management, reviewed ASX announcements and minutes of Directors' meeting to ensure that the Group had not decided to discontinue exploration and evaluation at its area of interest; and
- We examined the disclosures made in the financial report.

Accounting for acquisition of Buena Vista Project Refer to Note 10

On 9 February 2021, Magnum completed an agreement to acquire a 100% interest in Nevada Iron Holdings Pty Ltd which holds the Buena Vista Project.

This acquisition was accounted for as an asset acquisition as the activities of the entity did not constitute a business.

We considered this to be a key audit matter due to the materiality of the impact on the financial statements and its importance to users of the financial statements. Our procedures included but were not limited to the following:

- Reviewing the sale and purchase agreement to understand key terms and conditions;
- Agreeing the fair value of the consideration paid to supporting information;
- Obtaining audit evidence that the acquisition date assets and liabilities of acquiree were fairly stated;
- Reviewing the treatment of deferred consideration arising under the acquisition agreement;
- Considered the allocation of the excess of the value of the consideration over the net assets acquired to exploration and evaluation expenditure; and
- Assessed the adequacy of the Group's disclosures in the financial report with respect to this asset acquisition.

Accounting for disposal group Refer to Note 23

During the year Magnum began the process towards disposal of the Gravelotte project. Subsequent to year end Magnum agreed with URA Holdings PLC to sell its wholly owned South African subsidiary Gem Venus Holdings (Proprietary) Limited which holds Magnum's interest in the Gravelotte Project.

The project has been accounted for as a discontinued operation at year end with recognition of an asset held for sale.

We considered this to be a key audit matter due to the materiality of the impact on the financial statements and its importance to users of the financial statements. Our procedures included but were not limited to the following:

- Read and considered the sale agreement;
- Checked the reclassification of the of the assets and liabilities to test that these were accurately separated from the continuing business;
- Assess the fair value of the sale transaction and the reasonableness of estimating the deferred consideration
- Recalculation of the impairment recognised on the disposal group by comparing the consideration received to the carrying value of the identified assets and liabilities; and
- Examined the discontinued operations disclosures in the financial report.



Information other than the financial report and auditor's report thereon

The directors are responsible for the other information. The other information comprises the information included in the Group's annual report for the year ended 31 December 2021, but does not include the financial report and our auditor's report thereon.

Our opinion on the financial report does not cover the other information and accordingly 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 Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this financial report.

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

- Identify and assess the risks of material misstatement of the financial report, whether due to fraud
 or error, design and perform audit procedures responsive to those risks, and obtain audit evidence
 that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a
 material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
 involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal
 control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.



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

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

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

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included within the directors' report for the year ended 31 December 2021.

In our opinion, the Remuneration Report of Magnum Mining and Exploration Limited for the year ended 31 December 2021 complies with section 300A of the *Corporations Act 2001*.

Responsibilities

HLB Man

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

HLB Mann Judd Chartered Accountants

Perth, Western Australia 30 March 2022

N G Neil Partner

Shareholder Information

The shareholder information set out below was applicable as at 22 February 2022.

a. Voting Rights

The total number of shares on issue is 497,120,156.

The total number of shareholders was 3,423 and each share is entitled to one vote when a poll is called, otherwise each member present at a meeting or by proxy has one vote on a show of hands.

b. Distribution of Shareholders by Number (ordinary Shares)

Holding Ranges	Holders
1-1,000	153
1,001-5,000	650
5,001-10,000	558
10,0001-100,000	1,487
100,0001 – and above	575
Totals	3,423

c. Number of shareholdings held in less than marketable parcels is 1,111.

d. The substantial shareholders in the Company are as follows:

HOLDER NAME	NUMBER HELD	PERCENTAGE
David Nasir Yusoff – Timriki Pty Ltd, Juneday Pty Ltd	34,962,073	7.04%
and Sunshore Holdings Pty Ltd		
Citi Corp Nominees Pty Ltd	29,237,011	5.88%
HSBC Custody Nominees (Australia) Limited	29,179,117	5.87%

e. 20 largest Shareholders as at 22 February 2022:

Position	Holder Name	Holding	% IC
1	CITI CORP NOMINEES PTY LTD	29,237,011	5.88
2	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	29,179,117	5.87
3	SUNSHORE HOLDINGS PTY LTD	20,218,867	4.07
4	FARMINGACRE LIMITED	17,000,000	3.42
5	JUNEDAY PTY LTD	14,743,206	2.97
6	NEW NEVADA RESOURCES LLC	11,172,124	2.25
7	ROGUE INVESTMENTS PTY LTD	10,000,000	2.01
8	MR ADRIAN STEPHEN PAUL + MRS NOELENE FAYE PAUL <zme fund<br="" superannuation="">A/C></zme>	7,200,017	1.45
9	ROGUE INVESTMENTS PTY LTD	6,250,000	1.26
10	STATELY GLORY LIMITED	6,000,000	1.21
11	MR COLIN JEE FAI LOW	5,252,000	1.06
12	BNP PARIBAS NOMINEES PTY LTD <ib au="" drp="" noms="" retailclient=""></ib>	5,051,355	1.02
13	MR COLIN JEE FAI LOW	5,000,000	1.01
13	MR TYSON SCHOLZ	5,000,000	1.01
15	DR SALIM CASSIM	4,885,000	0.98
16	VALENS INTERNATIONAL PTY LIMITED	4,300,000	0.86
17	LILAID PTY LTD <mcmullen 2<br="" family="" no="">A/C></mcmullen>	3,534,005	0.71
18	MR WESSEL JOHANNES MARAIS	3,500,000	0.70
18	MR CHRISTOPHER ROBERT ROGERSON <almondbury a="" c=""></almondbury>	3,500,000	0.70
20	MS CHUNYAN NIU	3,340,661	0.67
	Total	194,363,363	39.11%

- f. There is no on-market buy back currently being undertaken.
- g. There are currently 136,151,598 listed options on issue with an exercise price of \$0.05 expiring on 30 September 2022 (Listed Options). There are currently 310 holders of the Listed Options. The Listed Options do not carry any voting rights.

h. Distribution of Optionholders by Number (Listed Options)

Holding Ranges	Holders
1-1,000	22
1,001-5,000	22
5,001-10,000	24
10,0001-100,000	104
100,0001 – and above	138
Totals	310

i. 20 largest Optionholders of Listed Options as at 22 February 2022

Position	Holder Name	Holding	% IC
1	JUNEDAY PTY LTD	9,510,000	6.98
2	ALLGREEN HOLDINGS PTY LTD	9,293,905	6.83
3	FIRST GROWTH FUNDS LIMITED	8,750,000	6.43
4	MOVING AVERAGE PTY LTD	6,734,780	4.95
5	MR JOHN RODGER	5,770,000	4.24
6	ROGUE INVESTMENTS PTY LTD	4,800,000	3.53
7	CITI CORP NOMINEES PTY LTD	3,723,303	2.73
8	NOBLE INVESTMENTS SUPERANNUATION FUND PTY LTD <noble a="" c="" f="" investments="" s=""></noble>	3,600,000	2.64
9	MRS NADZLEY BTE NOORDIN + MR AHMAD FUAD DATO ALI	3,250,000	2.39
10	MR LEMUEL CHERLOABA	3,000,000	2.20
10	SUNSET CAPITAL MANAGEMENT PTY LTD <sunset a="" c="" superfund=""></sunset>	3,000,000	2.20
12	MARSHELLTOWN INVESTMENTS PTY LTD	2,749,007	2.02
13	VALENS INTERNATIONAL PTY LIMITED	2,700,000	1.98
14	MR COLIN JEE FAI LOW	2,500,000	1.84
15	ROGUE INVESTMENTS PTY LTD	2,100,000	1.54
16	MR AHMAD FUAD BIN MD ALI	2,000,000	1.47
16	MR COLIN JEE FAI LOW	2,000,000	1.47
18	TANGO88 PTY LTD <tango88 a="" c=""></tango88>	1,951,162	1.43
19	MR NATHAN DANIAL YOUNG 1,9		1.40
20	MS WENDY JOY HAWKES	1,650,000	1.21
	Total	80,982,157	59.48%

j. The Company has the following unquoted securities on issue comprising a total of 29 holders:

Number of Options Granted	Exercise Price	Expiry Date	Holders
6,500,000	\$0.03	31/12/2023	4
500,500	\$0.05	31/12/2023	1
3,000,000	\$0.10	31/12/2023	3
6,000,000	\$0.20	31/12/2023	3
6,000,000	\$0.40	31/12/2023	3
47,000,000	\$0.20	19/04/2024	9
10,000,000	\$0.20	20/07/2024	1
15,000,000	\$0.25	20/07/2024	3
10,000,000	\$0.30	20/07/2024	1
10,000,000	\$0.40	20/07/2024	1

(Collectively, the Unlisted Options).

The Unlisted Options do not carry any voting rights.

k. Distribution of Optionholders by Number (Unlisted Options)

Holding Ranges			Holders	S	
			Unlisted Op	tions	
	Exc \$0.03, Exp 31/12/23	Exc \$0.05, Exp 31/12/23	Exc \$0.10, Exp 31/10/23	Exc \$0.20, Exp 31/10/23	Exc \$0.40, Exp 31/12/23
1-1,000					
1,001-5,000					
5,001-10,000					
10,0001-100,000					
100,0001 – and above	4	1	3	3	3
Totals	4	1	3	3	3

Holding Ranges	Holders				
		U	Inlisted Option	S	
	Exc \$0.20,	Exc \$0.20,	Exc \$0.25,	Exc \$0.30,	Exc \$0.40,
	Exp 19/4/24	Exp 20/7/24	Exp 20/7/24	Exp 20/7/24	Exp 20/7/24
1-1,000					
1,001-5,000					
5,001-10,000					
10,0001-100,000					
100,0001 – and	9	1	3	1	1
above					
Totals	9	1	3	1	1

- I. The following persons hold 20% or more of unquoted equity securities (excluding those issued under an employee incentive scheme):
 - (a) 6,500,000 unlisted options with an exercise price of \$0.03 and expiring on 31 December 2023:

HOLDER NAME	NUMBER HELD
Wilberforce Pty Ltd <the grant<="" td=""><td>3,000,000</td></the>	3,000,000
Button SAF A/C>	
Mr Howard Graham Dawson &	1,500,000
Mrs Leigth Valerie Dawson <hg< td=""><td></td></hg<>	
& LV Dawson Family A/C>	

(a) 500,000 unlisted options with an exercise price of \$0.05 and expiring on 31 December 2023:

HOLDER NAME	NUMBER HELD
Mrs Beverley Ann Baldwin & Mr	500,000
Simon Christopher Baldwin	

(b) 3,000,000 unlisted options with an exercise price of \$0.10 and expiring on 31 December 2023:

HOLDER NAME	NUMBER HELD
Mrs Beverley Ann Baldwin & Mr	2,000,000
Simon Christopher Baldwin	

(c) 6,000,000 unlisted options with an exercise price of \$0.20 and expiring on 31 December 2023:

HOLDER NAME	NUMBER HELD	
Mrs Beverley Ann Baldwin & Mr	5,000,000	
Simon Christopher Baldwin		

(d) 6,000,000 unlisted options exercisable at \$0.40, expiry 31 December 2023:

HOLDER NAME	NUMBER HELD
Mrs Beverley Ann Baldwin & Mr	5,000,000
Simon Christopher Baldwin	

(e) 47,000,000,unlisted options exercisable at \$0.20, expiry 19 April 2024:

HOLDER NAME	NUMBER HELD	
M Resources Trading Pty Ltd	20,000,000	

m. The Company also has the following unlisted Performance Rights on Issue:

Number of Performance Rights Granted	Vesting Conditions	Expiry Date	Holders
500,000	vest at finalisation of rail and port approvals	20/4/2022	1
1,000,000	vest at payment of first iron ore shipment with a minimum requirement of 30,000 tonnes	20/7/2022	1
1,000,000	vest when market cap remains above \$150,000,000 for 14 consecutive trading sessions	20/7/2022	2
1,000,000	vest when market cap remains above \$200,000,000 for 14 consecutive trading sessions	20/7/2023	2
1,000,000	vest after payment received for first 100,000 tonnes of iron ore	20/10/2022	2

(Collectively, the **Performance Rights**).

The Performance Rights do not carry any voting rights.

n. Distribution of Rights holders by Number (Performance Rights)

Holding Ranges			Holders		
· · · · · · · · · · · · · · · · · · ·	Performance Rights				
	vest at finalisation of rail and port approvals exp 20/4/22	vest at payment of first iron ore shipment with a minimum requirement of 30,000 tonnes exp 20/7/22	vest when market cap remains above \$150,000,000 for 14 consecutive trading sessions exp 20/7/22	vest when market cap remains above \$200,000,000 for 14 consecutive trading sessions exp 20/7/23	vest after payment received for first 100,000 tonnes of iron ore exp 20/10/22
1-1,000					
1,001-5,000					
5,001-10,000					
10,0001- 100,000					
100,0001 – and above	1	1	2	2	2
Totals	1	1	2	2	2

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