

APPENDIX 4E
MOUNT GIBSON IRON LIMITED
30 JUNE 2020 ANNUAL FINANCIAL STATEMENTS

**This Full Year Report is provided to the Australian Securities Exchange (ASX) under
ASX Listing Rule 4.3A**

18 August 2020

Current Reporting Period: Year ended 30 June 2020
Previous Corresponding Period: Year ended 30 June 2019

RESULTS FOR ANNOUNCEMENT TO THE MARKET

Consolidated Entity	Movement	A\$ million
Revenue from ordinary activities (excluding discontinued operations)	Up 56% to	\$452.3
Profit from continuing operations before tax	Up 72% to	\$121.1
Net profit after tax attributable to members of the Company	Down 37% to	\$84.2

DIVIDENDS

Mount Gibson Iron Limited (**Mount Gibson** or the **Company**) has declared a final dividend of \$0.03 per share fully franked in respect of the 2019/20 financial year. The Dividend Reinvestment Plan (**DRP**) will apply to this dividend. Under the **DRP**, eligible shareholders can reinvest all or part of their dividend payments into additional fully paid Mount Gibson shares. Shares will be allocated under the **DRP** at a 5% discount to the volume weighted average market price of Mount Gibson shares over the period of five trading days commencing on 3 September 2020. Applications to join, cease or vary participation in the **DRP** must be received by no later than 5:00pm (AEST) on 14 September 2020. The payment date is 24 September 2020 and **DRP** shares are proposed to be issued on 25 September 2020.

NET TANGIBLE ASSET BACKING

Consolidated Entity	Unit	30 June 2020	30 June 2019
Net tangible assets	<i>A\$ million</i>	\$670.7	\$612.8
Fully paid ordinary shares on issue at Balance Date	#	1,157,242,042	1,128,369,730
Net tangible asset backing per issued ordinary share as at balance date	<i>c/share</i>	58.0 cents	54.3 cents

DETAILS OF ENTITIES OVER WHICH CONTROL WAS GAINED OR LOST DURING THE PERIOD

None.

STATUS OF AUDIT

This full-year report is based on accounts that have been audited.

COMMENTARY

This report should be read in conjunction with the attached financial statements for the year ended 30 June 2020 together with any public announcements made by Mount Gibson during and after the year ended 30 June 2020 in accordance with the continuous disclosure obligations under the Corporations Act 2001 and ASX Listing Rules.



**MOUNT GIBSON IRON LIMITED
AND CONTROLLED ENTITIES**

ABN 87 008 670 817

ANNUAL FINANCIAL REPORT

FOR THE YEAR ENDED

30 JUNE 2020

Financial Report

For the year ended 30 June 2020

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Directors' Report

Your Directors submit their report for the year ended 30 June 2020 for Mount Gibson Iron Limited (**Company** or **Mount Gibson**) and the consolidated group incorporating the entities that it controlled during the financial year (**Group**).

DIRECTORS

The names and details of the Company's Directors in office during the financial period and until the date of this report are set out below. Directors were in office for the entire period unless otherwise stated.

Names, Qualifications, Experience and Special Responsibilities

Lee Seng Hui LLB (Hons)

Chairman, Non-Executive Director

Mr Lee was appointed as a Non-Executive Director on 29 January 2010, Non-Executive Deputy Chairman on 14 December 2012, and Chairman on 18 February 2014. Mr Lee graduated with Honours from the University of Sydney Law School. Mr Lee is the Chief Executive and an Executive Director of Allied Group Limited which is listed on the Hong Kong Stock Exchange. He is also the Chairman and a Non-Executive Director of Tian An China Investments Company Limited, and a Non-Executive Director of APAC Resources Limited, one of Mount Gibson's substantial shareholders. Mr Lee was previously the Chairman and a Non-Executive Director of Asiasec Properties Limited. Mr Lee has not served as a director of any other ASX or Hong Kong listed companies during the past three years.

Alan Jones CA

Independent Non-Executive Director

Mr Jones was appointed as an Independent Non-Executive Director on 28 July 2006 and is the current Chairman of the Nomination, Remuneration and Governance Committee. Mr Jones is a Chartered Accountant with extensive senior management and board experience in listed and unlisted Australian public companies, particularly in the construction, engineering, finance and investment industries. Mr Jones has been involved in the successful merger and acquisition of a number of public companies in Australia and internationally. He is a Non-Executive Director of Mulpha Australia Ltd, Sun Hung Kai & Co Ltd (Hong Kong), Allied Group Ltd (Hong Kong), Allied Properties (H.K.) Limited and Air Change International Limited.

Ding Rucai

Non-Executive Director (appointed 12 December 2019)

Mr Ding was appointed as a Non-Executive Director on 12 December 2019. Mr Ding is the Chairman and executive director of Shougang Fushan Resources Group Ltd, Mount Gibson's second largest shareholder, and a director of Shougang Holding (Hong Kong) Limited. A senior engineer with a doctoral degree in ferrous metallurgy from the University of Science and Technology Beijing, Mr Ding has more than 30 years' experience in the steel and coal resources industry, having held a variety of senior management and executive roles since joining the Shougang Group Co., Ltd. in 1989.

Russell Barwick Dip.Min.Eng., FAICD, FAusIMM

Independent Non-Executive Director

Mr Barwick was appointed as an Independent Non-Executive Director on 16 November 2011 and is Chairman of the Operational Risk and Sustainability Committee. Mr Barwick is a mining engineer with 45 years of technical, operational, managerial and corporate experience in international mining companies covering various commodities. He has worked for Bougainville Copper Limited (CRA), Pancontinental Mining Ltd (Jabiluka Uranium) and CSR Limited (coal). He has spent 16 years with Placer Dome Asia Pacific in key development, operational and corporate roles in numerous countries culminating in his appointment as Managing Director of Placer Niugini Ltd. He then served as Managing Director of Newcrest Mining Limited (2000 to 2001). For the four years to the end of 2006, Mr Barwick was the Chief Operating Officer of Wheaton River Minerals Ltd and Goldcorp Inc., based in Vancouver, Canada. He was subsequently the Chief Executive Officer of Canada-based Gammon Gold Inc. before returning to Australia in 2008. His extensive geographic and corporate mining experience ranges from: Latin America, North America, Europe, Africa and Asia Pacific. He is currently the Chairman of ASX-listed Red Metal Ltd, a non-executive director of ASX-listed Regis Resources Ltd and of ASX-listed Lithium Power International and its unlisted associate Minera Salar Blanco S.A. (Chile).

Simon Bird B.Acc.Science (Hons) CA, FCPA, FAICD

Lead Independent Non-Executive Director

Mr Bird was appointed as an Independent Non-Executive Director on 23 February 2012. Mr Bird is the Lead Independent Director and Chairman of the Audit and Financial Risk Management Committee. Mr Bird has over 30 years of international corporate experience, including holding the positions of General Manager Finance at Stockland Limited, Chief Financial Officer of GrainCorp Limited, and Chief Financial Officer of Wizard Mortgage Corporation. He was also Chief Executive Officer of ASX-listed King Island Scheelite Limited, a former Managing Director of ASX-listed Sovereign Gold Limited, a former Chairman of ASX-listed Rawson Resources Limited and a former Director of CPA Australia Limited. Mr Bird is currently Chairman of ASX-listed Tubi Group and a Director of ASX-listed Pacific American Holdings Limited.

Paul Douglas B.Eng (Chem), M.Eng.Science, FAICD, CEng., Hon Fellow Engineers Australia, FATSE
Independent Non-Executive Director

Professor Douglas was appointed as an Independent Non-Executive Director on 16 November 2011 and is Chairman of the Contracts Committee. He has 40 years of design, process, project engineering, managerial, commercial and corporate experience having commenced his career in the Melbourne & Metropolitan Board of Works before joining engineering firm Sinclair Knight Merz (**SKM**) in 1978. From initial technical roles, he assumed leadership roles in Sydney before returning to Melbourne as Associate Director and Victorian Branch Manager in 1985. In 1995 he was appointed Managing Director Elect and Director of Marketing before becoming Chief Executive Officer and Managing Director in 1996. For the following 15 years, he led a significant expansion of SKM locally and internationally involving more than 50 local and international acquisitions. Professor Douglas was a Non-Executive Director of ConnectEast Ltd from 2009 until its takeover in September 2011 and was also on the SKM Board from 1990 until 2011. He is currently a Non-Executive Director of Epworth Healthcare and is a former Chairman of the Global Carbon Capture and Storage Institute, and Norman, Disney & Young and a former Non-Executive Director of Beacon Foundation and Calibre Group Limited. Professor Douglas is also a Professorial Fellow in the School of Engineering at Melbourne University and a staff member.

Andrew Ferguson
Alternate Director to Lee Seng Hui

Mr Ferguson was appointed Alternate Director to Lee Seng Hui on 24 September 2012. Mr Ferguson is Chief Executive Officer and an Executive Director of APAC Resources Ltd, one of Mount Gibson's substantial shareholders. Mr Ferguson holds a Bachelor of Science Degree in Natural Resource Development and worked as a mining engineer in Western Australia in the mid 1990's. He has over 20 years of experience in the finance industry specialising in global natural resources. In 2003, Mr Ferguson co-founded New City Investment Managers in the United Kingdom. He was the former co-fund manager of City Natural Resources High Yield Trust, and managed New City High Yield Trust Ltd and Geiger Counter Ltd. He has also worked as Chief Investment Officer for New City Investment Managers CQS Hong Kong. Mr Ferguson is a former Non-Executive Director of Metals X Limited and ABM Resources NL, both of which are listed on the Australian Securities Exchange.

Li Shaofeng B.Automation
Non-Executive Director (resigned 12 December 2019)

Mr Li was appointed as a Non-Executive Director on 23 February 2012 and subsequently resigned as a director on 12 December 2019. Mr Li holds a Bachelor's degree in Automated Chemistry of University of Science and Technology Beijing. Mr Li joined Shougang Group in 1989 and during his time with the Shougang Group held a number of senior positions including as nominee Director on a number of listed companies. Mr Li has extensive experience in management of listed companies, investments, marketing and capital operation. Mr Li served as director of Hong Kong main Board listed companies from 2000 to 2019 in a difference of positions including Shougcheng Holdings Limited (previously know as "Shougang Concord International Enterprisers Limited), Shougang Fushan Resources Group Co., Ltd., Shougang Concord Century Holdings Limited, Shougang Concord Grand (Group) Limited, Beijing West Industries International Limited, Global Digital Creative (Holdings) Co., Ltd., CWT International Limited (previously known as "HNA Holding Group Co. Limited) and China Dynamics (Holdings) Co., Ltd.

COMPANY SECRETARY

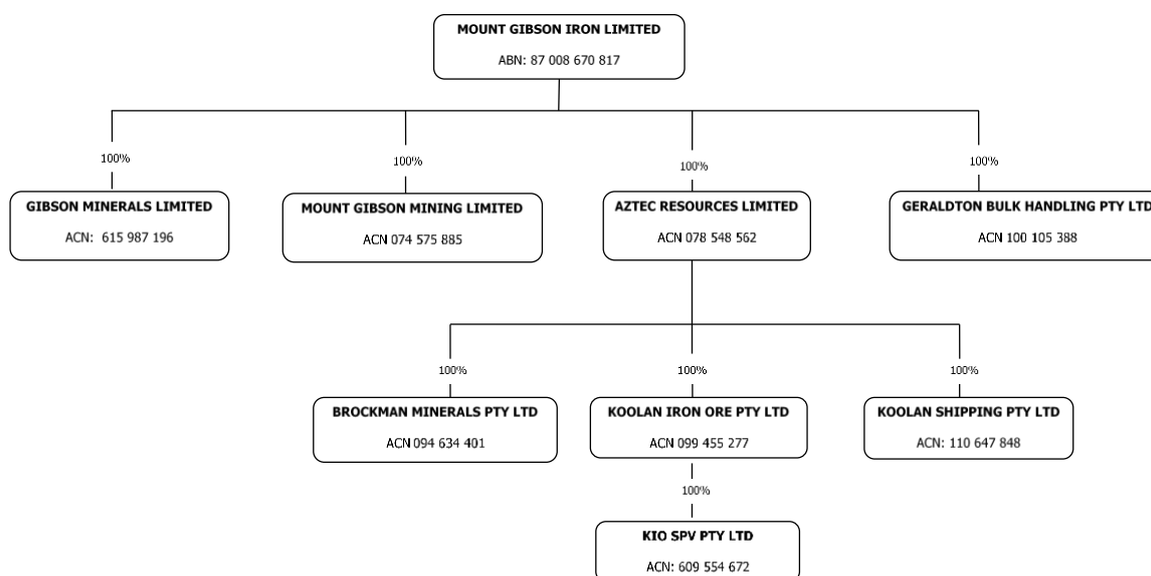
David Stokes B.Bus, LLB, ACIS
Company Secretary & General Counsel

Mr Stokes was appointed Company Secretary and General Counsel on 2 April 2012. He is a corporate lawyer with a diverse range of mining, commercial and governance experience having worked at a corporate and operational level in the energy and resources sectors for over 20 years. Prior to joining Mount Gibson, Mr Stokes was General Counsel and Company Secretary at Gindalbie Metals Limited, Corporate Counsel for Iluka Resources Limited and Resolute Mining Limited, and has also worked in private practice for a number of years.

CORPORATE INFORMATION

Corporate Structure

Mount Gibson is a company limited by shares that is incorporated and domiciled in Australia. It is the ultimate parent entity and has prepared a consolidated financial report incorporating the entities that it controlled during the financial year. The structure of the Group as at 30 June 2020 was as follows:



Nature of Operations and Principal Activities

The principal activities of the entities within the Group during the year were:

- processing of hematite iron ore at the Extension Hill mine site in the Mid-West region of Western Australia, and haulage of the ore via road and rail for export from the Geraldton Port;
- mining and direct shipment of hematite iron ore at the Koolan Island mine site in the Kimberley region of Western Australia;
- treasury management; and
- the pursuit of mineral resources acquisitions and investments.

Employees

The Group employed 307 employees (excluding contractors) as at 30 June 2020 (2019: 297 employees).

OPERATING AND FINANCIAL REVIEW

Introduction

The Board presents the 2019/20 Operating and Financial Review which has been prepared to provide shareholders with a clear and concise overview of Mount Gibson's operations, financial position, business strategies and prospects. This review also provides a summary of the impact of key events which occurred in 2019/20 and the material business risks so that shareholders can make an informed assessment of the results and prospects of the Group.

The review complements Mount Gibson's financial statements for the year ended 30 June 2020 and has been prepared in accordance with Regulatory Guidance 247 published by the Australian Securities and Investments Commission (**ASIC**).

Overview of the 2019/20 Financial Year

The Company delivered a solid financial performance for the year ended 30 June 2020 notwithstanding significant operational and external challenges, notably disruption associated with adverse weather events in the Kimberley and the impact of travel and operating restrictions implemented in response to the Coronavirus (COVID-19) global pandemic from March 2020 onwards. The business focus for the year was the ramp-up of waste movement and ore production from Main Pit at Koolan Island, where sales recommenced in late April 2019, continuing the successful program to monetise stockpiles of remnant low grade material from the Extension Hill and Iron Hill deposits in the Mid-West, and continued management of the Group's treasury reserves. The Group recorded a net profit before tax from continuing operations of \$121,078,000 and a net profit after tax of \$84,198,000.

The Company's performance was assisted by continued strong iron ore prices over the year. At the beginning of the financial year, the Platts Index for delivery of 62% Fe iron ore fines to northern China was approximately US\$121 per dry metric tonne (**dmt**), reflecting the continued impacts of supply disruption in Brazil. After briefly dipping below US\$79/dmt in late 2019, the price mostly traded between US\$80-90/dmt before rising further from May 2020 to end the year at US\$101/dmt, an average of US\$93/dmt for the year. Demand and pricing for most other ores also remained strong. The price of 65% Fe grade ore averaged US\$105/dmt for the year, reflecting an average grade-adjusted premium to the Platts 62% Fe Index of 7%, while ores grading 58% Fe averaged US\$75/dmt, reflecting an average discount of 13%.

The Company also benefited from a generally lower Australian dollar, which averaged A\$1.00/US\$0.66 over the year (from US\$0.715 the prior year), after dipping below US\$0.56 in March 2020 at the height of the COVID-19 pandemic in Australia.

Group ore sales for the year increased 56% to 4.9 million wet metric tonnes (**Mwmt**). Sales revenue totalled \$444,029,000 including shipping freight services and provisional pricing adjustments, and \$413,867,000 on a Free on Board (**FOB**) basis (excluding shipping freight services), before \$1,136,000 of realised foreign exchange hedging and commodity forward contract net gains reflecting movement in iron ore prices.

Mount Gibson achieved an average realised price for all products sold in the year (including realised foreign exchange hedging and commodity forward contract net gains) of \$84/wmt Free on Board (FOB), net of shipping freight, compared with \$73/wmt FOB in 2018/19. This reflected the significantly greater percentage of sales of high grade fines ore from Koolan Island. Sales from Koolan Island realised an average price of US\$87/dmt FOB for the year. All sales from the Mid-West comprised stockpiled low grade material from Extension Hill, which was sold on a fixed price basis and realised an average of US\$27/dmt FOB for fines and US\$36/dmt FOB for lump.

The total cost of sales for the year was \$328,637,000 including royalties and shipping freight costs. On an FOB basis, excluding shipping freight, the total cost of sales was \$298,475,000 which equated to \$60/wmt sold, compared with \$50/wmt sold in the prior financial year. This increase primarily reflected higher costs at Koolan Island due to elevated waste stripping requirements during the first two years of mining, as well as additional costs associated with disruption from wet weather and the impact of COVID-19 restrictions.

From early March 2020, the COVID-19 global pandemic necessitated significant and evolving responses by industry and government to slow the transmission rate of the virus, including restrictions on the movement of people into and within Australia, and strict social distancing requirements. These measures were particularly stringent for the Koolan Island operation which was subject to travel restrictions imposed by the Western Australian Government and Federal Government, due to biosecurity regulation in the Kimberley region, from late March to early June 2020. Measures introduced included pre-travel screening and declarations, social distancing during travel and on site, enhanced cleaning and personal hygiene measures, extended rosters to minimise travel, support for the relocation of interstate personnel to WA, and replacement of commercial flights for Koolan Island personnel with dedicated jet charter services. Non-essential work was deferred and a freeze placed on interstate recruitment. The subsequent staged relaxation of travel and social restrictions allowed a return to normal FIFO rosters (notably 2 weeks on/1 week off) from June. However, various general protocols have been maintained to reduce the risk of virus transmission, including pre-travel screening measures, dedicated charter flights for Koolan Island FIFO personnel and enhanced cleaning and hygiene measures on site. Mount Gibson remains ready to respond promptly in the event of any required reinstatement of government restrictions, given that appropriate protocols are in place and have been previously implemented and, in addition, direct charter flights to Koolan Island are anticipated to be operating from October 2020.

Total cash reserves, comprising cash and cash equivalents, term deposits and subordinated notes, and financial assets held for trading, increased by \$38,694,000 over the year to a total of \$423,225,000 as at 30 June 2020.

Operating Results for the Financial Year

The summarised operating results for the Group for the year ended 30 June 2020 are tabulated below:

Year ended:		30 June 2020	30 June 2019	30 June 2018	30 June 2017	30 June 2016
Net profit before tax*	\$'000	120,717	70,462	99,129	24,841	85,536
Taxation (expense)/benefit*	\$'000	(36,519)	62,907	-	1,481	761
Net profit after tax	\$'000	84,198	133,369	99,129	26,322	86,297
Earnings per share	cents/share	7.35	11.98	9.08	2.41	7.91

* Inclusive of discontinued operations. Refer the attached financial statements for further details.

Consolidated quarterly operating and sales statistics for the 2019/20 financial year are tabulated below:

Consolidated Group	Unit	Sept Quarter 2019	Dec Quarter 2019	Mar Quarter 2020	Jun Quarter 2020	2019/20	2018/19
Mining & Crushing							
Total waste mined	<i>kwmmt</i>	2,985	3,276	3,113	3,053	12,426	10,438
Total ore mined#	<i>kwmmt</i>	651	763	545	805	2,765	2,443
Total ore crushed	<i>kwmmt</i>	1,543	1,416	916	821	4,696	2,904
Shipping/Sales							
Standard DSO Lump	<i>kwmmt</i>	-	-	-	-	-	1,336
Standard DSO Fines	<i>kwmmt</i>	664	733	439	516	2,352	1,597
Low Grade Lump	<i>kwmmt</i>	473	478	233	232	1,417	120
Low Grade Fines	<i>kwmmt</i>	238	172	354	410	1,174	118
Total	<i>kwmmt</i>	1,375	1,382	1,026	1,158	4,942	3,170
Ave. Platts 62% Fe CFR northern China price	<i>US\$/dmt</i>	102	89	89	93	93	80
MGX Free on Board (FOB) average realised fines price – Koolan*	<i>US\$/dmt</i>	95	73	86	97	87	106
MGX Free on Board (FOB) average realised lump price – Mid-West^	<i>US\$/dmt</i>	35	35	37	40	36	61
MGX Free on Board (FOB) average realised fines price – Mid-West^	<i>US\$/dmt</i>	29	26	27	28	27	37
<p>kwmmt = thousand wet metric tonnes US\$/dmt = USD per dry metric tonne</p> <p># The 2018/19 comparative includes 176,000 wmt of low-grade ore at Extension Hill grading 50-55% Fe that was stockpiled for future sale and treated as waste for accounting purposes.</p> <p>^ Reflects the realised price after shipping freight and specification adjustments and penalties.</p> <p>* Reflects the realised fines price for Koolan comprising a mix of month of shipping (M), M+1 and M+2 averages, referencing the Platts 65% Fe Index. Realised prices are shown after shipping freight, provisional pricing adjustments and specification adjustments/penalties.</p> <p>Minor discrepancies may appear due to rounding.</p>							

Koolan Island

The Koolan Island mine is located in the Buccaneer Archipelago, approximately 140km north of Derby, in the Kimberley region of Western Australia. The primary focus of activity in the 2019/20 financial year was continuing the operational ramp-up after the commencement of ore sales in late April 2019 following rebuild of the Main Pit seawall.

The mine generated earnings before interest and tax of \$102,398,000 in the financial year reflecting the first full year of ore production and sales, and continued strong pricing and demand for Koolan Island's high grade iron ore products.

Geotechnical works on the island-side Main Pit footwall (including depressurisation drilling, cable bolting, shotcreting and installation of safety mesh) continued to proceed to plan. Seawall (hanging wall) instrumentation continues to demonstrate that the new seawall, which incorporates the installed impermeable seepage barrier and has been under full tidal loads since late 2018, is safe and performing to design expectations.

Ore production and waste mining progressively improved over the first half of the year as measures were implemented to improve groundwater management, mining conditions and productivity. Mining was adversely impacted by cyclonic wet-season rainfall in the March 2020 quarter and unseasonal heavy rain in May, as well as the presence of substantial remnant sediments which slowed mining in the western end of Main Pit until late June 2020. Operating efficiency was also adversely impacted by the previously noted COVID-19 restrictions. These factors contributed to the Company withdrawing sales and cost guidance in late March 2020.

Positively, mining and production performance improved substantially in the June quarter, despite the heavy rainfall in May, with total material movement increasing by 5%, ore production increasing 48% and ore sales increasing 17% compared with the March quarter.

Total material movement for the year was 15.2 million tonnes with ore production totalling 2.8 Mwmmt and ore sales totalling 2.4 Mwmmt for the year. The average grade of ore shipped in the year was 65.6% Fe.

As previously indicated, the planned elevated stripping phase of the mine, during which waste movement and operating costs are at their highest and ore production is most variable, is scheduled to be completed over the next 12-18 months. Thereafter, sales will rise and cash costs will decline in step with the significantly reduced waste to ore stripping ratio.

Reflective of the stripping schedule, wet weather impacts and COVID-19 restrictions, the average cash cost of sales was \$99/wmt FOB for the year. Cash costs include capitalised waste investment of \$41.2 million but exclude \$14 million expended on construction of a new 2.1km long airstrip in the centre of the island. Work on the airstrip commenced in early 2020 with an expected cost of \$20 million, and the facility is expected to deliver significant safety, efficiency and cost reduction benefits to the Koolan Island operation by enabling direct jet flights from Perth. The COVID-19 pandemic has further demonstrated the value of this development. Foundation earthworks, pavement sealing and line-marking works were completed by year-end, with remaining ancillary works and certification anticipated to be completed in the September 2020 quarter. First flights are anticipated in October 2020.

Production and shipping statistics for Koolan Island for the 2019/20 financial year are tabulated below:

Koolan Island		Sept	Dec	Mar	Jun	Year	Year	% Incr/
Production Summary	Unit	Quarter	Quarter	Quarter	Quarter	2019/20	2018/19	(Decr)
		2019	2019	2020	2020	2019/20	2018/19	
		'000	'000	'000	'000	'000	'000	(Decr)
Mining								
Waste mined	wmt	2,985	3,276	3,113	3,053	12,426	10,185	22
Standard Ore mined	wmt	651	763	545	805	2,765	552	400
Crushing								
Lump	wmt	190	199	113	145	646	134	384
Fines	wmt	472	523	319	412	1,725	297	482
		661	722	432	556	2,371	431	451
Shipping								
Lump	wmt	-	-	-	-	-	-	-
Fines	wmt	664	733	439	516	2,352	370	536
		664	733	439	516	2,352	370	536

Minor discrepancies may appear due to rounding.

Mid-West Operations - Extension Hill/Iron Hill

The Extension Hill mine and adjacent Iron Hill Deposit are located in the Mount Gibson Ranges, 85km east of Perenjori and 260km east south east of Geraldton in the Mid-West region of Western Australia.

The Mid-West Operations delivered a strong financial and operating performance during the year and generated earnings before interest and tax of \$23,343,000.

Final DSO sales from the Iron Hill deposit at Extension Hill were completed in February 2019 but renewed market interest in lower grade material enabled Mount Gibson to commence shipments of historically uneconomic stockpiled low grade material (51-54% Fe) from the Extension Hill mine site in June 2019. Sales are conducted on a fixed price basis and cashflow from the program is modest. However, these sales assist in final site rehabilitation works.

After initially targeting sales of approximately 1.0 Mwmt of low grade remnant material, continued customer demand enabled the successful extension of the program resulting in total sales for the year of 2.6 Mwmt comprising 1.4 Mwmt of lump and 1.2 Mwmt of fines at an average site cash cost of \$41/wmt FOB. Sales are now anticipated to continue towards the end of calendar 2020 based on available low grade stockpiles. Total low-grade sales since commencement of the program have now exceeded 2.8 Mwmt.

Production and shipping statistics for Extension Hill for the 2019/20 financial year are tabulated below:

Extension Hill		Sept	Dec	Mar	Jun	Year	Year	% Incr/
Production Summary	Unit	Quarter	Quarter	Quarter	Quarter	2019/20	2018/19	(Decr)
		2019	2019	2020	2020	2019/20	2018/19	
		'000	'000	'000	'000	'000	'000	(Decr)
Mining								
Waste mined	wmt	-	-	-	-	-	252	(100)
Standard Ore mined	wmt	-	-	-	-	-	1,716	(100)
Low Grade Ore mined*	wmt	-	-	-	-	-	176	(100)
Total Ore Mined	wmt	-	-	-	-	-	1,892	(100)
Crushing								
Lump	wmt	564	428	304	160	1,456	1,357	7
Fines	wmt	318	266	180	105	869	1,116	(22)
		882	694	484	265	2,325	2,474	(6)
Transported to Perenjori Railhead								
Lump	wmt	516	470	183	318	1,487	1,264	18
Fines	wmt	201	271	353	367	1,192	1,211	(2)
		717	741	536	685	2,679	2,475	8
Transported to Geraldton Port								
Lump (Rail)	wmt	488	427	228	285	1,428	1,329	7
Fines (Rail)	wmt	201	212	387	348	1,148	1,286	(11)
		689	639	615	633	2,576	2,615	(1)
Shipping								
Lump	wmt	-	-	-	-	-	1,336	(100)
Fines	wmt	-	-	-	-	-	1,227	(100)
Low Grade Lump	wmt	473	478	233	232	1,417	120	1,084
Low Grade Fines	wmt	238	172	354	410	1,174	118	899
		711	649	587	643	2,590	2,800	(8)

* This low grade (50-55% Fe) material mined in 2018/19 was stockpiled for future sale and treated as waste for accounting purposes.

Minor discrepancies may appear due to rounding.

Shine Iron Ore Project

Development of the Shine iron ore project, located approximately 85km north of the Extension Hill mine site, was deferred amid deteriorating market conditions in late 2014. Given the current iron ore price environment, the project now represents a potential near-term production opportunity with minimal start-up capital requirements.

Planning work for development of the project is underway and the Company expects to complete its assessment and consider a development decision during the September 2020 quarter.

The project is well advanced with regard to permitting and approvals. During the June 2020 quarter, the WA Government renewed the State environmental approval for Shine, thereby extending the time in which development can commence to June 2023. Mount Gibson is reassessing previously reported capital expenditure and operating cost estimates in light of optimised open pit mine planning and available logistics/transport options.

Financial Position

The Group's cash and cash equivalents, term deposits and subordinated notes and financial assets held for trading totalled \$423,225,000 at 30 June 2020, an increase of \$38,694,000 from the balance at 30 June 2019 of \$384,531,000.

The key components of the increase included operating cashflows (including head office administration, capital expenditure and working capital movements) of \$121,321,000, interest received of \$8,038,000, Koolan Island mine development expenditure of \$64,285,000 and payment of the \$26,380,000 cash component of a fully franked dividend to shareholders for the 2018/19 financial year.

As at the balance date, the Company's current assets totalled \$486,726,000 and its current liabilities totalled \$81,102,000. Accordingly, as at the date of this report, the Group has sufficient funds in addition to access to further equity and debt funding to maintain its existing operations and to advance its growth objectives.

Derivatives

As at 30 June 2020, the Group held foreign exchange collar option contracts covering the conversion of US\$11,000,000 into Australian dollars over the period July to October 2020 with an average cap price of A\$1.00/US\$0.6727 and an average floor price of A\$1.00/US\$0.6107. These collar contracts had a marked-to-market unrealised net gain at balance date of A\$557,000.

During the year ended 30 June 2020, the Group delivered into US dollar foreign exchange forward contracts totalling US\$9,000,000 at a weighted average exchange rate of A\$1.00/US\$0.6685.

Extension Hill Rail Refund/Credit

Following achievement of a contractual rail volume threshold at Extension Hill during the 2017/18 financial year, the Group has an entitlement to receive a partial refund of historical rail access charges from the Mid-West rail leaseholder, Arc Infrastructure, based upon the future usage by certain third parties of specific segments of the Perenjori to Geraldton railway line. This entitlement commenced upon termination of the Group's then existing rail agreements in early 2019, and is calculated at various volume-related rates, and capped at a total of approximately \$35 million (subject to indexation) and a time limit expiring in 2031. Receipt of this potential future refund is not certain and is fully dependent on the volumes railed by third parties on the specified rail segments. The entitlement is currently accruing as a receivable at a rate of approximately \$2.0 million per quarter, with payments due every six months. The total amount received during the year was \$8,347,000.

Settlement of Arbitration Dispute

In April 2020, settlement was achieved following an arbitration process in relation to a historic contractual dispute with a former offtake customer resulting in receipt of \$8,542,000.

Director and Executive Management Appointments

In October 2019, Mount Gibson announced the appointment of Mr Mark Mitchell as the Company's Chief Operating Officer, following the retirement of long-serving senior operational executive Mr Scott de Kruijff from the role.

In December 2019, the Company announced the appointment of Mr Ding Rucai as a Non-Executive Director of Mount Gibson as the new representative of Shougang Fushan Resources Group Limited, the Company's second largest 14.1% shareholder. Mr Ding succeeded Mr Li Shaofeng, who stepped down from the Board after almost 8 years' service as a Non-Executive Director of the Company to pursue other personal business interests.

Likely Developments and Expected Results

Mount Gibson's overall objective is to maintain and grow long-term profitability through the discovery, development, operation and acquisition of mineral resources. As an established producer and seller of hematite iron ore, Mount Gibson's strategy is to grow its profile as a successful and profitable supplier of raw materials.

Key influences on the success of Mount Gibson are not only iron ore prices and foreign exchange rates but also operational performance, consistency in government policy, the continued attainment of regulatory approvals, the ability to delineate new mineral resources and ore reserves, and the continued control of operating and capital costs.

The Board's corporate objective is to grow the Company's cash reserves and continue to pursue an appropriate balance between the retention and utilisation of cash reserves for value-accretive investments. The Board has determined the following key business objectives for the 2020/21 financial year:

- **Koolan Island** – commission the new airstrip and substantially complete the elevated stripping phase of the life-of-mine plan in order to maximise sales and cashflow over the remainder of the mine life as the waste/ore stripping ratio and costs decline and ore shipments increase.
- **Extension Hill** – extend the current program of Extension Hill low-grade sales should favourable market prices continue and transition the site to final closure.
- **Shine** - complete development planning and, subject to a favourable assessment outcome, bring the project into production.
- **Cost reductions** - continue to drive for sustainable cost improvements across all business units.
- **Treasury returns** – maintain an appropriate yield on the Group's cash and investment reserves while preserving capital for future deployment.
- **Growth projects** - continue the search for acquisition opportunities in the resources sector.

At Koolan Island, the focus is on increased mining movements to substantially complete the planned open pit waste stripping phase over the next 12-18 months, to enable significantly increased ore shipment levels from next financial year onwards. Total mining volumes in 2020/21 are targeted to increase by approximately 50% (with a waste to ore strip ratio of ~9.4x) compared with the 2019/20 year, and unit mining and administration costs, including all logistics and sustaining capital expenditure, are targeted to reduce to around \$9 per tonne of material (ore or waste) moved. Reported cash costs per tonne of ore sold will necessarily remain at elevated levels over the year due to the elevated strip ratio and the lower ore production during this waste stripping phase. Ore sales will vary from quarter to quarter, with the site targeting 2-3 shipments per month. Shipments are weighted towards the second half of the financial year, with sales for the December 2020 quarter expected to be lowest as the waste movement cycle reaches its peak.

Koolan Island is expected to contribute 1.8-2.1 Mwmt of high grade iron ore fines sales in the year, with site operating cash costs expected to average \$60-65/wmt FOB before advanced waste stripping investment of approximately \$100 million and other Koolan capital improvement projects of approximately \$20 million. These projects include an upgrade of the existing crushing plant to modernise aged components and ensure it will be capable of processing the significantly increased ore throughout expected to occur from next financial year onwards.

In accordance with the Koolan life-of-mine plan, Mount Gibson originally anticipated that the waste stripping investment in the next year would not result in a positive cashflow for the 2020/21 financial year. However, net cashflow from Koolan this year will likely be modestly positive at prevailing iron ore prices. Following this investment, the operation will see substantial increases in production, sales and cashflow generation from next financial year onwards, in line with the life-of-mine plan.

The Mid-West operations are expected to contribute 1.0-1.2 Mwmt at an average all-in cash cost of \$40-45/wmt FOB, comprising the sale of remnant low grade material from the Extension Hill site. Any sales contribution from Shine will depend on a favourable development decision and the timing of commencement.

On a Group basis over the full year, Mount Gibson expects total sales of 2.8-3.3 Mwmt at a group cash cost of \$60-65/wmt FOB before the previously mentioned waste stripping investment and improvement projects at Koolan Island. Group guidance will be updated in due course for the Shine project, as appropriate.

DIVIDENDS

During the year, a final dividend of \$0.04 per share fully franked (\$45,203,000) in respect of the 2018/19 financial year was distributed by way of \$26,380,000 in cash and the issue of 27,607,012 new shares under the Company's Dividend Reinvestment Plan.

The Company has declared a final dividend on ordinary shares in respect of the 2019/20 financial year of \$0.03 per share fully franked, payable either in cash or in shares to eligible shareholders as part of the Company's Dividend Reinvestment Plan. The total amount of the dividend is \$34,807,000. The dividend has not been provided for in the 30 June 2020 financial statements.

SIGNIFICANT EVENTS AFTER BALANCE DATE

Other than the final dividend declared by the Company as noted above, as at the date of this report there are no significant events after balance date of the Company or of the Group that require adjustment of or disclosure in this report.

INDEMNIFICATION AND INSURANCE OF DIRECTORS, OFFICERS AND AUDITORS

The Company has, during current or previous financial periods, entered into deeds of access and indemnity with its Directors. These deeds provide access to documentation and indemnification against liability for loss suffered, as a result of any act or omission, to the extent permitted by the *Corporations Act 2001*, from conduct of the Group's business.

During the financial year, the Company paid a premium in respect of a contract insuring the Directors of the Company, the Company Secretary and all Executive Officers of the Company and of any related body corporate against a liability incurred as such a Director, Company Secretary or Executive Officer to the extent permitted by the *Corporations Act 2001*.

The Directors have not included details of the nature of the liabilities covered or the amount of the premium paid in respect of the directors' and officers' liability and legal expenses' insurance contracts, as such disclosure is prohibited under the terms of the contracts.

The Company has agreed to indemnify its auditors, EY, to the fullest extent possible as part of the terms of its audit engagement agreement against claims by third parties arising from the audit (for an unspecified amount). No payment has been made to indemnify EY during or since the financial year.

The Company has not otherwise, during or since the end of the financial year, except to the extent permitted by law, indemnified or agreed to indemnify an officer or auditor of the Company or any related body corporate against a liability incurred as such an officer or auditor.

SHARE OPTIONS, PERFORMANCE RIGHTS AND RESTRICTED SHARES

There were no options exercised or forfeited during the financial year or prior to the date of this Report. There are no options over ordinary shares in the Company on issue as at balance date and as at the date of this Report.

There were no Performance Rights vested and exercised during the year. There are no Performance Rights on issue as at balance date and as at the date of this Report.

On 3 July 2019, the Company issued 1,705,800 restricted shares as part of its Executive Loan Share Plan and subsequently, 440,500 of these restricted shares were forfeited upon the resignation of Mr Scott de Kruijff on 30 November 2019. There were 5,769,595 restricted shares on issue at balance date and, following an issue made after balance date, there are 8,755,955 restricted shares on issue under the Executive Loan Share Plan as at the date of this report.

Refer to the Remuneration Report for further details of shares outstanding.

DIRECTORS' INTERESTS IN THE SHARES, OPTIONS AND PERFORMANCE RIGHTS OF THE COMPANY

As at the date of this report, the interests of the Directors in the Shares and Options of the Company were:

	Ordinary Shares	Options over Shares	Performance Rights over Shares
SH Lee ⁽ⁱ⁾	-	-	-
A Jones	300,000	-	-
R Barwick	-	-	-
S Bird	47,919	-	-
P Douglas	732,389	-	-
R Ding	-	-	-
A Ferguson (Alternate for Mr Lee)	-	-	-

(i) For the purposes of Corporations Act Regulation 2M.3.03(1)-Item 18, Mr Lee does not have a disclosable shareholding. However, we note that for purposes of ASX Listing Rule 3.19A.2, Mr Lee has previously declared an indirect "relevant interest" in 406,860,492 ordinary shares in the Company through his association with Allied Group Limited, a substantial shareholder of the Company – refer ASX announcement dated 9 July 2020.

DIRECTORS' MEETINGS

The number of meetings of Directors (including meetings of Committees of Directors) held during the year and the number of meetings attended by each Director were as follows:

	Directors' Meetings	Audit and Risk Management Committee Meetings	Nomination, Remuneration and Governance Committee	Operational Risk and Sustainability Committee	Contracts Committee
Number of Meetings Held	5	4	4	4	1
SH Lee	5	3	2	-	-
A Jones	5	4	4	-	1
R Barwick	5	-	4	4	1
S Bird	5	4	-	3	1
P Douglas	5	-	-	4	1
R Ding*	3	-	-	-	-
Li Shaofeng**	1	-	-	-	-
A Ferguson (Alt. for Mr Lee)	1	-	-	-	-

* Mr Ding was appointed on 12 December 2019.

** Mr Li resigned on 12 December 2019.

ENVIRONMENTAL REGULATION AND PERFORMANCE

The Group has developed Environmental Management Plans for its various operating and development sites. The Environmental Management Plans have been approved where applicable by various Western Australian Government agencies including the Department of Mines, Industry Regulation and Safety (**DMIRS**), the Department of Water & Environmental Regulation (**DWER**), the Department of Biodiversity Conservation and Attractions and the Department of Health. In addition, plans associated with specific species have been approved by the Federal Department of the Environment.

DWER has granted approval and licensing of works to allow construction and operation of facilities on "prescribed" premises and DMIRS has granted approval for Mining Proposals at each of the mines.

The Group holds various environmental licences and authorities, issued under both State and Federal laws, to regulate its mining and exploration activities in Australia. Along with Regulations, these licences include conditions in relation to specifying limits on emissions into the environment, rehabilitation of areas disturbed during the course of mining and exploration activities, tenement conditions associated with exploration and mining, and the storage of hazardous substances. The Group reports against these licence conditions regularly.

In June 2019, the Company received a Notice of Non-Compliance from DWER relating to marine factors at Koolan Island during the Main Pit seawall development and dewatering phases. The Company responded to DWER providing additional information and DWER has recently acknowledged resolution of the notified matters by virtue of the Company's follow-up actions and those that the Company is now implementing.

The Group continues to report under the National Greenhouse and Energy Reporting (NGER) Act 2009. Diesel combustion is the Group's single largest source of greenhouse gas emissions.

PROCEEDINGS ON BEHALF OF THE COMPANY

There are no proceedings on behalf of the Company under section 237 of the *Corporations Act 2001* in the financial year or at the date of this report.

ROUNDING

Amounts in this report and the accompanying financial report have been rounded to the nearest thousand dollars (\$'000) unless otherwise stated under the option available to the Company under ASIC Corporations (Rounding in Financial/Directors' Report) Instrument 2016/191. The Company is an entity to which the instrument applies.

CURRENCY

Amounts in this report and the accompanying financial report are presented in Australian dollars unless otherwise stated.

CORPORATE GOVERNANCE

The Company's Corporate Governance Statement is contained in the Additional ASX Information section of the Annual Report.

AUDITOR'S INDEPENDENCE DECLARATION

In accordance with section 307C of the *Corporations Act 2001*, the Directors received the attached Independence Declaration from the auditor of the Company on page 18 which forms part of this Report.

AUDIT PARTNER ROTATION

On 13 November 2018, the Board granted approval pursuant to section 324DAC of the *Corporations Act 2001 (Cth)*, for Mr Gavin Buckingham of Ernst & Young to play a significant role in the audit of the Company for an additional two financial years through to the financial year ending 30 June 2021.

The Board considered the matters set out in section 324DAB(3) of the Act and is satisfied that the approval:

- [i] is consistent with maintaining the quality of the audit provided to the Company; and
- [ii] would not give rise to a conflict of interest situation.

Reasons supporting this decision include:

- o the benefits associated with the continued retention of knowledge regarding key audit matters;
- o the Board being satisfied with the quality of Ernst & Young and Mr Buckingham's work as auditor; and
- o the Company's ongoing governance processes to ensure the independence of the auditor is maintained.

NON-AUDIT SERVICES

The Directors are satisfied that the provision of non-audit services (where provided) is compatible with the general standard of independence for auditors imposed by the *Corporations Act 2001*. There were no non-audit services provided by Ernst & Young during the financial year ended 30 June 2020.

REMUNERATION REPORT (AUDITED)

This Remuneration Report outlines the remuneration arrangements in place for Directors and Key Management Personnel of the Group in accordance with the requirements of the *Corporations Act 2001* and its Regulations.

For the purposes of this report Key Management Personnel of the Group are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Group, directly or indirectly, including any directors of the Company.

Nomination, Remuneration and Governance Committee (NRGC)

The NRGC comprises two independent Non-Executive Directors, being Messrs Jones (Chairman) and Barwick, and one non-independent Non-Executive Director, being Mr Lee, the Chairman of the Board.

The NRGC of the Board of Directors of the Company is responsible for determining and reviewing remuneration arrangements for the Board and Key Management Personnel.

The NRGC assesses the appropriateness of the nature and amount of remuneration of Key Management Personnel on a periodic basis by reference to relevant employment market conditions with the overall objective of ensuring maximum stakeholder benefit from the retention of a high quality, high performing Board and executive team.

Remuneration Policy

The Remuneration Policy of the Group has been put in place to ensure that:

- remuneration policies and systems support the Company's wider objectives and strategies;
- Directors' and senior executives' remuneration is aligned to the long-term interests of shareholders within an appropriate control framework; and
- there is a clear relationship between the executives' performance and remuneration.

Remuneration Structure

In accordance with best practice corporate governance, the structure of Non-Executive Director and senior executive management remuneration is separate.

Non-Executive Director Remuneration

Objective

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

Structure

The Constitution and the ASX Listing Rules specify that the aggregate remuneration of Non-Executive Directors shall be determined from time to time by a general meeting of shareholders. An amount not exceeding the amount determined is then divided between the Non-Executive Directors as agreed. The latest determination was at the Annual General Meeting held on 16 November 2011 when Shareholders approved an aggregate remuneration of \$1,250,000 per year. Total Non-Executive Director fees of \$505,125 were paid in the 2019/20 financial year.

Each Non-Executive Director receives a fee for being a Director of the Company.

Non-Executive Directors should be adequately remunerated for their time and effort and the risks involved. Non-Executive Directors are remunerated to recognise the responsibilities, accountabilities and associated risks of Directors.

Each Non-Executive Director's performance and remuneration is reviewed on an annual basis by the Chairman and NRGC.

Non-Executive Directors' fixed remuneration comprises the following elements:

- cash remuneration; and
- superannuation contributions made by the Company.

Board operating costs do not form part of Non-Executive Directors' remuneration.

Senior Executives' Remuneration

Objective

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

- reward senior executives for Company and individual performance contributing towards key Company objectives;
- align the interests of senior executives with those of shareholders;
- link reward with the strategic goals and performance of the Company; and
- ensure total remuneration is competitive by market standards.

Use of Remuneration Consultants

The NRGC from time to time seeks advice from independent remuneration consultants regarding senior executives' remuneration structures and levels. Such consultants are engaged by, and report directly to, the NRGC, and are required to confirm in writing their independence from the Group's senior and other executives. No remuneration consultants were appointed for this purpose during the 2019/20 financial year.

Fixed Remuneration

The components of the senior executives' fixed remuneration are determined individually and may include:

- cash remuneration;
- superannuation;
- accommodation and travel benefits;
- motor vehicle, parking and other benefits; and
- reimbursement of entertainment, home office and telephone expenses.

The senior executives' remuneration is reviewed on an annual basis by the Chief Executive Officer, whose remuneration is reviewed annually by the NRGC.

In determining the remuneration package, the NRGC reviews the individual's remuneration with the use of market data for positions with comparable companies. Where appropriate, the package is adjusted so as to keep pace with market trends and ensure continued remuneration competitiveness. In conducting a comparative analysis, the Company's expected performance for the year is considered in the context of the Company's capacity to fund remuneration budgets.

Variable Remuneration

Short-term Incentives (STI)

Senior executives may receive variable remuneration in the form of STI of up to 50% of their annual salary package. STI payments are based on the Board's assessment of the executive's performance towards achieving key Company objectives over the relevant period. The focus for the 2019/20 financial year was on the Company's operational safety performance and on achieving the annual budget outcomes related to production, shipments, costs and key projects. These parameters were chosen as they reflected the Company's and senior executives' key objectives for the year. The total potential STI available for award is ultimately at the Board's discretion.

On an annual basis, the performance of each senior executive is reviewed immediately prior to or just after the reporting date. The NRGC then determines the amount of STI to be allocated to each executive with approval from the Board. Payments are made in cash after the reporting date.

The Board assessed the Company's and senior executives' performances based on the actual results achieved to the end of May 2020 and forecasts for the month of June 2020. The Board also exercised its discretion taking into account the individual efforts of senior executives over the period. For the 2019/20 year, the Company exceeded the budget targets within its Mid-West business but did not achieve its targets for the Koolan Island operation. In particular, total material movement, shipments and unit costs at Koolan Island were unfavourable relative to budget. This reflected certain items within the control of senior executives as well as items outside their control, including extensive unseasonal rainfalls and significant disruption resulting from operational and logistical challenges for the workforce and mining operations arising from the COVID-19 virus pandemic. Construction of the new airstrip at Koolan Island proceeded well, in line with forecast costs and timing, and is expected to be operational from October 2020.

For the 2019/20 financial year, a total STI cash incentive of \$450,100 was awarded to Key Management Personnel, representing 50% of the total STI cash incentives available to Mr Kerr, Mr Mitchell, Mr Stokes and Ms Dobson. The amount of the STI is included in the Company's financials for the year and was paid after year-end.

Long-term Incentives (LTI)

The Company previously established a Performance Rights Plan (**PRP**) in the 2008 financial year. Under the PRP, the Board may invite eligible executives to apply for Performance Rights, which are an entitlement to receive ordinary shares in the Company, subject to satisfaction by the executive of specified performance hurdles set by the Board. The last grant of performance rights under the PRP was made in the 2015/16 financial year. There were no performance rights on issue at the start of the 2019/20 financial year, and no grants of new performance rights under the PRP were made during the year.

A new LTI plan, known as the Loan Share Plan (**LSP**), was established in August 2016. Under the LSP, ordinary shares in the Company may be issued to eligible participants, with vesting of the shares being subject to the satisfaction of stipulated performance conditions. The shares are issued at their market value with the recipient required to pay this market value in order to take up the share offer. The Company or any of its subsidiaries will provide a loan to fund the acquisition price. The loan is interest-free and is secured against the shares in the form of a holding lock preventing all dealing in the shares. The loan is limited recourse such that if the shares do not ultimately vest and are therefore forfeited, this is treated as full repayment of the loan balance. While the loan balance remains outstanding, any dividends paid on the shares, net of the tax on the dividends, will be automatically applied towards repayment of the loan. In making the loan in respect of the newly issued shares, there is no cash cost to the Company as the shares are newly issued.

On 3 July 2019, the Company issued a total of 1,705,800 shares to Mr Kerr, Mr Stokes, Mr de Kruijff and Ms Dobson under the LSP, representing 100% of their entitlement for LTI awards equating to one third of their base salaries (including superannuation). In accordance with the terms of the LSP, the shares were issued at a market price of \$1.03 per share. In order for the shares to vest, the participants must remain continuously employed by the Group to at least the end of the 2019/20 financial year and the Company's share price, as measured by a rolling five day volume weighted average price of the Company's shares traded on the ASX, must on 1 July 2020 or at any time during the following four year period be above a 10% premium to the issue price of the shares. The award was accounted for as an in-substance option award, with the fair value at grant date assessed at \$0.348 per share. These performance conditions were selected in order to maximise shareholder returns. None of these shares vested after balance date in July 2020 as the Company's share price, as measured by a rolling five day volume weighted average price of the Company's shares traded on the ASX on 3 July 2020, was below a 10% premium to the issue price of the shares.

On 30 November 2019, 440,500 shares under the LSP were forfeited upon the resignation of Mr de Kruijff.

The Company has a policy restricting executives from entering into arrangements to protect the value of invested LTI entitlements under equity-based remuneration plans.

Employment Contracts

As at the date of this report, the Group had entered into employment contracts with the following executives:

Peter Kerr

The key terms of his contract include:

- Commenced as Chief Financial Officer on 19 September 2012 and subsequently appointed as Chief Executive Officer 1 October 2018 with no set term;
- Annual Salary Package increase by minimum of CPI from 1 July every year;
- STI Bonus of up to one half of Annual Salary Package;
- LTI Bonus of up to one third of Annual Salary Package; and
- If the Company wishes to terminate the contract other than if Mr Kerr is guilty of any grave misconduct, serious or persistent breach of the terms of the contract or wilful neglect in the discharge of his duties, the Company is obliged to pay out 12 months Annual Salary Package plus any other accrued entitlements and bonuses. If Mr Kerr wishes to terminate the contract, he must provide six months' notice.

David Stokes

The key terms of his contract include:

- Commenced 2 April 2012 with no set term;
- Annual Salary Package increase by minimum of CPI from 1 July every year;
- STI Bonus of up to one half of Annual Salary Package;
- LTI Bonus of up to one third of Annual Salary Package; and
- If the Company wishes to terminate the contract other than if Mr Stokes is guilty of any grave misconduct, serious or persistent breach of the terms of the contract or wilful neglect in the discharge of his duties, the Company is obliged to pay out 12 months Annual Salary Package plus any other accrued entitlements and bonuses. If Mr Stokes wishes to terminate the contract, he must provide six months' notice.

Gillian Dobson

The key terms of her contract include:

- Commenced as Group Commercial Manager on 23 April 2013 and subsequently appointed as Chief Financial Officer on 1 October 2018 with no set term;
- Annual Salary Package increase by minimum of CPI from 1 July every year;
- STI Bonus of up to one half of Annual Salary Package;
- LTI Bonus of up to one third of Annual Salary Package; and
- If the Company wishes to terminate the contract other than if Ms Dobson is guilty of any grave misconduct, serious or persistent breach of the terms of the contract or wilful neglect in the discharge of his duties, the Company is obliged to pay out six months Annual Salary Package plus any other accrued entitlements and bonuses. If Ms Dobson wishes to terminate the contract, she must provide three months' notice.

Mark Mitchell

The key terms of his contract include:

- Commenced as Chief Operating Officer on 28 October 2019 with no set term;
- Annual Salary Package increase by minimum of CPI from 1 July every year;
- STI Bonus of up to one half of Annual Salary Package;
- LTI Bonus of up to one third of Annual Salary Package; and
- If the Company wishes to terminate the contract other than if Mr Mitchell is guilty of any grave misconduct, serious or persistent breach of the terms of the contract or wilful neglect in the discharge of his duties, the Company is obliged to pay out six months Annual Salary Package plus any other accrued entitlements and bonuses. If Mr Mitchell wishes to terminate the contract, he must provide three months' notice.

Details of directors and key management personnel disclosed in this report

[i] Directors

SH Lee	Chairman
A Jones	Non-Executive Director
R Barwick	Non-Executive Director
S Bird	Lead Non-Executive Director
P Douglas	Non-Executive Director
R Ding	Non-Executive Director (appointed 12 December 2019)
Li Shaofeng	Non-Executive Director (resigned 12 December 2019)
A Ferguson	Alternate Director to Mr Lee

[ii] Key Management Personnel

P Kerr	Chief Executive Officer
D Stokes	Company Secretary and General Counsel
G Dobson	Chief Financial Officer
M Mitchell	Chief Operating Officer (appointed 28 October 2019)
S de Kruijff	Chief Operating Officer (resigned 30 November 2019)

Remuneration of Key Management Personnel for the year ended 30 June 2020

30 June 2020	Short Term				Post Employment	Long Term	Share Based Payment	Termination Payment	Total	% Performance Related ^(f)
	Salary & Fees	Non Monetary ^(a)	Cash Incentives	Accrued Annual Leave ^(c)	Super-annuation	Long Service Leave ^(d)	Loan Share Plan ^(e)			
Directors										
SH Lee	95,548	-	-	-	9,077	-	-	-	104,625	-
A Jones	92,694	-	-	-	8,806	-	-	-	101,500	-
R Barwick	92,694	-	-	-	8,806	-	-	-	101,500	-
S Bird	99,543	-	-	-	9,457	-	-	-	109,000	-
P Douglas	88,500	-	-	-	-	-	-	-	88,500	-
R Ding	-	-	-	-	-	-	-	-	-	-
Li Shaofeng	-	-	-	-	-	-	-	-	-	-
A Ferguson (Alt)	-	-	-	-	-	-	-	-	-	-
Sub-total	468,979	-	-	-	36,146	-	-	-	505,125	
Other KMP										
P Kerr	583,870	16,719	152,200	-	25,000	13,098	200,761	-	991,648	36
D Stokes	329,927	13,023	90,300	6,327	31,343	7,848	119,120	-	597,888	35
G Dobson	340,321	11,982	91,300	-	25,000	28,530	120,443	-	617,576	34
M Mitchell	289,854	2,176	116,300	16,845	27,536	143	-	-	452,854	26
S de Kruijff	176,926	12,940	-	-	16,808	-	-	50,188	256,862	-
Sub-total	1,720,898	56,840	450,100	23,172	125,687	49,619	440,324	50,188	2,916,828	
Totals	2,189,877	56,840	450,100	23,172	161,833	49,619	440,324	50,188	3,421,953	

- (a) Non-Monetary items include the value (where applicable) of benefits such as group life insurance cover that are available to all employees of Mount Gibson and car parking, and are inclusive of Fringe Benefits Tax where applicable.
- (b) Cash incentives represent the cash value of the executives' short-term incentive awards for the 2019/20 year. Refer to "Short-term Incentives" section above.
- (c) Annual leave has been separately categorised and is measured on an accrual basis and reflects the movement in the accrual over the twelve-month period. Any reduction in accrued leave reflects more leave taken or cashed out than that which accrued in the period.
- (d) Represents the accrual for long service leave over the twelve-month period.
- (e) The fair values of the awards under the Loan Share Plan (restricted shares), which are inclusive of an assumed dividend yield, were calculated as at the grant date and represent the accounting expense incurred by the Company for the stated financial period, reflecting the terms of the particular restricted shares. The amount included as remuneration is not related to or indicative of the benefit (if any) that individual executives may in fact receive (refer the Long-term Incentives (LTI) section of this report).
- (f) Performance related remuneration reflects the proportion of the total remuneration relating to cash incentives (STI) and share based payments (LTI).

Options

There were no options granted to Directors or Executives during the year ended 30 June 2020 and there were no options outstanding as at 30 June 2020. There were no shares issued on the exercise of options during the year ended 30 June 2020 (2019: nil).

Shares

On 3 July 2019, a total of 1,705,800 restricted shares were granted under the LSP. The award has been accounted for as an in-substance option award with the fair value assessed at grant date as \$0.348 per LSP share. On 30 November 2019, 440,500 shares under the LSP were forfeited upon the resignation of Mr Scott de Kruijff. Refer section above titled "Long-term Incentives" for details of the shares issued under the LSP.

	Grant Date	LSP Shares Granted (#)	Fair Value at Grant Date ¹ (\$/LSP share)	Value of LSP Shares Granted (\$)	Exercise Price (\$)	Vesting Date & Conditions	Expiry Date	LSP Shares Vested in Year (#)	Value of LSP Shares Vested in Year ³ (\$)
P Kerr	3-Jul-19	576,900	\$0.348	\$200,761	\$1.03	Note 2	1-Jul-24	721,762	\$303,346
D Stokes	3-Jul-19	342,300	\$0.348	\$119,120	\$1.03	Note 2	1-Jul-24	556,835	\$234,030
G Dobson	3-Jul-19	346,100	\$0.348	\$120,443	\$1.03	Note 2	1-Jul-24	-	-
S de Kruijff	3-Jul-19	440,500	\$0.348	- ⁴	- ⁴	Note 2	1-Jul-24	645,131	\$271,139
Total		1,705,800		\$440,324				1,923,728	\$808,515

1. Determined at the time of grant per AASB 2, refer note 26(d) in the financial statements.
2. In order for the LSP shares to vest, participants must remain continuously employed by the Group to at least the end of the financial year and the Company's share price, as measured by a rolling 5-day volume weighted average price of the Company's shares traded on the ASX, must on 3 July 2020 or at any time prior to expiry, be above a 10% premium to the issue price of the LSP shares.
3. Determined at the time of exercise at the intrinsic value of the LSP share.
4. LSP shares forfeited upon the resignation of Mr de Kruijff on 30 November 2019.

During the year ended 30 June 2020, there were no alterations to the terms and conditions of LSP shares after their grant date.

Performance Rights

There were no performance rights granted as part of remuneration, or vested and exercised, during the year ended 30 June 2020. At 30 June 2020, there were no Performance Rights on issue. There were no shares issued on the exercise of Performance Rights during the year ended 30 June 2020 (2019: nil).

Shareholdings of Key Management Personnel as at 30 June 2020

	Balance 1 July 2019 Ord	Granted as Remuneration Ord	Forfeited Ord	Net Change Other Ord	Balance 30 June 2020 Ord
Directors					
SH Lee ⁽ⁱ⁾	-	-	-	-	-
A Jones	300,000	-	-	-	300,000
R Barwick	-	-	-	-	-
S Bird	45,239	-	-	2,680	47,919
P Douglas	702,605	-	-	29,784	732,389
R Ding	-	-	-	-	-
Li Shaofeng	-	-	-	-	-
A Ferguson (Alt. for Mr Lee)	-	-	-	-	-
Other KMP⁽ⁱⁱ⁾					
P Kerr	2,461,443	576,900	-	-	3,038,343
D Stokes	1,904,171	342,300	-	-	2,246,471
G Dobson	-	346,100	-	-	346,100
M Mitchell	-	-	-	-	-
S de Kruijff	645,131	440,500	(440,500)	-	645,131
Total	6,058,589	1,705,800	(440,500)	32,464	7,356,353

- (i) For the purposes of Corporations Act Regulation 2M.3.03(1)-Item 18, Mr Lee does not have a disclosable shareholding. However, we note that for purposes of ASX Listing Rule 3.19A.2, Mr Lee has previously declared an indirect "relevant interest" in 406,860,492 ordinary shares in the Company through his association with Allied Group Limited, a substantial shareholder of the Company – refer ASX announcement dated 9 July 2020.
- (ii) The closing balance at 30 June 2020 for Other KMP includes 5,769,595 LSP shares (in-substance options) held by Messrs. Kerr (2,755,378 LSP shares), Stokes (2,022,986 LSP shares) and de Kruijff (645,131 LSP shares), and Ms Dobson (346,100 LSP shares), of which 4,504,295 LSP shares held by Messrs. Kerr (2,178,478 LSP shares), Stokes (1,680,686 LSP shares) and de Kruijff (645,131 LSP shares) had vested as at balance date. The balance of the LSP shares have not vested after balance date.

Remuneration of Key Management Personnel for the year ended 30 June 2019

30 June 2019	Short Term				Post Employment	Long Term	Share Based Payment	Total	% Performance Related
	Salary & Fees	Non Monetary ^(a)	Cash Incentives	Accrued Annual Leave ^(c)	Super-annuation	Long Service Leave ^(d)	Loan Share Plan ^(e)		
	\$	\$	\$	\$	\$	\$	\$	\$	
Directors									
SH Lee	95,548	-	-	-	9,077	-	-	104,625	-
A Jones	94,521	-	-	-	8,979	-	-	103,500	-
Li Shaofeng	-	-	-	-	-	-	-	-	-
R Barwick	94,521	-	-	-	8,979	-	-	103,500	-
S Bird	101,370	-	-	-	9,630	-	-	111,000	-
P Douglas	90,500	-	-	-	-	-	-	90,500	-
A Ferguson (Alt)	-	-	-	-	-	-	-	-	-
Sub-total	476,460	-	-	-	36,665	-	-	513,125	
Other KMP									
P Kerr	541,793	15,624	390,090 ^(b)	12,657	25,000	50,953	114,760	1,150,877	44
D Stokes	326,337	13,351	257,999 ^(b)	-	31,002	27,700	88,537	744,926	47
S de Kruijff	408,958	14,568	317,350 ^(b)	-	38,851	15,727	102,576	898,030	47
G Dobson	306,574	11,109	144,500	9,493	29,125	14,500	-	515,301	28
J Beyer ^(f)	417,688	17,650	-	-	39,680	-	-	475,018	-
Sub-total	2,001,350	72,302	1,109,939	22,150	163,658	108,880	305,873	3,784,152	
Totals	2,477,810	72,302	1,109,939	22,150	200,323	108,880	305,873	4,297,277	

(g) Non-Monetary items include the value (where applicable) of benefits such as group life insurance cover that are available to all employees of Mount Gibson and car parking, and are inclusive of Fringe Benefits Tax where applicable.

(h) Cash incentives represent the cash value of the executives' short-term incentive awards for the 2018/19 year of \$712,300 and also include the deferred short term incentive award from the prior 2017/18 financial year of \$397,639 (P Kerr \$149,190, D Stokes \$115,099, S de Kruijff \$133,350). Refer to "Short-term Incentives" section above.

(i) Annual leave has been separately categorised and is measured on an accrual basis and reflects the movement in the accrual over the twelve-month period. Any reduction in accrued leave reflects more leave taken or cashed out than that which accrued in the period.

(j) Represents the accrual for long service leave over the twelve-month period.

(k) The fair values of the awards under the Loan Share Plan (restricted shares), which are inclusive of an assumed dividend yield, were calculated as at the grant date and represent the accounting expense incurred by the Company for the stated financial period, reflecting the terms of the particular restricted shares. The amount included as remuneration is not related to or indicative of the benefit (if any) that individual executives may in fact receive.

(l) Mr Jim Beyer resigned effective 30 September 2018.

Other Transactions and Balances with Key Management Personnel

There were no other transactions and balances with key management personnel during the years ended 30 June 2020 and 30 June 2019.

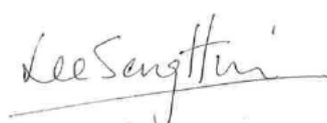
Company Performance

The table below shows the performance of the Group over the last 5 years:

		30 June 2020	30 June 2019	30 June 2018	30 June 2017	30 June 2016
Net profit after tax	\$'000	84,198	133,369	99,129	26,322	86,297
Earnings per share	\$/share	0.0735	0.1198	0.0908	0.0241	0.0791
Closing share price	\$	0.61	1.02	0.43	0.33	0.26

End of remuneration report.

Signed in accordance with a resolution of the Directors.



LEE SENG HUI
Chairman

Date: 18 August 2020



**Building a better
working world**

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Auditor's independence declaration to the directors of Mount Gibson Iron Limited

As lead auditor for the audit of the financial report of Mount Gibson Iron Limited for the financial year ended 30 June 2020, I declare to the best of my knowledge and belief, there have been:

- a) no contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- b) no contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Mount Gibson Iron Limited and the entities it controlled during the financial year.

Ernst & Young

Gavin Buckingham
Partner
18 August 2020

Consolidated Income Statement

For the year ended 30 June 2020

	Notes	2020 \$'000	2019 \$'000
CONTINUING OPERATIONS			
Revenue	3[a]	445,165	278,364
Interest revenue	3[b]	7,132	11,115
TOTAL REVENUE		452,297	289,479
Cost of sales	4[a]	(328,637)	(204,286)
GROSS PROFIT		123,660	85,193
Other income	3[c]	17,738	4,656
Administration and other expenses	4[c]	(18,818)	(18,068)
PROFIT FROM CONTINUING OPERATIONS BEFORE TAX AND FINANCE COSTS		122,580	71,781
Finance costs	4[b]	(1,502)	(1,496)
PROFIT FROM CONTINUING OPERATIONS BEFORE TAX		121,078	70,285
Tax (expense)/benefit	5	(36,627)	62,960
PROFIT AFTER TAX FROM CONTINUING OPERATIONS		84,451	133,245
DISCONTINUED OPERATIONS			
Profit/(loss) after tax for the year from discontinued operations	33[a]	(253)	124
PROFIT AFTER TAX ATTRIBUTABLE TO MEMBERS OF THE COMPANY		84,198	133,369
Earnings per share (cents per share)			
• basic earnings per share	27	7.35	11.98
• diluted earnings per share	27	7.34	11.95
Earnings per share (cents per share) for continuing operations			
• basic earnings per share	27	7.38	11.97
• diluted earnings per share	27	7.36	11.94

Consolidated Statement of Comprehensive Income

For the year ended 30 June 2020

	2020	2019
	\$'000	\$'000
PROFIT FOR THE PERIOD AFTER TAX	84,198	133,369
OTHER COMPREHENSIVE INCOME/(LOSS)		
Items that may be subsequently reclassified to profit or loss		
Change in fair value of cash flow hedges	(400)	(179)
Reclassification adjustments for loss on cash flow hedges transferred to the Income Statement	800	358
Change in fair value of debt instruments classified as financial assets at fair value through other comprehensive income	(525)	(122)
Deferred income tax on cash flow hedges	(220)	-
OTHER COMPREHENSIVE INCOME/(LOSS) FOR THE YEAR, NET OF TAX	(345)	57
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	83,853	133,426

Consolidated Balance Sheet

As at 30 June 2020

	Notes	2020 \$'000	2019 \$'000
ASSETS			
Current Assets			
Cash and cash equivalents	6	111,661	48,850
Term deposits and subordinated notes	7	275,157	297,482
Financial assets held for trading	8	36,407	38,199
Trade and other receivables	9	19,236	34,640
Inventories	10	39,800	24,289
Prepayments		3,908	4,198
Derivative financial assets	11	557	36
Total Current Assets		486,726	447,694
Non-Current Assets			
Property, plant and equipment	13	44,593	21,717
Right-of-use assets	14	12,017	-
Deferred acquisition, exploration and evaluation costs	15	3	-
Mine properties	16	233,785	194,994
Prepayments		1,488	1,929
Deferred tax assets	5	26,165	62,907
Total Non-Current Assets		318,051	281,547
TOTAL ASSETS		804,777	729,241
LIABILITIES			
Current Liabilities			
Trade and other payables	18	60,915	55,194
Employee benefits		4,826	3,495
Interest-bearing loans and borrowings	19	6,846	1,753
Derivative financial liabilities	20	-	6,042
Provisions	21	8,515	6,659
Total Current Liabilities		81,102	73,143
Non-Current Liabilities			
Employee benefits		228	283
Interest-bearing loans and borrowings	19	5,382	-
Provisions	21	47,340	43,003
Total Non-Current Liabilities		52,950	43,286
TOTAL LIABILITIES		134,052	116,429
NET ASSETS		670,725	612,812
EQUITY			
Issued capital	22	602,030	583,395
Accumulated losses	24	(914,167)	(953,350)
Reserves	23	982,862	982,767
TOTAL EQUITY		670,725	612,812

Consolidated Cash Flow Statement

For the year ended 30 June 2020

	Notes	2020 \$'000	2019 \$'000
CASH FLOWS FROM OPERATING ACTIVITIES			
Receipts from customers		454,141	253,860
Proceeds from rail credit		8,347	-
Proceeds from arbitration settlement		8,542	-
Payments to suppliers and employees		(310,197)	(194,052)
Interest paid		(746)	(424)
NET CASH FLOWS PROVIDED BY OPERATING ACTIVITIES	6[b]	160,087	59,384
CASH FLOWS FROM INVESTING ACTIVITIES			
Interest received		8,038	11,628
Proceeds from sale of property, plant and equipment		170	327
Purchase of property, plant and equipment		(26,279)	(18,540)
Proceeds from term deposits		26,000	70,400
Proceeds from sale of subordinated notes		10,000	35,000
Payment for subordinated notes		(14,200)	(25,974)
Proceeds from sale of financial assets held for trading		9,553	16,140
Payment for financial assets held for trading		(11,074)	(20,256)
Payment for deferred exploration and evaluation expenditure		(69)	(223)
Payment for mine development		(64,285)	(109,184)
NET CASH FLOWS (USED IN) INVESTING ACTIVITIES		(62,146)	(40,682)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from issue of ordinary shares		-	603
Proceeds from / (repayment of) insurance premium funding facility		(1,753)	1,753
Payment of lease liabilities		(6,612)	-
Payment of borrowing costs		(218)	(163)
Dividends paid		(26,380)	(18,347)
NET CASH FLOWS (USED IN) FINANCING ACTIVITIES		(34,963)	(16,154)
NET INCREASE IN CASH AND CASH EQUIVALENTS		62,978	2,548
Net foreign exchange difference		(167)	(245)
Cash and cash equivalents at beginning of year		48,850	46,547
CASH AND CASH EQUIVALENTS AT END OF YEAR	6[a]	111,661	48,850

Consolidated Statement of Changes in Equity

For the year ended 30 June 2020

	Attributable to Equity Holders of the Parent						Total Equity
	Issued Capital \$'000	Accumulated Losses \$'000	Share Based Payments Reserve \$'000	Net Unrealised Gains / (Losses) Reserve \$'000	Dividend Distribution Reserve \$'000	Equity Reserves \$'000	\$'000
At 1 July 2018	568,328	(1,053,908)	20,531	803	964,262	(3,192)	496,824
Profit for the period	-	133,369	-	-	-	-	133,369
Other comprehensive income	-	-	-	57	-	-	57
Total comprehensive income for the year	-	133,369	-	57	-	-	133,426
Transactions with owners in their capacity as owners							
Dividends paid	-	(32,987)	-	-	-	-	(32,987)
After tax dividends netted off against loan-funded shares	-	176	-	-	-	-	176
Shares issued under DRP	14,464	-	-	-	-	-	14,464
Exercise of shares vested under LSP	603	-	-	-	-	-	603
Share-based payments	-	-	306	-	-	-	306
At 30 June 2019	583,395	(953,350)	20,837	860	964,262	(3,192)	612,812
At 1 July 2019	583,395	(953,350)	20,837	860	964,262	(3,192)	612,812
Profit for the period	-	84,198	-	-	-	-	84,198
Other comprehensive income	-	-	-	(345)	-	-	(345)
Total comprehensive income for the year	-	84,198	-	(345)	-	-	83,853
Transactions with owners in their capacity as owners							
Dividends paid	-	(45,203)	-	-	-	-	(45,203)
After tax dividends netted off against loan-funded shares	-	188	-	-	-	-	188
Shares issued under DRP	18,635	-	-	-	-	-	18,635
Share-based payments	-	-	440	-	-	-	440
At 30 June 2020	602,030	(914,167)	21,277	515	964,262	(3,192)	670,725

Notes to the Consolidated Financial Report

For the year ended 30 June 2020

1. Introduction

(a) Corporate information

The consolidated financial statements of the Group, comprising the Company and the entities that it controlled during the year ended 30 June 2020, were authorised for issue in accordance with a resolution of the Directors on 18 August 2020.

The Company is a company limited by shares incorporated in Australia whose shares are publicly traded on the Australian Securities Exchange.

The nature of operations and principal activities of the Group are the mining and export of hematite iron ore from the Mid-West region of Western Australia and Koolan Island in the Kimberley region of Western Australia, treasury management and the pursuit of mineral resources acquisitions and investments.

The address of the registered office is Level 1, 2 Kings Park Road, West Perth, Western Australia, 6005, Australia.

(b) Basis of preparation

The financial report is a general-purpose financial report, which has been prepared in accordance with the requirements of the *Corporations Act 2001*, applicable Australian Accounting Standards and other authoritative pronouncements of the Australian Accounting Standards Board. The financial report complies with Australian Accounting Standards as issued by the Australian Accounting Standards Board and International Financial Reporting Standards (**IFRS**) as issued by the International Accounting Standards Board. The financial report has also been prepared on a historical cost basis, except for derivative financial instruments and certain financial assets that have been measured at fair value.

The Group has adopted all Accounting Standards and Interpretations mandatory to annual periods beginning on or before 1 July 2019. Adoption of these standards and interpretations did not have a material effect on the financial position or performance of the Group at the date of initial application other than the adoption of AASB 16 *Leases* (see note 38). The accounting policies adopted are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended 30 June 2019, except for the adoption of new standards and interpretations as of 1 July 2019.

The financial report is presented in Australian dollars and all values are rounded to the nearest thousand dollars (\$'000) unless otherwise stated, under the option available to the Company under Australian Securities and Investment Commission (**ASIC**) (Rounding in Financial/Directors' Report) Instrument 2016/191. The Company is an entity to which the instrument applies.

For the purposes of preparing the consolidated financial statements, the Company is a for-profit entity.

(c) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its controlled entities.

The financial statements of controlled entities are prepared for the same reporting period as the Company, using consistent accounting policies.

Adjustments are made to bring into line any dissimilar accounting policies that may exist.

All intercompany balances and transactions, including unrealised profits arising from intra-group transactions, have been eliminated in full. Unrealised losses are eliminated unless costs cannot be recovered.

Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

Controlled entities are consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group.

Where there is loss of control of a controlled entity, the consolidated financial statements include the results for the part of the reporting period during which the Company has control.

Notes to the Consolidated Financial Report (continued)

2. Other Significant Accounting Policies

(a) Foreign currency

The functional currency of the Company and its controlled entities is Australian dollars (A\$).

Transactions in foreign currencies are initially recorded in the functional currency at the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the balance sheet date. All such exchange differences are taken to the income statement in the consolidated financial report.

(b) Other taxes

Revenues, expenses and assets are recognised net of the amount of Goods and Services Tax (GST) except:

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

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

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

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

(c) Other accounting policies

Other significant accounting policies that summarise the measurement basis used and are relevant to an understanding of the financial statements are provided throughout the notes to the financial statements.

(d) Key accounting judgements, estimates and assumptions

In the process of applying the Group's accounting policies, management has made a number of judgements and applied estimates of future events. Significant judgements and estimates which are material to the financial statements are provided throughout the notes to the financial statements.

Other significant accounting judgements, estimates and assumptions not provided in the notes to the financial statements are as follows:

Determination of mineral resources and ore reserves

The Group estimates its mineral resources and ore reserves in accordance with the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves 2012 (the "JORC Code"). The information on mineral resources and ore reserves was prepared by or under the supervision of Competent Persons as defined in the JORC Code. The amounts presented are based on the mineral resources and ore reserves determined under the JORC Code.

There are numerous uncertainties inherent in estimating mineral resources and ore reserves and assumptions that are valid at the time of estimation which (or and) may change significantly when new information becomes available.

Changes in the forecast prices of commodities, exchange rates, production costs or recovery rates may change the economic status of reserves and may, ultimately, result in the ore reserves being restated. Such changes in the ore reserves could impact depreciation and amortisation rates, asset carrying values, deferred stripping costs and provisions for decommissioning and restoration.

Notes to the Consolidated Financial Report (continued)

	Notes	2020 \$'000	2019 \$'000
3. Revenue and Other Income			
[a] Revenue			
Revenue from contracts with customers – sale of iron ore		425,396	213,396
Revenue from contracts with customers – freight/shipping services		30,162	45,621
		<u>455,558</u>	<u>259,017</u>
Other revenue:			
Quotation period price adjustments – relating to prior year shipments		(4,773)	-
Quotation period price adjustments – relating to current year shipments		(6,756)	26,427
Realised gain/(loss) on foreign exchange and commodity forward sales contracts		1,136	(7,080)
		<u>445,165</u>	<u>278,364</u>
[b] Interest revenue			
Interest revenue – calculated using the effective interest method		3,662	6,541
Interest revenue - other		3,470	4,574
		<u>7,132</u>	<u>11,115</u>
[c] Other income			
Net realised gain on foreign exchange transactions		-	1,286
Net gain on disposal of property, plant and equipment		20	251
Net realised gain on financial assets held for trading		3	147
Insurance proceeds – other		835	21
Rail credit income	[i]	8,276	2,458
Arbitration settlement income	[ii]	8,542	-
Other income		62	493
		<u>17,738</u>	<u>4,656</u>

[i] The Group has an entitlement to receive a partial refund of historical rail access charges from the Mid-West rail leaseholder, Arc Infrastructure, based upon the future usage by certain third parties of specific segments of the Perenjori to Geraldton railway line. This entitlement commenced upon termination of the Group's then existing rail agreements in early 2019, and is calculated at various volume-related rates, and capped at a total of approximately \$35 million (subject to indexation) and a time limit expiring in 2031. Receipt of this potential future refund is not certain and is fully dependent on the volumes railed by third parties on the specified rail segments.

[ii] In April 2020, settlement was achieved following an arbitration process in relation to a historic contractual dispute with a former offtake customer resulting in receipt of \$8,542,000.

Recognition and measurement

Revenue from contracts with customers

The Group adopted AASB 15 using the modified retrospective method of adoption with an initial application date of 1 July 2018.

The Group generates a significant proportion of revenue from the sale of iron ore. In some instances, the Group provides freight/shipping services. Revenue from contracts with customers is recognised when control of the goods or services is transferred to the customer and at the amount that reflects the consideration which the Group expects to receive in exchange for those goods or services.

The Group has generally concluded that it is the principal in its revenue contracts because it typically controls the goods or services before transferring them to the customer.

Iron ore sales

Each iron ore shipment is governed by a sales contract with the customer, including spot sales agreements and long-term offtake agreements. For the Group's iron ore sales not sold under Cost and Freight (CFR) Incoterms, the performance obligation is the delivery of the iron ore. A proportion of the Group's iron ore sales are sold under CFR Incoterms, whereby the Group is also responsible for providing freight/shipping services. In these situations, the freight/shipping service represents a separate performance obligation.

Revenue from iron ore sales is recognised when control of the iron ore passes to the customer, which generally occurs at a point in time when the iron ore is physically transferred onto a vessel. This is the point where title passes to the customer together with significant risks and rewards of ownership.

A proportion of the Group's sales are provisionally priced, where the final price is referenced to a future market-based (Platts) index price. Adjustment to the sales price occurs based on movements in the index price up to the end of the quotational period (QP). These are referred to as provisional pricing arrangements and are such that the selling price for the iron ore is determined on a specified future date after shipment to the customer. Adjustments to the sales price therefore occur up until the end of the QP. The period between provisional pricing and the end of the QP is generally between two and three months. Revenue is measured at the amount to which the Group expects to be entitled at the end of the QP, being the estimated forward price at the date the revenue is recognised. For those arrangements subject to CFR shipping terms, a portion of the transaction price is allocated to the separate freight/shipping services provided. For provisional pricing arrangements, any future changes that occur over the QP are embedded within trade receivables. Given the exposure to the commodity price, these provisionally priced trade receivables are measured at fair value through profit or loss (see note 9). Subsequent changes in the fair value of provisionally priced trade receivables are recognised in revenue but are presented separately to revenue from contracts with customers. Changes in fair value over the term of the provisionally priced trade receivable are estimated by reference to movements in the index price as well as taking into account relevant other fair value consideration including interest rate and credit risk adjustments.

Notes to the Consolidated Financial Report (continued)

Freight/shipping services

For CFR arrangements, the Group is responsible for providing freight/shipping services (as principal) after the date that the Group transfers control of the iron ore to its customers. The Group, therefore, has a separate performance obligation for freight/shipping services which is provided solely to facilitate the sale of the commodities it produces.

The transaction price (as determined above) is allocated to the iron ore and freight/shipping services using the relative stand-alone selling price method. Under these arrangements, revenue is recognised over time using an output basis to measure progress towards complete satisfaction of the service as this best represents the Group's performance. This is on the basis that the customer simultaneously receives and consumes the benefits provided by the Group as the services are being provided. The costs associated with the freight/shipping services are also recognised over the same time period as shipping occurs.

Interest Revenue

Revenue is recognised as interest accrues using the effective interest method. This is a method of calculating the amortised cost of a financial asset and allocating the interest income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

Key estimates and judgments

For the Group's CFR customers, the Group is responsible for providing freight/shipping services. While the Group does not actually provide nor operate the vessels, the Group has determined that it is principal in these arrangements because it has concluded it controls the specified services before they are provided to the customer. The terms of the Group's contract with the service provider gives the Group the ability to direct the service provider to provide the specified services on the Group's behalf.

The Group has also concluded that revenue for freight/shipping services is to be recognised over time because the customer simultaneously receives and consumes the benefits provided by the Group. The fact that another entity would not need to re-perform the freight/shipping services that the Group has provided to date demonstrates that the customer simultaneously receives and consumes the benefits of the Group's performance as it is performed. The Group determined that the output method is the best method for measuring progress of the freight/shipping services because there is a direct relationship between the Group's effort and the transfer of service to the customer. The Group recognises revenue on the basis of the time elapsed relative to the total expected time to complete the service.

Notes to the Consolidated Financial Report (continued)

		2020	2019
	Notes	\$'000	\$'000
4. Expenses			
[a] Cost of sales – continuing operations			
Mining and site administration costs		172,532	123,868
Depreciation of property, plant and equipment – mining and site administration		5,320	2,973
Depreciation of right-of-use assets – mining and site administration		5,908	-
Capitalised deferred stripping costs (Koolan Island)	16	(44,564)	(65,615)
Amortisation of capitalised deferred stripping costs	16	12,150	1,039
Amortisation of mine properties	16	19,073	4,287
Pre-production expenditure capitalised		-	(11,155)
Crushing costs		21,754	11,876
Depreciation of property, plant and equipment – crushing		1,125	293
Depreciation of right-of-use assets - crushing		330	-
Transport costs		59,194	54,922
Depreciation of property, plant and equipment – transport		-	767
Port costs		20,987	13,818
Depreciation of property, plant and equipment – port		26	259
Royalties		35,416	18,764
Net ore inventory movement		(10,123)	4,330
Reversal of write down to net realisable value on ore inventories	10[i]	(570)	(140)
Rehabilitation revised estimate adjustments	21	(83)	(1,621)
Cost of sales – Free on Board (FOB) basis		<u>298,475</u>	<u>158,665</u>
Shipping freight		30,162	45,621
Cost of sales – Cost and Freight (CFR) basis		<u><u>328,637</u></u>	<u><u>204,286</u></u>
[b] Finance costs			
Finance charges on banking facilities		464	569
Finance charges on lease liabilities		514	-
		<u>978</u>	<u>569</u>
Non-cash interest accretion on rehabilitation provision	21	524	927
		<u><u>1,502</u></u>	<u><u>1,496</u></u>
[c] Administration and other expenses include:			
Depreciation of property, plant and equipment		124	178
Depreciation of right-of-use assets		585	-
Share-based payments expense	26(a)	440	306
Koolan Island seawall insurance claim and related site work expenses		1,224	477
Insurance premiums (net of refunds)		1,091	1,364
Business development expenses		6	26
Reversal of expected credit loss on debtors		(28)	-
Reversal of write down to net realisable value on consumables inventories		(962)	(2,100)
Impairment of deferred acquisition, exploration and evaluation	15	-	3
Exploration expenses	15	69	220
Net realised loss on foreign exchange transactions		2,028	-
Net unrealised loss on foreign exchange balances		167	244
Unrealised marked-to-market gain on foreign exchange derivatives		(123)	(180)
Unrealised marked-to-market loss on commodity forward derivatives		-	6,039
Unrealised marked-to-market loss on financial assets held for trading		3,315	21
[d] Cost of sales and Administration and other expenses above include:			
Salaries, wages expense and other employee benefits		52,238	46,543
Operating lease rental – minimum lease payments		-	4,913
Lease expense – short-term		9,474	-
Lease expense – low value assets		212	-
Lease expense – variable		1,533	-

Notes to the Consolidated Financial Report (continued)

Recognition and measurement

Employee benefits expense

Wages, salaries, sick leave and other employee benefits

Liabilities for wages and salaries, including non-monetary benefits and other employee benefits 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 sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

Redundancy

Provision is made for redundancy payments where positions have been identified as excess to requirements, the Group has communicated a detailed and formal plan and a reliable estimate of the amount payable can be determined. Refer to note 21 for further details on redundancy (restructure) provision.

Annual leave and long service leave

The Group expects its annual leave benefits to be settled wholly within 12 months of each reporting date. The obligation is measured at the amount expected to be paid when the liabilities are settled.

The liability for long service leave is recognised in the provision for employee benefits and measured as the present value of future payments to be made in respect of services provided by employees up to the reporting date. Consideration is given to future wage and salary levels, experience of employee departures and periods of service. Future payments are discounted using market yields at the reporting date on high quality corporate bonds with terms to maturity and currencies that match, as closely as possible, the estimated future cash outflows.

Share-Based Payment Plans

The policy relating to share-based payments is set out in note 26.

Superannuation

Contributions made by the Group to employee superannuation funds, which are defined contribution plans, are charged as an expense when incurred.

Borrowing costs

Borrowing costs are recognised as an expense when incurred except for borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset which are capitalised as part of the cost of that asset.

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of plant, machinery and equipment (leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases of plant and equipment that are considered of low value. Lease payments on short-term lease and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

Depreciation and amortisation

Refer to notes 13 and 16 for details on depreciation and amortisation.

Impairment

Impairment expenses are recognised to the extent that the carrying amounts of assets exceed their recoverable amounts. Refer to note 17 for further details on impairment.

Notes to the Consolidated Financial Report (continued)

	2020	2019
	\$'000	\$'000

5. Taxation

Major components of tax expense/(benefit) for the years ended 30 June 2020 and 2019 are:

Income Statement

Current tax

Current income tax charge	(3)	-
Refund in respect of previous return	-	-

Deferred tax

Relating to origination and reversal of temporary differences:

Income tax benefit recognised from previously unrecognised tax losses and deductible temporary differences	-	(84,407)
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Deferred tax relating to movement in temporary differences	36,522	21,447
--	--------	--------

Tax expense/(benefit) reported in Income Statement	36,519	(62,960)
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Tax expense/(benefit) relating to continuing operations	36,627	(63,013)
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Tax expense/(benefit) relating to discontinued operations	(108)	53
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	36,519	(62,960)
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Statement of Changes in Equity

Deferred income tax

Remeasurement of foreign exchange contracts	220	53
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Deferred income tax (benefit)/expense reported in equity	220	53
--	-----	----

Reconciliation of tax expense/(benefit)

A reconciliation of tax expense/(benefit) applicable to accounting profit before tax at the statutory income tax rate to tax expense/(benefit) at the Group's effective tax rate for the years ended 30 June 2020 and 2019 is as follows:

Accounting profit before tax	120,717	70,462
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• At the statutory income tax rate of 30% (2019: 30%)	36,215	21,138
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• Expenditure not allowed for income tax purposes	307	308
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• Recognition of previously unrecognised deferred tax assets	-	(84,407)
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• Other	(3)	54
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Tax expense/(benefit) reported in Income Statement	36,519	(62,907)
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Notes to the Consolidated Financial Report (continued)

5. Taxation (Continued)

Recognised deferred tax assets and liabilities

Deferred tax assets and liabilities are attributable to the following:

	Assets		Liabilities		Net	
	2020	2019	2020	2019	2020	2019
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
CONSOLIDATED						
Accrued liabilities	(3,024)	(5,268)	-	-	(3,024)	(5,268)
Capital raising costs	(199)	(417)	-	-	(199)	(417)
Deferred expense	(878)	-	-	-	(878)	-
Deferred income	-	-	-	117	-	117
Donations	(5)	(13)	-	-	(5)	(13)
Foreign exchange contracts	-	(1,831)	207	-	207	(1,831)
Inventory	-	-	1,785	754	1,785	754
Prepaid expenditure	-	-	71	82	71	82
Fixed assets, mine properties and exploration expenditure	-	-	27,860	6,899	27,860	6,899
Provisions	(15,787)	(13,059)	-	-	(15,787)	(13,059)
Borrowing cost	(116)	(119)	-	-	(116)	(119)
Research and development carried forward tax offset	(1,063)	(1,063)	-	-	(1,063)	(1,063)
Tax losses	(35,016)	(48,989)	-	-	(35,016)	(48,989)
Tax (assets)/liabilities	(56,088)	(70,759)	29,923	7,852	(26,165)	(62,907)
Derecognition of deferred tax asset	-	-	-	-	-	-
Net tax (assets)/liabilities	(56,088)	(70,759)	29,923	7,852	(26,165)	(62,907)

Balance	Recognised	Recognised	Balance
1 July 2019	in Income	in Equity	30 June 2020
\$'000	\$'000	\$'000	\$'000

Movement in temporary differences during the financial year ended 30 June 2020

Accrued liabilities	(5,268)	2,244	-	(3,024)
Capital raising costs	(417)	218	-	(199)
Deferred expense	-	(878)	-	(878)
Deferred income	117	(117)	-	-
Donations	(13)	8	-	(5)
Foreign exchange contracts	(1,831)	1,818	220	207
Inventory	754	1,031	-	1,785
Prepaid expenditure	82	(11)	-	71
Fixed assets, mine properties and exploration expenditure	6,899	20,961	-	27,860
Provisions	(13,059)	(2,728)	-	(15,787)
Borrowing cost	(119)	3	-	(116)
Research and development carried forward tax offset	(1,063)	-	-	(1,063)
Tax losses	(48,989)	13,973	-	(35,016)
	(62,907)	36,522	220	(26,165)

Notes to the Consolidated Financial Report (continued)

5. Taxation (Continued)

	Balance 1 July 2018 \$'000	Recognised in Income \$'000	Recognised in Equity \$'000	Balance 30 June 2019 \$'000
Movement in temporary differences during the financial year ended 30 June 2019				
Accrued liabilities	(3,158)	(2,110)	-	(5,268)
Capital raising costs	(645)	228	-	(417)
Deferred expense	(949)	949	-	-
Deferred income	123	(6)	-	117
Donations	(22)	9	-	(13)
Foreign exchange contracts	(45)	(1,839)	53	(1,831)
Inventory	(230)	984	-	754
Prepaid expenditure	63	19	-	82
Fixed assets, mine properties and exploration expenditure	(16,593)	23,492	-	6,899
Provisions	(16,198)	3,139	-	(13,059)
Borrowing cost	(194)	75	-	(119)
Research and development carried forward tax offset	(1,063)	-	-	(1,063)
Tax losses	(45,496)	(3,493)	-	(48,989)
(Recognition)/derecognition of deferred tax asset	84,407	(84,407)	-	-
	-	(62,960)	53	(62,907)

Unrecognised deferred tax assets (calculated at 30%)

Deferred tax assets have not been recognised in respect of the following items:

	2020 \$'000	2019 \$'000
Temporary differences	-	-
Tax losses	-	-
	-	-

Notes to the Consolidated Financial Report (continued)

5. Taxation (Continued)

Recognition and measurement

Income Tax

Deferred income tax is provided for using the full liability balance sheet approach.

Deferred income tax liabilities are recognised for all taxable differences:

- except where the deferred income tax liability arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, except where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred income tax assets are recognised for all deductible temporary differences, carry-forward of unused tax assets and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry-forward of unused tax assets and unused tax losses can be utilised:

- except where the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in controlled entities, associates and interests in joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

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

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance sheet date.

Income taxes relating to items recognised directly in equity are recognised in equity and not in the income statement.

Tax consolidation

Mount Gibson and its wholly-owned Australian controlled entities have formed an income tax consolidated group under the Tax Consolidation Regime. Using the Group allocation approach, each entity in the group recognises its own current and deferred tax liabilities, except for any deferred tax liabilities resulting from unused tax losses and tax credits, which are immediately assumed by the parent entity in addition to its own current and deferred tax amounts. The current tax liability of each group entity is then subsequently assumed by the parent entity.

Assets or liabilities arising under tax funding agreements with the tax consolidated entities are recognised as amounts receivable from or payable to other entities in the Group. Details of the tax funding agreement are disclosed below.

Any difference between the amounts assumed and amounts receivable or payable under the tax funding agreement are recognised as a contribution to (or distribution from) wholly-owned tax consolidated entities.

Members of the tax consolidated group have entered into a tax sharing agreement that provides for the allocation of income tax liabilities between the entities should the head entity default on its tax payment obligations. No amounts have been recognised in the financial statements in respect of this agreement on the basis that the possibility of default is remote.

The head entity and the controlled entities in the tax consolidated group continue to account for their own current and deferred tax amounts. The Group has applied the group allocation approach in determining the appropriate amount of current taxes and deferred taxes to allocate to members of the tax consolidated group. The current and deferred tax amounts are measured in a systematic manner that is consistent with the broad principles in AASB 112 *Income Taxes*. The nature of the tax funding agreement is discussed further below.

In addition to its own current and deferred tax amounts, the head entity also recognises current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses and unused tax credits assumed from controlled entities in the tax consolidated group.

Members of the tax consolidated group have entered into a tax funding agreement. Under the funding agreement, the funding of tax within the Group is based on accounting profit. The tax funding agreement requires payments to/from the head entity to be recognised via an inter-entity receivable (payable) which is at call. To the extent that there is a difference between the amount charged under the tax funding agreement and the allocation under the accounting policy, the head entity accounts for these as equity transactions with the subsidiaries.

The amounts receivable or payable under the tax funding agreement are due upon receipt of the funding advice from the head entity, which is issued as soon as practicable after the end of each financial year.

The head entity may also require payment of interim funding amounts to assist with its obligations to pay tax instalments.

Key estimate: recoverability of potential deferred tax assets

The Group recognises deferred tax assets in respect of tax losses to the extent that the future utilisation of these losses is considered probable. Assessing the future utilisation of these losses requires the Group to make significant estimates related to expectations of future taxable income. Estimates of future taxable income are based on forecast cash flows from operations and the application of existing tax laws. To the extent that future cash flows and taxable income differ significantly from estimates, this could result in significant changes to the deferred tax assets recognised, which would in turn impact future financial results.

Notes to the Consolidated Financial Report (continued)

	2020	2019
	\$'000	\$'000

6. Cash and Cash Equivalents

[a] Reconciliation of cash

For the purposes of the Cash Flow Statement, cash and cash equivalents comprise the following at 30 June:

Cash at bank and on hand	111,661	48,850
	111,661	48,850

Cash at bank earns interest at floating daily bank deposit rates. Short-term deposits are made for varying periods of between one day and three months depending on the immediate cash requirements of the Group and earn interest at short-term deposit rates.

Recognition and measurement

Cash and short-term deposits in the balance sheet comprise cash at bank and on hand and short-term deposits with an original maturity period of three months or less.

For the purposes of the Cash Flow Statement, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts, if any.

[b] Reconciliation of the net profit after tax to the net cash flows from operations

Net profit after tax	84,198	133,369
<i>Adjustments to reconcile profit after tax to net cash flows:</i>		
Depreciation of property, plant and equipment	6,596	4,480
Depreciation of right-of-use assets	6,823	-
Amortisation of capitalised deferred stripping costs	12,150	1,039
Amortisation of other mine properties	19,073	4,287
Net (gain) on disposal of property, plant and equipment	(20)	(251)
Interest revenue	(7,132)	(11,115)
Exploration expenses written off	69	220
Share based payments	440	306
Borrowing costs	218	144
Interest accretion on rehabilitation provision	524	927
Net ore inventory movement	(10,123)	4,330
Rehabilitation provision revised estimate adjustment	(83)	-
Impairment (write-back) of debtors	(28)	-
Impairment (write-back) of consumables inventories	(962)	(2,100)
Impairment (write-back) of ore inventories	(570)	(140)
Impairment of deferred acquisition, exploration and evaluation	-	3
Unrealised loss on foreign exchange balances	167	244
Unrealised marked-to-market (gain)/loss on foreign exchange and commodity forward derivatives	(6,162)	5,859
Unrealised marked-to-market loss on financial assets held for trading	3,315	21
Realised (gain) on sale of financial assets held for trading	(3)	(147)
<i>Changes in assets and liabilities:</i>		
(Increase)/decrease in trade and other receivables	14,519	(27,310)
(Increase) in inventory	(3,856)	(3,058)
(Increase)/decrease in prepayments	733	(4,455)
(Increase)/decrease in deferred tax assets	36,522	(62,907)
Increase in trade and other payables	3,290	21,979
Increase/(decrease) in employee benefits	1,275	(47)
(Decrease) in provision for restructure	(5)	(3,033)
(Decrease) in other provisions	(881)	(3,261)
Net Cash Flow from Operating Activities	160,087	59,384

[c] Non-cash financing activities

There were no non-cash financing activities during the year ended 30 June 2020 (2019: nil).

Notes to the Consolidated Financial Report (continued)

	Notes	2020 \$'000	2019 \$'000
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7. Term Deposits and Subordinated Notes

Current

Term deposits – financial assets at amortised cost	[i]	182,600	208,600
Subordinated notes – financial assets at fair value through other comprehensive income (OCI)	[ii]	92,557	88,882
		275,157	297,482

[i] Term deposits are made for varying periods of between three and twelve months depending on the cash requirements of the Group and earn interest at market term deposit rates. Term deposits are held with various financial institutions with short term credit ratings of A-2 or better (Standard & Poors). As these instruments have maturity dates of less than twelve months, the Group has assessed the credit risk on these financial assets using life-time expected credit losses. In this regard, the Group has concluded that the probability of default on the term deposits is relatively low. Accordingly, no impairment allowance has been recognised for expected credit losses on the term deposits.

[ii] Subordinated notes comprise tradeable floating interest rate instruments with maturities of up to ten years. These instruments are held in order to supplement the Group's treasury returns, and the Group intends and is able to realise these instruments as and when the Group's cash needs require. Subordinated notes are held with various financial institutions with short-term and long-term credit ratings of A or better (Standard & Poors). The Group has assessed the credit risk on these financial assets and determined that the credit risk exposure has not increased significantly since initial recognition. In determining the expected credit loss for the next twelve months, the Group considers the probability of default to be relatively low. Accordingly, no impairment allowance has been recognised for expected credit losses on these notes.

Recognition and measurement

See note 36 for the accounting policy for financial assets classified as financial assets at amortised cost and financial assets at fair value through OCI.

	2020 \$'000	2019 \$'000
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8. Financial Assets Held for Trading

Current

Tradeable corporate bonds at fair value through profit or loss	33,291	33,055
Quoted share investments at fair value through profit or loss	3,116	5,144
	36,407	38,199

Financial assets held for trading comprise corporate bonds and equity securities which are traded in active markets. These financial assets are acquired principally for the purpose of selling or repurchasing in the short term. The portfolio of tradeable corporate bonds is managed by a professional funds management entity, and Mount Gibson is able to vary or terminate the portfolio management mandate at any time, with applicable notice periods.

Recognition and measurement

See note 36 for the accounting policy for financial assets classified as financial assets at fair value through profit and loss.

	Notes	2020 \$'000	2019 \$'000
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9. Trade and Other Receivables

Current

Trade debtors – at amortised cost	[a][i]	160	155
Expected credit loss	[b]	(42)	(70)
		118	85
Trade debtors – at fair value through profit or loss	[a][i]	12,001	26,983
Sundry debtors	[a][ii]	4,780	5,387
Other receivables		2,337	2,185
		19,236	34,640

Notes to the Consolidated Financial Report (continued)

[a] Terms and conditions

Terms and conditions relating to the above financial instruments:

- [i] Generally, on presentation of ship loading documents and the provisional invoice, the customer settles 95% of the provisional sales invoice value within 10 days and the remaining 5% is settled within 30 days of presentation of the final invoice. The vast majority of sales are invoiced and received in US dollars (US\$). The balance of other trade debtors is invoiced and received in Australian dollars (A\$).
- [ii] Sundry debtors are non-interest bearing and have repayment terms between 30 and 90 days. There is an insignificant probability of default as sundry debtors are short term, have no history of default and customers have passed the Group's internal credit assessment.

Recognition and measurement

See note 36 for the accounting policy for financial assets.

	2020	2019
Notes	\$'000	\$'000

10. Inventories

Consumables – at cost		20,748	16,891
Write down to net realisable value (NRV)		(4,478)	(5,439)
		<u>16,270</u>	<u>11,452</u>
Ore – at cost		23,530	13,407
Write down to NRV	[i]	-	(570)
		<u>23,530</u>	<u>12,837</u>
Total inventories		<u>39,800</u>	<u>24,289</u>

- [i] At 30 June 2020, the Group assessed the carrying values of ore inventories stockpiled at the Extension Hill and Koolan Island mine sites. Assumptions used in the assessment include prevailing and anticipated iron ore prices and exchange rates, ore specifications, estimated costs to make the ore inventories available for sale, and associated sales and shipping freight costs.

Reversals of write down were recorded for ore inventories that were previously written down and sold during the period.

Based on these assumptions, the following reversals of write down on ore inventories were recorded during the financial period:

	2020	2019
	\$'000	\$'000
Extension Hill	570	140
Koolan Island	-	-
Total reversal of write down to NRV	<u>570</u>	<u>140</u>

Recognition and measurement

Inventories are carried at the lower of cost and net realisable value.

For iron ore, cost comprises direct material, labour and expenditure in getting such inventories to their existing location and condition, based on weighted average costs incurred during the period in which such inventories were produced.

Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

Consumables relating to plant and equipment are recognised as inventory. Consumable stocks are carried at cost less accumulated impairment.

Key estimate

Consumables are written down to net realisable value if considered damaged or, have become wholly or partially obsolete. A new assessment is made of the write down in each subsequent period.

Notes to the Consolidated Financial Report (continued)

	2020	2019
Notes	\$'000	\$'000

11. Derivative Financial Assets

Current

Foreign currency option contracts	36[b][i]	557	36
		557	36

Refer note 36 for details on derivative financial instruments.

12. Interests in Subsidiaries

Name	Country of Incorporation	Percentage of Equity Interest Held by the Group	
		2020 %	2019 %
Mount Gibson Mining Limited	Australia	100	100
Geraldton Bulk Handling Pty Ltd	Australia	100	100
Gibson Minerals Ltd	Australia	100	100
Aztec Resources Limited	Australia	100	100
• Koolan Shipping Pty Ltd	Australia	100	100
• Brockman Minerals Pty Ltd	Australia	100	100
• Koolan Iron Ore Pty Ltd	Australia	100	100
• KIO SPV Pty Ltd	Australia	100	100

Entities subject to Class Order relief

Pursuant to ASIC Instrument 2016/785, relief has been granted to Mount Gibson Mining Limited, Aztec Resources Limited and Koolan Iron Ore Pty Ltd from the *Corporations Act 2001* requirements for the preparation, audit and lodgement of financial reports. As a condition of the Class Order, Mount Gibson Iron Limited, Mount Gibson Mining Limited, Aztec Resources Limited and Koolan Iron Ore Pty Ltd (**Closed Group**) entered into a Deed of Cross Guarantee on 1 May 2008. The effect of this deed is that Mount Gibson Iron Limited has guaranteed to pay any deficiency in the event of winding up of these controlled entities or if they do not meet their obligations under the terms of overdrafts, loans, leases or other liabilities subject to the guarantee. The controlled entities have also given a similar guarantee in the event that Mount Gibson Iron Limited is wound up or if it does not meet its obligations under the terms of overdrafts, loans, leases or other liabilities subject to the guarantee.

The Consolidated Income Statement and Balance Sheet of the Closed Group are set out below:

Consolidated Income Statement of the Closed Group

	2020	2019
	\$'000	\$'000
CONTINUING OPERATIONS		
Revenue	445,165	278,364
Interest revenue	7,132	11,115
TOTAL REVENUE	452,297	289,479
Cost of sales	(318,131)	(192,978)
GROSS PROFIT	134,166	96,501
Other income	17,738	4,654
Impairment of non-current other receivables	(9,267)	(364)
Administration and other expenses	(16,097)	(17,532)
PROFIT FROM CONTINUING OPERATIONS BEFORE TAX AND FINANCE COSTS	126,540	83,259
Finance costs	(1,502)	(1,496)
PROFIT FROM CONTINUING OPERATIONS BEFORE TAX	125,038	81,763
Tax benefit/(expense)	(40,587)	51,482
PROFIT AFTER TAX FROM CONTINUING OPERATIONS	84,451	133,245
DISCONTINUED OPERATIONS		
Profit/(loss) after tax for the year from discontinued operations	(253)	124
PROFIT AFTER TAX ATTRIBUTABLE TO MEMBERS OF THE COMPANY	84,198	133,369

Notes to the Consolidated Financial Report (continued)

Consolidated Balance Sheet of the Closed Group

	Notes	2020 \$'000	2019 \$'000
ASSETS			
CURRENT ASSETS			
Cash and cash equivalents		111,468	48,654
Term deposits and subordinated notes		275,157	297,482
Financial assets held for trading		33,291	33,055
Trade and other receivables		19,090	34,568
Inventories		39,710	24,016
Prepayments		3,708	4,048
Derivative financial assets		557	36
TOTAL CURRENT ASSETS		482,981	441,859
NON-CURRENT ASSETS			
Other receivables		7,153	9,813
Property, plant and equipment		44,593	21,717
Right-of-use assets		12,017	-
Deferred acquisition, exploration and evaluation costs		3	-
Mine properties		233,785	194,994
Prepayments		1,488	1,929
Deferred tax assets		19,926	57,420
TOTAL NON-CURRENT ASSETS		318,965	285,873
TOTAL ASSETS		801,946	727,732
LIABILITIES			
CURRENT LIABILITIES			
Trade and other payables		58,500	54,030
Employee benefits		4,632	3,347
Interest-bearing loans and borrowings		6,846	1,753
Derivative financial liabilities		-	6,042
Provisions		8,325	6,487
TOTAL CURRENT LIABILITIES		78,303	71,659
NON-CURRENT LIABILITIES			
Employee benefits		196	258
Interest-bearing loans and borrowings		5,382	-
Provisions		47,340	43,003
TOTAL NON-CURRENT LIABILITIES		52,918	43,261
TOTAL LIABILITIES		131,221	114,920
NET ASSETS		670,725	612,812
EQUITY			
Issued capital		602,030	583,395
Accumulated losses	[i]	(914,167)	(953,350)
Reserves		982,862	982,767
TOTAL EQUITY		670,725	612,812
[i] Accumulated losses			
Balance at the beginning of the year		(953,350)	(1,053,908)
Net profit attributable to members of the closed group		84,198	133,369
Dividends paid		(45,015)	(32,811)
Balance at the end of the year		(914,167)	(953,350)

Notes to the Consolidated Financial Report (continued)

13. Property, Plant and Equipment

	Land		Plant and Equipment		Buildings		Capital Works in Progress		Total	
	2020	2019	2020	2019	2020	2019	2020	2019	2020	2019
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Gross carrying amount at cost	649	649	325,117	310,227	144,462	141,468	12,992	2,206	483,220	454,550
Accumulated depreciation and impairment	(549)	(549)	(297,625)	(292,338)	(140,453)	(139,946)	-	-	(438,627)	(432,833)
Net carrying amount	100	100	27,492	17,889	4,009	1,522	12,992	2,206	44,593	21,717
Reconciliation										
Carrying amount at the beginning of the year	100	100	17,889	6,309	1,522	549	2,206	776	21,717	7,734
Additions	-	-	14,772	15,184	2,678	1,154	12,978	2,202	30,428	18,540
Transfers	-	-	1,069	332	316	440	(1,385)	(772)	-	-
Disposals	-	-	(149)	(77)	-	-	-	-	(149)	(77)
Depreciation expense – continuing operations	-	-	(6,088)	(3,849)	(507)	(621)	-	-	(6,595)	(4,470)
Depreciation expense – discontinued operations	-	-	(1)	(10)	-	-	-	-	(1)	(10)
Transferred to road resealing provision	-	-	-	-	-	-	(807)	-	(807)	-
Carrying amount at the end of the year	100	100	27,492	17,889	4,009	1,522	12,992	2,206	44,593	21,717
Assets pledged as security	100	100	27,492	17,889	4,009	1,522	12,992	2,206	44,593	21,717

Refer note 19 for details of security arrangements.

Notes to the Consolidated Financial Report (continued)

13. Property, Plant and Equipment (Continued)

Recognition and measurement

Plant and equipment is stated at cost less accumulated depreciation and any impairment in value.

Depreciation and amortisation

The cost of owned property, plant and equipment directly engaged in mining operations is depreciated over its expected economic life on a units-of-production method, with due regard given to the life of the related area of interest. Leased plant and equipment directly engaged in mining operations is written down to its residual value over the lesser of the lease term and its useful life. Other assets which are depreciated or amortised on a basis other than the units-of-production method typically are depreciated on a straight-line basis over the estimated useful life of the asset as follows:

Buildings	5 - 20 years
Motor vehicles	4 - 5 years
Office equipment	3 - 5 years
Leasehold improvements	Shorter of lease term and useful life of 5 – 10 years

Impairment

The carrying values of plant and equipment are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable.

For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

Individual assets in the cash-generating units are not written down below their recoverable amount. Refer note 17 for further details on impairment.

Derecognition

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

Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the income statement in the period the item is derecognised.

Key judgement, estimates and assumptions

Units of production method of depreciation and amortisation

The Group applies the units of production method of depreciation and amortisation of its mine assets based on ore tonnes mined. These calculations require the use of estimates and assumptions. Significant judgement is required in assessing the available ore reserves, mineral resources and the production capacity of the operations to be depreciated under this method. Factors that are considered in determining ore reserves, mineral resources and production capacity include the Group's history of converting mineral resources to ore reserves and the relevant timeframes, the complexity of metallurgy, markets and future developments. The Group uses economically recoverable mineral resources (comprising proven and probable ore reserves) to depreciate assets on a units of production basis. However, where a mineral property has been acquired and an amount has been attributed to the fair value of mineral resources not yet designated as ore reserves, the additional mineral resources may be taken into account. When these factors change or become known in the future, such differences will impact pre-tax profit and carrying values of assets.

Impairment of property, plant and equipment

The carrying value of property, plant and equipment is reviewed for impairment if there is any indication that the carrying amount may not be recoverable. Where a review for impairment is conducted, the recoverable amount is assessed by reference to either the 'value-in-use' (being the net present value of expected future cash flows of the relevant cash generating unit) or 'fair value less cost of disposal'.

In determining value-in-use, future cash flow forecasts for each cash generating unit (i.e. each mine) are prepared utilising management's latest estimates of mine life, mineral resource and ore reserve recovery, operating and development costs, royalties and taxation, and other relevant cash inflows and outflows. Cash flow scenarios for a range of commodity prices and foreign exchange rates are assessed using internal and external market forecasts, and the present value of the forecast cash flows is determined utilising a discount rate based on industry weighted average cost of capital.

The Group's cash flows are most sensitive to movements in iron ore prices, the discount rate and key operating costs. Variations to the expected future cash flows, and the timing thereof, could result in significant changes to any impairment assessment or losses recognised, if any, which could in turn impact future financial results. Refer note 17 for further details on impairment.

Notes to the Consolidated Financial Report (continued)

14. Right-of-use Assets

	Leased Property		Leased Plant and Equipment		Total	
	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000
Gross carrying amount at cost	1,755	-	17,085	-	18,840	-
Accumulated depreciation and impairment	(585)	-	(6,238)	-	(6,823)	-
Net carrying amount	1,170	-	10,847	-	12,017	-

Reconciliation

Carrying amount at the beginning of the year	-	-	-	-	-	-
Recognised at 1 July 2019 on adoption of AASB 16	1,755	-	17,085	-	18,840	-
Depreciation	(585)	-	(6,238)	-	(6,823)	-
Carrying amount at the end of the year	1,170	-	10,847	-	12,017	-

Recognition and measurement

The Group adopted AASB 16 using the modified retrospective method of adoption with an initial application date of 1 July 2019 and has not restated comparative information.

The group recognises right-of-use assets at the commencement date of the lease (ie. the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Unless the Group is reasonably certain to obtain ownership of the lease asset at the end of the lease term, the recognised right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term. Right-of-use assets are subject to impairment.

	Notes	2020 \$'000	2019 \$'000
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15. Deferred Acquisition, Exploration and Evaluation Costs

Deferred acquisition, exploration and evaluation – at cost	18,106	18,103
Allowance for impairment	(18,103)	(18,103)
	3	-

Reconciliation

Carrying amount at beginning of the year	-	-
Additions	72	223
Net impairment reversal/(expense)	-	(3)
Exploration expenditure written off	(69)	(220)
Carrying amount at the end of the year	3	-

Recognition and measurement

Acquisition costs

Exploration and evaluation costs arising from acquisitions are carried forward where exploration and evaluation activities have not, at balance date, reached a stage to allow a reasonable assessment regarding the existence of economically recoverable reserves.

Exploration and evaluation costs

Costs arising from exploration and evaluation activities are capitalised if activities in the area of interest have not yet reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves. To the extent that it is determined in the future that this capitalised expenditure should be written off, this will reduce profits and net assets in the period in which this determination is made.

A regular review is undertaken of each area of interest to determine the appropriateness of continuing to carry forward costs in relation to that area of interest. Where uncertainty exists as to the future viability of certain areas, the value of the area of interest is written off to the income statement or provided against.

Notes to the Consolidated Financial Report (continued)

	2020	2019
	\$'000	\$'000

16. Mine Properties

Mine properties - at cost	1,431,540	1,361,526
Accumulated amortisation and impairment	(1,197,755)	(1,166,532)
	233,785	194,994

	Koolan Island		Extension Hill		Total	
	2020	2019	2020	2019	2020	2019
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Reconciliation						
Deferred stripping costs						
Carrying amount at the beginning of the period	64,576	-	-	-	64,576	-
Capitalised deferred stripping costs	44,564	65,615	-	-	44,564	65,615
Amortisation expensed	(12,150)	(1,039)	-	-	(12,150)	(1,039)
Carrying amount at the end of the period	96,990	64,576	-	-	96,990	64,576
Other mine properties						
Carrying amount at the beginning of the period	130,418	85,529	-	2,252	130,418	87,781
Additions	18,812	38,799	-	-	18,812	38,799
Mine rehabilitation – revised estimate adjustment	6,638	8,125	-	-	6,638	8,125
Amortisation expensed	(19,073)	(2,035)	-	(2,252)	(19,073)	(4,287)
Carrying amount at the end of the period	136,795	130,418	-	-	136,795	130,418
Total mine properties	233,785	194,994	-	-	233,785	194,994

The security pledged for financing facilities includes mining mortgages over the mining tenements and contractual rights to mine hematite deposits owned by the Group (refer note 19).

Recognition and measurement

Deferred stripping

As part of its mining operations, the Group incurs mining stripping (waste removal) costs both during the development and production phase of its operations.

When stripping costs are incurred in the development phase of a mine before the production phase commences (development stripping), such expenditure is capitalised as part of the cost of constructing the mine and subsequently amortised over its useful life using a units of production method, in accordance with the policy applicable to mine properties. The capitalisation of development stripping costs ceases when the mine or relevant component thereof is commissioned and ready for use as intended by management.

Waste development costs incurred in the production phase creates two benefits, being either the production of inventory or improved access to the ore to be mined in the future. Where the benefits are realised in the form of inventory produced in the period, the production stripping costs are accounted for as part of the cost of producing those inventories. Where production stripping costs are incurred and the benefit is improved access to ore to be mined in the future, the costs are recognised as a stripping activity asset within mine properties.

If the costs of the inventory produced and the stripping asset are not separately identifiable, the allocation is undertaken based on the waste-to-ore stripping ratio for the particular ore component concerned. If mining of waste in a period occurs in excess of the expected life-of-component waste-to-ore strip ratio, the excess is recognised as part of the stripping asset. Where mining occurs at or below the expected life-of-component stripping ratio in a period, the entire production stripping cost is allocated to the cost of the ore inventory produced.

Amortisation is provided on the units-of-production method over the life of the identified orebody component. The units-of-production method results in an amortisation charge proportional to the depletion of the economically recoverable mineral resources (comprising proven and probable reserves).

Notes to the Consolidated Financial Report (continued)

16. Mine Properties (Continued)

Other mine properties

Other mine properties represent the accumulation of all acquisition, exploration, evaluation and development expenditure incurred by or on behalf of the Group in relation to areas of interest in which the mining of mineral resources has commenced. When further development expenditure is incurred in respect of a mine property after the commencement of production, such expenditure is carried forward as part of the cost of that mine property only when substantial future economic benefits are established, otherwise such expenditure is classified as part of the cost of production.

Amortisation is provided on the units-of-production method over the life of the mine, with separate calculations being made for each mineral resource. The units-of-production method results in an amortisation charge proportional to the depletion of the economically recoverable mineral resources (comprising proven and probable reserves).

A regular review is undertaken of each area of interest to determine the appropriateness of continuing to carry forward costs in relation to that area of interest. Impairment expenses are recognised to the extent that the carrying amount of the mine properties asset exceeds its estimated recoverable amount. Refer to note 17 for further details on impairment.

Key judgement and estimate

Determining the beginning of production

Judgement is required to determine when capitalisation of development costs ceases and amortisation of mine assets commences upon the start of commercial production. This is based on the specific circumstances of the project, and considers when the specific asset is substantially complete and becomes 'available for use' as intended by management which includes consideration of the following factors:

- completion of reasonable testing of the mine plant and equipment;
- mineral recoveries, availability and throughput levels at or near expected levels;
- the ability to produce iron ore in saleable form (where more than an insignificant amount is produced); and
- the achievement of continuous production.

Stripping activity assets

Judgment is required to identify a suitable production measure to be used to allocate production stripping costs between inventory and any stripping activity asset(s) for each orebody component. The Group considers that the ratios of the expected volume of waste to be stripped for an expected volume of ore to be mined for a specific component of orebody, to be the most suitable production measure.

In identifying and defining the orebody components, judgment is required to determine the expected volumes of waste to be stripped and ore to be mined in each of these components. These assessments are based on the information available in the mine plan which will vary between mines for various reasons, including, the geological characteristics of the orebody, the geographical location and/or financial considerations.

Stripping ratio

Significant judgment is required in determining the waste capitalisation ratio for each component of the mine. Factors that are considered include:

- any proposed changes in the design of the mine;
- estimates of the quantities of ore reserves and mineral resources for which there is a high degree of confidence of economic extraction;
- identifiable components of orebody;
- future production levels;
- impacts of regulatory obligations and taxation legislation; and
- future cash cost of production

Impairment of capitalised mine development expenditure

The future recoverability of capitalised mine development expenditure is dependent on a number of factors, including the level of mineral resources and ore reserves, future technological changes which could impact the cost of mining, future legal changes (including changes to environmental restoration obligations) and changes to commodity prices and exchange rates.

The Group regularly reviews the carrying values of its mine development assets in the context of internal and external consensus forecasts for commodity prices and foreign exchange rates, with the application of appropriate discount rates for the assets concerned.

To the extent that capitalised mine development expenditure is determined not to be recoverable in the future, this will reduce profits and net assets in the period in which this determination is made. Capitalised mine development expenditure is assessed for recoverability along with property, plant and equipment as described below. Refer note 17 for further details on impairment.

Notes to the Consolidated Financial Report (continued)

17. Impairment of Non-Current Assets

The Group reviews the carrying value of the assets of each Cash Generating Unit (**CGU**) at each balance date for indicators of potential impairment or reversal thereof. Where such indicators exist, the Company utilises the approaches under applicable accounting pronouncements for assessment of any impairment expenses or reversals.

As at 30 June 2020, there were no indicators of impairment or impairment reversal present. No impairment expenses or impairment reversals thereof have been recognised during the period (2019: nil).

Recognition and measurement

Recoverable amount of assets

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

Recoverable amount is the greater of fair value less costs to sell and value-in-use. Recoverable amount is determined for an individual asset, unless the asset's value-in-use cannot be estimated to be close to its fair value less cost to sell and it does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

In assessing value-in-use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

In allocating an impairment loss, the carrying amount of an individual asset is not taken below its individual recoverable amount.

An assessment is also made at each reporting date as to whether there is any indication that a previously recognised impairment loss 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 where 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 and amortisation, 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 or amortisation charges are 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.

Notes to the Consolidated Financial Report (continued)

		2020	2019
	Notes	\$'000	\$'000

18. Trade and Other Payables

Current

Trade creditors	[i]	25,523	20,463
Accruals and other payables	[i]	35,392	34,731
		60,915	55,194

[i] Current trade creditors and other payables are non-interest bearing and are normally settled on 30 day terms.

Recognition and measurement

All financial liabilities are recognised initially as fair value and, in the case of payables, net of directly attributable transaction costs. Trade payables, accruals 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.

		2020	2019
	Notes	\$'000	\$'000

19. Interest-Bearing Loans and Borrowings

Current

Insurance premium funding facility	[a]	-	1,753
Lease liabilities	[i],[b]	6,846	-
		6,846	1,753

Non-Current

Lease liabilities	[i],[b]	5,382	-
		5,382	-

[i] Lease liabilities

Minimum lease payments for right-of-use assets:

<ul style="list-style-type: none"> Not later than one year Later than one year but not later than five years 		7,142	-
		5,457	-
Total minimum lease payments		12,599	-
Future finance charges		(371)	-
		12,228	-

The following off-balance sheet financing facility had been negotiated and was available at the reporting date:

Performance bonding facility	[c]		
Used at reporting date		6,587	7,087
Unused at reporting date		13,413	12,913
		20,000	20,000

Terms and conditions relating to the above financing facilities:

[a] Insurance premium funding facility

During the year ended 30 June 2020, there were no insurance premium arrangements entered into by the Group.

[b] Lease facility

The Group adopted AASB 16 on 1 July 2019. Refer to note 38 for lease transition disclosures.

The Group has lease liabilities for right-of-use assets which are repayable monthly with final instalments due in June 2022. Interest is applied at a weighted average incremental borrowing rate of 3.25%.

[c] Performance bonding facility

In May 2011, the Company entered into a Facility Agreement comprising a Corporate Loan facility and a Performance Bonding facility. The undrawn Corporate Loan facility was cancelled in April 2013. The Performance Bonding facility was reduced in size from \$55,000,000 to \$20,000,000 in June 2017 and extended to 30 June 2021. As at balance date, bonds and guarantees totalling \$6,587,000 were drawn under the Performance Bonding Facility.

The security pledge for the Performance Bonding Facility is a fixed and floating charge over all the assets and undertakings of Mount Gibson Iron Limited, Mount Gibson Mining Limited, Geraldton Bulk Handling Pty Ltd, Koolan Iron Ore Pty Ltd and Aztec Resources Limited, together with mining mortgages over the mining tenements owned by Mount Gibson Mining Limited and Koolan Iron Ore Pty Ltd and the contractual rights of Mount Gibson Mining Limited to mine hematite iron ore at Extension Hill.

Notes to the Consolidated Financial Report (continued)

Recognition and measurement

The Group adopted AASB 16 using the modified retrospective method of adoption with an initial application date of 1 July 2019 and has not restated comparative information.

Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identifiable asset for a period of time in exchange for consideration.

Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate. The variable lease payments that do not depend on an index or a rate are recognised as expense in the period on which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

Other loans and borrowings

All other loans and borrowings are initially recognised at the fair value of the consideration received less directly attributable transaction costs.

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the effective interest rate method. Fees paid on the establishment of loan facilities are included as part of the carrying amount of the loans and borrowings.

Gains and losses are recognised in the profit or loss when the liabilities are derecognised.

	2020	2019
Notes	\$'000	\$'000

20. Derivative Financial Liabilities

Current

Foreign currency option contracts	36[b][i]	-	3
Iron ore swap contracts	36[e]	-	6,039
		-	6,042

Notes to the Consolidated Financial Report (continued)

21. Provisions

	Road Resealing		Restructure		Decommissioning Rehabilitation		Total	
	2020	2019	2020	2019	2020	2019	2020	2019
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Current	500	1,200	521	526	7,494	4,933	8,515	6,659
Non-Current	-	-	-	-	47,340	43,003	47,340	43,003
	500	1,200	521	526	54,834	47,936	55,855	49,662
Reconciliation								
Carrying amount at the beginning of the year	1,200	2,000	526	3,559	47,936	41,346	49,662	46,905
Provision for period	500	-	40	-	-	-	540	-
Amounts utilised during the period	(1,200)	(422)	(45)	(3,033)	(181)	(730)	(1,426)	(4,185)
Interest accretion on rehabilitation provision - expensed	-	-	-	-	524	927	524	927
Revised estimate adjustment – continuing operations	-	-	-	-	(83)	(1,621)	(83)	(1,621)
Revised estimate adjustment – discontinued operations	-	(378)	-	-	-	(111)	-	(489)
Revised estimate adjustment – mine properties asset	-	-	-	-	6,638	8,125	6,638	8,125
Carrying amount at the end of the year	500	1,200	521	526	54,834	47,936	55,855	49,662

Road resealing

This provision relates to the forecast cost of roadworks associated with the Extension Hill mine site.

Restructure

This provision relates to the forecast costs associated with release of personnel on the wind down and/or closure of the Extension Hill mine site where a detailed formal plan has been approved and communicated to the relevant mine site workforce.

Decommissioning rehabilitation

This provision represents the present value of decommissioning and rehabilitation costs for the Talling Peak, Koolan Island and Extension Hill sites. The cost estimates forming the basis of the provisions were prepared as at the end of the financial year by independent consultants specialising in mine closure planning and mine rehabilitation cost estimates. The timing of decommissioning and rehabilitation expenditure is dependent on the life of the mines and on the timing of the rehabilitation requirements, which may vary in the future. Based on current estimates, the bulk of expenditure on decommissioning rehabilitation is expected to occur at Talling Peak and Extension Hill within the next 1-3 years, and at Koolan Island between 4-6 years from balance date.

Notes to the Consolidated Financial Report (continued)

	2020	2019
	\$'000	\$'000

21. Provisions (Continued)

The following table summarises the decommissioning rehabilitation provision by mine site:

Tallering Peak	617	730
Koolan Island	44,420	37,353
Extension Hill	9,797	9,853
	54,834	47,936

Recognition and measurement

Rehabilitation costs

Long-term environmental obligations are based on the Group's environmental management plans, in compliance with current environmental and regulatory requirements.

Full provision is made based on the present value of the estimated cost of restoring the environmental disturbance that has occurred up to the balance sheet date. Increases due to additional environmental disturbances, relating to the development of an asset, are capitalised and amortised over the remaining lives of the area of interest.

Annual increases in the provision relating to the change in the present value of the provision are accounted for in the income statement as borrowing costs.

The estimated costs of rehabilitation are reviewed annually and adjusted as appropriate for changes in legislation, technology or other circumstances. Cost estimates are not reduced by potential proceeds from the sale of assets.

Restructuring provision

Restructuring provisions are recognised by the Group only when a detailed formal plan identifies the business or part of the business concerned, the location and number of employees affected, a detailed estimate of the associated costs, and an appropriate timeline, and the employees affected have been notified of the plan's main features.

Other 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.

If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects the current market assessments of the time value of money and, where appropriate, the risks specific to the liability.

Where discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

A provision for dividends is not recognised as a liability unless the dividends have been declared, determined or publicly recommended on or before the balance date.

Key estimate: mine rehabilitation provision

The Group assesses its mine rehabilitation provision annually in accordance with the accounting policy stated above. Significant judgement is required in determining the provision for mine rehabilitation as there are many factors that will affect the ultimate liability payable to rehabilitate the mine site. These include future development, changes in anticipated rehabilitation activities and costs, changes in technology, commodity price changes and changes in interest rates. When these factors change or become known in the future, such differences will impact the mine rehabilitation provision in the period in which they change or become known.

Notes to the Consolidated Financial Report (continued)

	2020	2019
	\$'000	\$'000

22. Issued Capital

[a] Ordinary shares

Issued and fully paid	602,030	583,395
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	2020		2019	
Notes	Number of Shares	\$'000	Number of Shares	\$'000

[b] Movement in ordinary shares on issue

Balance at the beginning of the financial year	1,123,865,435	583,395	1,091,813,060	568,328
Shares issued under Dividend Reinvestment Plan	27,607,012	18,635	29,883,486	14,464
Shares fully paid under LSP	-	-	2,168,889	603
	1,151,472,447	602,030	1,123,865,435	583,395
Restricted shares – reserved for Loan Share Plan:				
Balance at the beginning of the financial year	4,504,295	-	4,749,456	-
Shares issued under LSP	1,705,800	-	2,998,351	-
Shares forfeited under LSP	[f] (440,500)	-	(1,074,623)	-
Conversion of fully paid shares under LSP	-	-	(2,168,889)	-
	5,769,595	-	4,504,295	-
Balance at the end of the financial year	1,157,242,042	602,030	1,128,369,730	583,395
Treasury shares:				
Balance at the beginning of the financial year	-	-	-	-
Shares forfeited under LSP, not reallocated	[f] 440,500	-	-	-
	440,500	-	-	-

[c] Terms and conditions of contributed equity

Ordinary shares have the right to receive dividends as declared, and in the event of winding up the Company, to participate in the proceeds from the sale of all surplus assets in proportion to the number of and amounts paid up on shares held. Ordinary shares entitle their holder to one vote, either in person or by proxy, at a meeting of the Company.

Effective from 1 July 1998, the Corporations legislation abolished the concept of authorised capital and par values. Accordingly, the Company does not have authorised capital nor a par value in respect of its issued shares.

[d] Share options

As at 30 June 2020, there were no options on issue (2019: nil).

Share options carry no right to dividends and no voting rights.

[e] Performance rights

During the year ended 30 June 2020, no Performance Rights were issued.

No Performance Rights vested during the year (2019: nil).

As at 30 June 2020, there were no Performance Rights on issue (2019: nil) – see note 26(c).

[f] Loan Share Plan (in-substance options)

During the year ended 30 June 2020, 1,705,800 shares under the LSP were issued.

1,923,728 shares under the LSP vested during the year (2019: nil).

A total of 440,500 shares under the LSP were forfeited upon the resignation of Mr de Kruijff on 30 November 2019. These shares were recorded as treasury shares as at 30 June 2020.

[g] Capital management

The primary objectives of the Group's capital management program are to safeguard the Group's ability to continue as a going concern, so that it can provide returns for shareholders and benefits for other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders, buy back shares or issue new shares or other securities.

No changes were made in the objectives, policy or processes for managing capital during the year ended 30 June 2020.

Notes to the Consolidated Financial Report (continued)

		2020	2019
	Notes	\$'000	\$'000

23. Reserves

Share based payments reserve	[a]	21,277	20,837
Net unrealised gains reserve	[b]	515	860
Dividend distribution reserve	[c]	964,262	964,262
Equity reserves	[d]	(3,192)	(3,192)
		982,862	982,767

[a] Share based payments reserve

This reserve is used to record the value of equity benefits provided to employees and directors as part of their remuneration.

Balance at the beginning of the year	20,837	20,531
Share based payments	440	306
Balance at the end of the year	<u>21,277</u>	<u>20,837</u>

[b] Net unrealised gains reserve

This reserve records movement for financial assets classified as fair value through other comprehensive income and gains and losses on hedging instruments classified as effective cash flow hedges.

Balance at the beginning of the year	860	803
Change in fair value of cash flow hedges	(400)	(179)
Loss on cash flow hedges transferred to the Income Statement	800	358
Change in fair value of available for sale financial assets	(525)	(122)
Deferred income tax on cash flow hedges	(220)	-
Balance at the end of the year	<u>515</u>	<u>860</u>

[c] Dividend distribution reserve

This reserve is used to record profits from prior income years for the purpose of future dividend distribution by the Company.

Balance at the beginning of the year	964,262	964,262
Dividends paid during the period	-	-
Balance at the end of the year	<u>964,262</u>	<u>964,262</u>

[d] Equity reserves

This reserve is used to record the gain or loss arising from the sale or acquisition of non-controlling interests to or from third party investors.

Balance at the beginning of the year	(3,192)	(3,192)
Movement during the period	-	-
Balance at the end of the year	<u>(3,192)</u>	<u>(3,192)</u>

Notes to the Consolidated Financial Report (continued)

Notes	2020 \$'000	2019 \$'000
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24. Accumulated Losses

Balance at the beginning of the year	(953,350)	(1,053,908)
Dividends paid during the period	(45,015)	(32,811)
Net profit attributable to members of the Company	84,198	133,369
Balance at the end of the year	(914,167)	(953,350)

25. Expenditure Commitments

[a] Exploration Expenditure Commitments

Minimum obligations not provided for in the financial report and are payable:

• Not later than one year	446	470
• Later than one year but not later than five years	1,182	1,292
• Later than five years	1,542	1,721
	3,170	3,483

[c] Property, plant and equipment commitments

Commitments contracted for at balance date but not recognised as liabilities

• Not later than one year	2,399	2,857
• Later than one year but not later than five years	-	-
	2,399	2,857

[d] Contractual commitments

Commitments for the payment of other mining and transport contracts:

• Not later than one year	12,578	13,274
• Later than one year but not later than five years	270	3,750
	12,848	17,024

[e] Short-term lease commitments

Commitments for the payment of short-term leases:

• Not later than one year	101	-
	101	-

[i] In order to maintain current rights to explore and mine the tenements at its various mines and projects, the Group is required to perform minimum exploration work to meet the expenditure requirements specified by the Department of Mines, Industry Regulation and Safety.

[ii] The Group has contractual commitments to purchase property, plant and equipment at Koolan Island and Extension Hill.

[iii] Amounts disclosed as contractual commitments relate primarily to supplier arrangements at the Group's Extension Hill and Koolan Island sites where financial obligations, including minimum notice periods, apply in the case of termination.

[iv] Leases of plant and equipment with lease terms of 12 months or less.

Notes to the Consolidated Financial Report (continued)

	Notes	2020 \$'000	2019 \$'000
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26. Share-Based Payment Plans

(a) Recognised share-based payment expense

Expense arising from equity-settled share-based payment transactions	4[c]	440	306
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The share-based payment plans are described below. There have been no cancellations of any of the plans during 2020 or 2019.

(b) Employee Option Scheme

An Employee Option Scheme has been established where the Company may, at the discretion of the Board, grant options over the ordinary shares of the Company. The options, issued for nil consideration, are granted in accordance with performance guidelines established by the Directors of the Company. All Directors, officers and employees are eligible for this scheme. No options were issued during the year ended 30 June 2020. As at balance date, no options over unissued shares were on issue.

(c) Performance Rights Plan

The Company has established a Performance Rights Plan. Rights are granted at no cost to recipients and convert (vest) into ordinary shares on completion by the recipient of minimum periods of continuous service and the satisfaction of specified performance hurdles, including those related to the Company's Total Shareholder Return measured against a comparator group of companies over specified periods.

There were no Performance Rights issued during the year and there were no Performance Rights on issue as at 30 June 2020.

(d) Loan Share Plan

The Company previously established a Loan Share Plan (**LSP**) under which ordinary shares in the Company may be issued to eligible participants, with vesting of the shares being subject to the satisfaction of stipulated market conditions. The shares are issued at their market value with the recipient required to pay this market value in order to take up the share offer. The Company or any of its subsidiaries will provide a loan to fund the acquisition price. The loan is interest-free and is secured against the shares in the form of a holding lock preventing all dealing in the shares. The loan is limited recourse such that if the shares do not ultimately vest and are therefore forfeited, this is treated as full repayment of the loan balance. While the loan balance remains outstanding, any dividends paid on the shares, net of the tax on the dividends, will be automatically applied towards repayment of the loan. In making the loan in respect of the newly issued shares, there is no cash cost to the Company as the shares are newly issued.

On 3 July 2019, the Company issued 1,705,800 shares under the LSP. In accordance with the terms of the LSP, the shares were issued with an index share price of \$1.03 per share and pursuant to the vesting conditions, these shares do not vest unless a share price target of a 10% premium to the index price is met between 1 July 2020 and 1 July 2024 and the participants remain continuously employed by the Group. The award was accounted for as an in-substance option award and the fair value at grant date assessed at \$0.348 per LSP share. In calculating this fair value, a Monte Carlo simulation model was utilised over several thousand simulations to predict the share price at each vesting test date and whether the 10% hurdle would be satisfied, with the resultant values discounted back to the grant date. The underlying share price and the exercise price was \$1.03 per share, the period to exercise was assumed as three years (being half way between the first possible vesting date and the expiry of the LSP shares), the risk free rate was 0.99% based on Australian Government bond yields with three year lives, the estimated volatility was 50% based on historical share price analysis, and the dividend yield was assumed as nil.

A total of 440,500 previously issued shares under the LSP were forfeited upon the resignation of Mr de Kruijff on 30 November 2019.

The following table shows the number and weighted average exercise prices (**WAEP**) of, and movements in, LSP shares during the year:

	2020		2019	
	Number of LSP Shares	WAEP ¹	Number of LSP Shares	WAEP ¹
Balance at beginning of the year	4,504,295	\$0.34	4,749,456	\$0.28
- granted during the year	1,705,800	\$1.03	2,998,351	\$0.44
- exercised during the year	-	-	(2,168,889) ²	\$0.28
- forfeited during the year	(440,500)	\$1.03	(1,074,623)	\$0.44
Balance at end of the year	5,769,595	\$0.46	4,504,295	\$0.34

¹ Weighted average exercise price at balance date after dividend adjustments.

² The weighted average share price at the date of exercise of these LSP shares was \$1.19.

Notes to the Consolidated Financial Report (continued)

26. Share-Based Payment Plans (Continued)

Recognition and measurement

Share-based payment transactions

The Group provides benefits to employees (including directors) of the Group in the form of share-based payment transactions, whereby employees render services in exchange for shares or rights over shares (**equity-settled transactions**).

Options

There is currently a Directors, Officers, Employees and Other Permitted Persons option plan.

The cost of any options issued under this plan is measured by reference to their fair value at the date at which they are granted. The fair value is typically determined by using a binomial model. No account is taken of any performance conditions, other than conditions linked to the price of the shares of the Company.

Performance rights

There is a Mount Gibson Iron Limited Performance Rights Plan (**PRP**). The PRP enables the Company to provide its executives with long term incentives which create a link between the delivery of value to shareholders, financial performance and rewarding and retaining the executives.

The cost of Performance Rights issued under the PRP is measured by reference to their fair value at the date at which they are granted. The fair value is determined using either a Black-Scholes or Monte Carlo option valuation model.

Loan share plan

There is a Mount Gibson Iron Limited Loan Share Plan (**LSP**). The LSP enables the Company to provide its executives with long term incentives which create a link between the delivery of value to shareholders, financial performance and rewarding and retaining the executives. This plan is accounted for as an in-substance option award.

The cost of these share rights is measured by reference to the fair value at the date at which they are granted. The fair value is measured by reference to the quoted market price on the Australian Stock Exchange and using a Monte Carlo simulation model.

Equity-Settled Transactions Generally

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

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 number of awards that, in the opinion of the Directors of the Group, will ultimately vest. This opinion is formed based on the best available information at balance date. 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.

No expense is recognised for awards that do not ultimately vest, except for awards where vesting is conditional upon a market condition.

Where 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 increase in the value of the transaction as a result of the modification, as measured at the date of modification.

Where 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, both 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, if any, of outstanding options, Performance Rights and LSP shares is reflected as additional share dilution in the computation of earnings per share.

Notes to the Consolidated Financial Report (continued)

27. Earnings Per Share

Basic earnings per share are calculated by dividing net profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share amounts are calculated by dividing the net profit attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares.

The following reflects the income and share data used in the calculations of basic and diluted earnings per share:

	2020	2019
	\$'000	\$'000
Profit/(loss) used in calculating basic and diluted earnings per share:		
Continuing operations	84,451	133,245
Discontinued operations	(253)	124
Profit attributable to ordinary equity holders of the Company	84,198	133,369
	Number of Shares	Number of Shares
Weighted average number of ordinary shares used in calculating basic earnings per share	1,145,072,362	1,113,380,526
Effect of dilution		
- Restricted shares (in-substance options)	2,349,915	2,319,616
Weighted average number of ordinary shares used in calculating diluted earnings per share	1,147,422,277	1,115,700,142
Earnings per Share (cents per share):		
Basic earnings per share	7.35	11.98
Diluted earnings per share	7.34	11.95

Conversions, calls, subscriptions or issues after 30 June 2020

Immediately after year end, on 1 July 2020, an issue of 2,986,400 restricted shares was made under the LSP. In accordance with the terms of the LSP, the shares were issued at an index share price of \$0.617 per share. In order for the shares to vest, the participants must remain continuously employed with the Group until at least 1 July 2021 and the Company's share price, as measured by a rolling five day volume weighted average price of the Company's shares traded on the ASX, must on 1 July 2021 or at any time in the following four year period be above a 10% premium to the index price of the shares. No shares have vested after balance date in July 2020.

Other than as described above, there have been no issues of shares or exercises, conversions or realisations of options, performance rights or restricted LSP shares under any of the Company's share-based payment plans since 30 June 2020.

Recognition and measurement

Basic earnings per share is calculated as net profit 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.

Diluted earnings per share are calculated as net profit attributable to members of the company, adjusted for:

- i) costs of servicing equity (other than dividends) and preference share dividends;
- ii) the after tax effect of dividends and interest associated with dilutive potential ordinary shares that have been recognised as expenses; and
- iii) other non-discretionary changes in revenues or expenses during the period that would result from the dilution of potential ordinary shares;

divided by the weighted average number of ordinary shares and dilutive potential ordinary shares, adjusted for any bonus element.

Notes to the Consolidated Financial Report (continued)

	2020	2019
	\$'000	\$'000

28. Dividends Paid and Proposed

Declared and paid during the year:

[a] Dividends on ordinary shares:

During the year ended 30 June 2020, a final dividend of \$0.04 per share fully franked (\$45,203,000) in respect of the 2018/19 financial year was distributed by way of \$26,380,000 in cash and the issue of 27,607,012 new shares under the Company's Dividend Reinvestment Plan.

[b] Dividends not recognised at the end of the reporting period:

On 18 August 2020, the Company declared a final dividend on ordinary shares in respect of the 2019/20 financial year of \$0.03 per share fully franked, payable either in cash or in shares to eligible shareholders as part of the Company's Dividend Reinvestment Plan. The total amount of the dividend is \$34,807,000. The dividend has not been provided for in the 30 June 2020 financial statements.

[c] Franked dividends:

The amount of franking credits available for the subsequent financial year are:

Franking account balance as at the end of the financial year at 30%	16,333	35,706
Franking credits that will arise from the payment of income tax payable as at the end of the financial year	-	-
	16,333	35,706

The amount of franking credits available for future reporting periods:

Impact on the franking account of dividends proposed or declared before the financial report was authorised for issue but not recognised as a distribution to equity holders during the period	(14,917)	(19,373)
	1,416	16,333

Tax rates

The tax rate at which paid dividends have been franked is 30%.

29. Contingent Liabilities

- The Group has a Performance Bonding facility drawn to a total of \$6,587,000 as at balance date (2019: \$7,087,000). The performance bonds secure the Group's obligations relating primarily to environmental matters and infrastructure assets.
- Certain claims arising with customers, employees, consultants, and contractors have been made by or against certain controlled entities in the ordinary course of business, some of which involve litigation or arbitration. The Directors do not consider the outcome of any of these claims will have a material adverse impact on the financial position of the consolidated entity.

30. Key Management Personnel

[a] Compensation of Key Management Personnel

	2020	2019
	\$	\$
Short-term	2,719,989	3,682,201
Post employment	161,833	200,323
Long-term	49,619	108,880
Share-based payment	440,324	305,873
Termination	50,188	-
	3,421,953	4,297,277

[b] Other Transactions and Balances with Key Management Personnel

There were no other transactions and balances with key management personnel during the year.

Notes to the Consolidated Financial Report (continued)

31. Related Party Transactions

Ultimate parent

Mount Gibson Iron Limited is the ultimate Australian parent company.

Director-related entity transactions

Sales

During all or part of the year, Mr Lee and Mr Ferguson were directors of APAC Resources Limited (**APAC**) which has a 35.15% beneficial shareholding in Mount Gibson Iron Ltd, Mr Li was a director of Shougang Concord International Trading Pty Ltd (**SCIT**), and Mr Ding was a director of Shougang Fushan Resources Group Limited (**Shougang Fushan**) which has a 14.1% beneficial shareholding in Mount Gibson Iron Ltd.

The following sale agreements were in place with director-related entities during the period:

- The sale to a subsidiary of APAC of 20% of iron ore from Koolan Island's available mined production over the life of mine.
- The sale to SCIT of 80% of iron ore from Koolan Island's available mined production over the life of mine, which resulted in the sale of two shipments of iron ore from Koolan Island prior to the novation of this offtake agreement (refer footnote below).

Pursuant to these sales agreements, during the financial year, the Group:

- Sold 488,987 wmt (2019: 264,712 wmt) of iron ore to APAC; and
- Sold 146,900 wmt (2019: 2,073,265 WMT) of iron ore to SCIT.

Amounts recognised at the reporting date in relation to director-related entity transactions:

	2020	2019
	\$'000	\$'000
Assets and Liabilities		
<i>Current Assets</i>		
Receivables – APAC	1,325	11,877
Receivables – SCIT	-	6,997
Total trade receivables	<u>1,325</u>	<u>18,874</u>
Total Assets	<u>1,325</u>	<u>18,874</u>
<i>Current Liabilities</i>		
Payables – APAC	-	-
Payables – SCIT	-	-
Total trade payables	<u>-</u>	<u>-</u>
Total Liabilities	<u>-</u>	<u>-</u>
Sales Revenue		
Sales revenue – APAC	61,511	43,066
Sales revenue – SCIT*	12,568	176,344
Total Sales Revenue (before shipping freight)	<u>74,079</u>	<u>219,410</u>

- * On 31 May 2019 Shougang Concord International Enterprise Company Limited and its wholly-owned subsidiary SCIT novated their respective interests as guarantor and buyer under the sales agreement for 80% of iron ore from Koolan Island's available mined production over the life of mine to HKSE-listed entity Newton Resources Ltd and its subsidiary Ace Profit Investment Limited (**Ace**), subject to transitional arrangements which were satisfied on 23 July 2019. Ace is not considered to be a related party and only those sales to SCIT during the transition period are included above.

Apart from the above, there are no director-related entity transactions other than those specified in note 30.

	2020	2019
	\$	\$

32. Auditor's Remuneration

Amounts received or due and receivable by EY for:

▪ Fees for auditing the statutory financial report of the parent covering the group and auditing the statutory financial reports of any controlled entities	204,175	196,414
▪ Other services in relation to the entity and any other entity in the consolidated entity	3,744	3,640
	<u>207,919</u>	<u>200,054</u>

Notes to the Consolidated Financial Report (continued)

	2020	2019
	\$'000	\$'000

33. Discontinued Operations

The Talling Peak operation was first reported as a discontinued operation in the financial report for the year ended 30 June 2015. Mining was completed in June 2014 and the final shipment of remnant low grade ore occurred in March 2017. Ongoing costs relate to rehabilitation and minor holding activities.

[a] Profit/(loss) from discontinued operations

The financial results of Talling Peak operation for the year are presented below:

Revised estimate adjustment – road resealing and rehabilitation provisions	-	489
Other expenses	(361)	(312)
Profit/(loss) before tax and finance costs from discontinued operations	(361)	177
Finance costs	-	-
Profit/(loss) before tax from discontinued operations	(361)	177
Tax benefit/(expense)	108	(53)
Net profit/(loss) after tax from discontinued operations	(253)	124
Earnings/(loss) per share (cents per share):		
▪ basic earnings/(loss) per share	(0.03)	0.01
▪ diluted earnings/(loss) per share	(0.03)	0.01

[b] Cash flow from discontinued operations

The net cash flows incurred by the Talling Peak operation are as follows:

Operating	(828)	(2,514)
Investing	-	-
Financing	-	-
Net cash outflow from discontinued operations	(828)	(2,514)

Notes to the Consolidated Financial Report (continued)

34. Segment Information

The Group has identified its operating segments based on the internal reports that are reviewed and used by the Chief Executive Officer and the executive management team in assessing performance and in determining the allocation of resources.

For management purposes, the Group has organised its operating segments into two reportable segments as follows:

- Extension Hill segment – this segment includes the crushing, transportation and sale of iron ore from the Extension Hill and Iron Hill iron ore deposits.
- Koolan Island segment – this segment includes the mining, crushing and sale of iron ore from the Koolan Island iron ore operation.

Operating results for each reportable segment are reviewed separately by management for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss and is measured consistently with operating profit or loss in the consolidated financial statements.

Except as noted below, the accounting policies applied for internal reporting purposes are consistent with those applied in the preparation of the financial statements.

For the purposes of segment reporting, revenue is disclosed net of shipping freight costs, on a Free on Board (FOB) basis and includes quotation period price adjustments and realised gains and losses on foreign exchange and commodity forward sale contracts.

There have been no inter-segment revenues.

Items that are managed on a Group basis and are not allocated to segments as they are not considered part of core operations of any segment are as follows:

- Finance costs and revenue on investments
- Interest revenue
- Foreign exchange gains/(losses)
- Unrealised gains/(losses) on derivatives
- Corporate costs

Operating results for discontinued operations (Tallering Peak) have been excluded from the segment results below, and are set out in note 33.

During the year ended 30 June 2020, revenue received from the sale of iron ore comprised purchases by the following (unnamed) buyers who each on a proportionate basis equated to greater than 10% of total sales for the period:

Customer	2020
	\$'000
# 1	219,716
# 2	104,597
# 3	61,511
# 4	45,157
Other	14,184
	<u>445,165</u>

During the year ended 30 June 2019, revenue received from the sale of iron ore comprised purchases by the following (unnamed) buyers who each on a proportionate basis equated to greater than 10% of total sales for the period:

Customer	2019
	\$'000
# 1	191,620
# 2	50,855
# 3	28,840
Other	7,049
	<u>278,364</u>

Revenue from external customers by geographical location is based on the port of delivery. All iron ore has been shipped to China during the year ended 30 June 2020.

All segment assets are located within Australia.

Notes to the Consolidated Financial Report (continued)

34. Segment Information (Continued)

	Extension Hill		Koolan Island		Unallocated*		Consolidated	
	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000
Segment revenue								
Revenue from sale of iron ore, net of shipping freight and realised gains/(losses) on derivatives	119,906	179,779	295,097	52,964	-	-	415,003	232,743
Interest revenue	-	-	-	-	7,132	11,115	7,132	11,115
Segment revenue, net of shipping freight	119,906	179,779	295,097	52,964	7,132	11,115	422,135**	243,858**
Segment result								
Earnings/(loss) before impairment, interest, tax, depreciation and amortisation	22,999 [^]	64,221 [^]	145,142	22,350	(2,452)	(7,231)	165,689	79,340
Impairment (loss)/reversal	484	927	1,048	1,313	-	(3)	1,532	2,237
Earnings/(loss) before interest, tax, depreciation and amortisation	23,483	65,148	146,190	23,663	(2,452)	(7,234)	167,221	81,577
Depreciation and amortisation	(140)	(4,347)	(43,792)	(5,271)	(709)	(178)	(44,641)	(9,796)
Segment result	23,343	60,801	102,398	18,392	(3,161)	(7,412)	122,580	71,781
Finance costs							(1,502)	(1,496)
Profit before tax and discontinued operations							121,078	70,285
Items included in segment result:								
Impairment loss/(write-backs) of consumables inventories	86	(787)	(1,048)	(1,313)	-	-	(962)	(2,100)
Impairment (write-backs) on ore inventories	(570)	(140)	-	-	-	-	(570)	(140)
Impairment loss of exploration and evaluation expenditure	-	-	-	-	-	3	-	3
	(484)	(927)	(1,048)	(1,313)	-	3	(1,532)	(2,237)

[^] Includes reduction in provision for rehabilitation of \$508,000 (2019: \$1,621,000) due to revised cost estimates.

* 'Unallocated' includes interest revenue of \$7,132,000 (2019: \$11,115,000), arbitration settlement income of \$8,542,000 (2019: \$nil) and corporate expenses such as head office salaries and wages.

** To reconcile segment revenue to statutory revenue, shipping freight of \$30,162,000 (2019: \$45,621,000) is added.

Notes to the Consolidated Financial Report (continued)

34. Segment Information (Continued)

	Extension Hill		Koolan Island		Unallocated*		Consolidated	
	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000
Segment assets								
Current financial assets	16,952	18,896	58,533	35,724	367,533	364,587	443,018	419,207
Other current assets	4,776	4,045	37,666	23,161	1,266	1,281	43,708	28,487
Property, plant and equipment	187	977	44,177	20,436	229	304	44,593	21,717
Right-of-use assets	-	-	10,847	-	1,170	-	12,017	-
Mine properties	-	-	233,785	194,994	-	-	233,785	194,994
Other non-current assets	-	-	1,488	1,929	3	-	1,491	1,929
Deferred tax assets	-	-	-	-	26,165	62,907	26,165	62,907
Total assets	21,915	23,918	386,496	276,244	396,366	429,079	804,777	729,241
Segment liabilities								
Financial liabilities	18,025	16,170	51,736	32,633	3,382	14,186	73,143	62,989
Other liabilities	11,222	11,935	47,831	39,718	1,856	1,787	60,909	53,440
Total liabilities	29,247	28,105	99,567	72,351	5,238	15,973	134,052	116,429
Net assets/(liabilities)	(7,332)	(4,187)	286,929	203,893	391,128	413,106	670,725	612,812

* 'Unallocated' current financial assets include term deposits of \$182,600,000 (2019: \$208,600,000), subordinated notes of \$92,557,000 (2019: \$88,882,000) and financial assets held for trading of \$36,407,000 (2019: \$38,199,000).

Notes to the Consolidated Financial Report (continued)

35. Events After the Balance Sheet Date

On 18 August 2020, the Company declared a final dividend on ordinary shares in respect of the 2019/20 financial year of \$0.03 per share fully franked, payable either in cash or in shares to eligible shareholders as part of the Company's Dividend Reinvestment Plan. The total amount of the dividend is \$34,807,000. The dividend has not been provided for in the 30 June 2020 financial statements.

Apart from the above, as at the date of this report there are no significant events after balance date of the Company or of the Group that require adjustment of or disclosure in this report.

36. Financial Instruments

[a] Financial risk management objectives

The Group's principal financial instruments, other than derivatives, comprise bank, cash and short-term deposits, financial assets held for trading, trade and other receivables, trade and other payables, and lease liabilities.

The main purpose of these financial instruments is to manage short term cash flows for the Group's operations.

The Group has various other financial instruments such as trade receivables and trade creditors, which arise directly from its operations.

The Group also enters into derivatives transactions, principally forward currency contracts, and from time to time also enters into foreign currency collar options and iron ore swaps. The purpose is to manage the currency and commodity price risks arising from the Group's operations.

The main risks arising from the Group's financial instruments are foreign currency risk, interest rate risk, credit risk, commodity price risk and liquidity risk. The Board reviews and agrees management's recommended policies for managing each of these risks, as summarised below and in accordance with the Company's Financial Risk Management Policy.

[b] Foreign currency risk

The Group is exposed to the risk of adverse movement in the A\$ compared to the US\$ as its iron ore sales receipts are predominantly denominated in US\$. The Group has used derivative financial instruments to manage specifically identified foreign currency exposures by hedging a proportion of forecast US\$ sales transactions in accordance with its risk management policy. The primary objective of using derivative financial instruments is to reduce the volatility of earnings and cashflows attributable to changes in the A\$/US\$ exchange rate and to protect against adverse movements in this rate.

The Group recognises derivative financial instruments at fair value at the date the derivative contract is entered into. The Group applies hedge accounting to forward foreign currency contracts and collar option contracts that meet the criteria of cash flow hedges.

During the year ended 30 June 2020, the Group delivered into US dollar foreign exchange forward contracts totaling US\$9,000,000 at a weighted average exchange rate of A\$1.00/US\$0.6685.

At 30 June 2020, the notional amount of the foreign exchange hedge book totalling US\$11,000,000 is made up exclusively of collar option contracts with maturity dates in the 4 months ended 28 October 2020 and with an average cap price of A\$1.00/US\$0.6727 and an average floor price of A\$1.00/US\$0.6107.

As at 30 June 2020, the marked-to-market unrealised gain on the total outstanding US dollar foreign exchange hedge book of US\$11,000,000 was \$557,000.

It is the Group's policy to negotiate the terms of the hedge derivatives to match the terms of the hedged item to maximise hedge effectiveness.

The Group uses the following derivative instruments to manage foreign currency risk from time to time as business needs and conditions dictate:

Instrument	Type of Hedging	Objective
Forward exchange contracts	Cash flow hedge	To hedge sales receipts against cash flow volatility arising from the fluctuation of the A\$/US\$ exchange rate.
Collar options	Cash flow hedge	To hedge sales receipts against cash flow volatility arising from the fluctuation of the A\$/US\$ exchange rate by limiting exposure to exchange rates within a certain range of acceptable rates.

Notes to the Consolidated Financial Report (continued)

36. Financial Instruments (Continued)

[i] Foreign exchange contracts – cash flow hedges

At balance date, the following foreign exchange contracts designed as a hedge of anticipated future receipts that will be denominated in US\$ were outstanding:

	2020				2019			
	Average Contract Rate A\$/US\$	Contract Amount US\$ \$'000	Contract Amount A\$ \$'000	Fair Value A\$ \$'000	Average Contract Rate A\$/US\$	Contract Amount US\$ \$'000	Contract Amount A\$ \$'000	Fair Value A\$ \$'000
Collar Option Contracts								
Within one year:		3,000	4,348	50		2,500	3,338	(3)
- call strike price	0.6900				0.7490			
- put strike price	0.6358				0.6800			
Within one year:		2,000	3,053	157		9,000	12,517	36
- call strike price	0.6550				0.7190			
- put strike price	0.5950				0.6700			
Within one year:		6,000	8,955	350		-	-	-
- call strike price	0.6700				-			
- put strike price	0.6033				-			
Total		11,000	16,356	557		11,500	15,855	33

As balance date, the following foreign exchange contracts were recognised on the balance sheet and income statement:

	Notes	2020 \$'000	2019 \$'000
Current assets	11	557	36
Current liabilities	20	-	(3)
Total collar option contracts		557	33

[ii] Foreign currency sensitivity

The following table details the effect on profit and other comprehensive income after tax of a 10% change in the A\$ against the US\$ from the spot rates at 30 June 2020 and 30 June 2019.

Sensitivity to a 10% change in A\$ against US\$ at balance date	Net Profit		Other Comprehensive Income	
	2020 \$'000	2019 \$'000	2020 \$'000	2019 \$'000
10% appreciation in the A\$ spot rate with all other variables held constant	(4,178)	(2,886)	1,302	690
10% depreciation in the A\$ spot rate with all other variables held constant	5,107	3,528	(172)	(762)

The sensitivity analysis of the Group's exposure to the foreign currency risk at balance date has been determined based on the change in value due to foreign exchange movement based on exposures at balance sheet date. A positive number indicates an increase in profit and other comprehensive income.

Notes to the Consolidated Financial Report (continued)

36. Financial Instruments (Continued)

At balance date, the Group's exposure to foreign currency risks on financial assets and financial liabilities, excluding derivatives, which are primarily denominated in US dollars, are as follows:

	2020	2019
	\$'000	\$'000
Financial Assets		
Cash (included within note 6)	56,058	21,095
Trade and other receivables (included within note 9)	12,001	26,983
Financial Liabilities		
Trade and other payables (included within note 18)	(2,398)	(2,719)
Net exposure	65,661	45,359

The net exposure in US dollars at balance date is U\$45,319,000 (2019: U\$31,841,000).

[c] Interest rate risk

The Group's exposure to market interest rates relates primarily to the Group's cash and cash equivalents, term deposits and subordinated notes, trade debtors, financial assets at fair value through profit or loss and financial assets held for trading (tradeable corporate bonds).

The Group's policy is to manage its interest costs using a mix of fixed and variable rate debt (as appropriate).

The Group regularly analyses its interest income rate exposure. Within this analysis, consideration is given to potential renewals of existing positions and alternative financing arrangements.

At balance date, the Group's exposure to interest rate risks on financial assets and financial liabilities was as follows:

Notes to the Consolidated Financial Report (continued)

36. Financial Instruments (Continued)

CONSOLIDATED	Floating interest rate		Fixed interest rate maturing in:				Non-interest bearing		Total carrying amount per balance sheet		Weighted Average Interest	
	2020	2019	1 year or less		Over 1 to 5 years		2020	2019	2020	2019	2020	2019
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	%	%
i) Financial assets												
Cash	111,660	48,849	-	-	-	-	1	1	111,661	48,850	0.49	0.42
Term deposits	-	-	182,600	208,600	-	-	-	-	182,600	208,600	1.28	2.48
Subordinated notes	92,557	88,882	-	-	-	-	-	-	92,557	88,882	2.35	3.34
Financial assets held for trading	-	-	33,291	33,055	-	-	3,116	5,144	36,407	38,199	3.18	3.80
Trade and other receivables	-	-	-	-	-	-	19,236*	34,640*	19,236	34,640	-	-
Derivative financial assets	-	-	-	-	-	-	557*	36*	557	36	-	-
Total financial assets	204,217	137,731	215,891	241,655	-	-	22,910	39,821	443,018	419,207		
ii) Financial liabilities												
Trade and other payables	-	-	-	-	-	-	60,915	55,194	60,915	55,194	-	-
Interest-bearing loans and borrowings	-	-	6,846	1,753	5,382	-	-	-	12,228	1,753	3.25	3.74
Derivative financial liabilities	-	-	-	-	-	-	-	6,042	-	6,042	-	-
Total financial liabilities	-	-	6,846	1,753	5,382	-	60,915	61,236	73,143	62,989		

* These financial assets expose the Group to interest rate risk as they are carried at fair value.

Notes to the Consolidated Financial Report (continued)

36. Financial Instruments (Continued)

[i] Interest rate sensitivity

The following table details the effect on profit and other comprehensive income after tax of a 0.25% change in interest rates, in absolute terms.

Sensitivity of a 0.25% change in interest rates	Net Profit		Other Comprehensive Income	
	2020	2019	2020	2019
	\$'000	\$'000	\$'000	\$'000
<ul style="list-style-type: none"> 0.25% increase in interest rate with all other variables held constant 0.25% decrease in interest rate with all other variables held constant 	614	622	-	-
	(614)	(622)	-	-

The sensitivity analysis of the Group's exposure to Australian variable interest rates at balance date has been determined based on exposures at balance sheet date. A positive number indicates an increase in profit and equity.

[d] Credit risk

The Group's maximum exposures to credit risk at balance date in relation to each class of recognised financial assets, other than derivatives, is the carrying amount of those assets as indicated in the balance sheet.

In relation to derivative financial instruments, whether recognised or unrecognised, credit risk arises from the potential failure of counterparties to meet their obligations under the contract or arrangement. The Group's maximum credit risk exposure in relation to forward exchange and collar exchange contracts is the full amount of the foreign currency it will be required to pay or purchase when settling the forward or collar exchange contract, should the counterparty not pay the currency it is committed to deliver to the Group.

The majority of the Group's customers are located in China. The Group minimises concentrations of credit risk in relation to trade receivables by undertaking transactions with a number of customers and by the use of advance payments and letters of credit which effectively protect at least 95% of the estimated receivable amount at the time of sale.

Credit risk from balances with banks and financial institutions is managed in accordance with a Board-approved policy. Investments of surplus funds are made only with approved counterparties with an acceptable Standard & Poor's credit rating and within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Board on an ongoing basis, and may be updated throughout the year. The limits are set to minimise the concentration of risks and therefore mitigate financial loss through potential counterparty failure. No material exposure is presently considered to exist by virtue of the possible non-performance of the counterparties to financial instruments.

There are no significant concentrations of credit risk within the Group.

[e] Commodity price risk

The Group's operations are exposed to commodity price risk as the Group sells iron ore to its customers. The majority of the Group's sales revenue is derived under long term sales contracts for each of its operations. The pricing mechanism in these contracts reflects a market based clearing index. The pricing mechanism adopts the Platts Iron Ore Index Price (**Platts Index**) which is published daily for iron ore "fines" with Fe content ranging from 52% to 65% and is quoted on a US\$ per dry metric tonne "Cost and Freight" North China basis. "Lump" iron ore typically receives a premium to the published Platts Index "fines" price.

The Group enters into provisionally priced ore sales contracts, for which price finalisation is referenced to relevant market indices at specified future dates. The Group's exposure at balance date to the impact of movements in the iron ore price upon provisionally invoiced sales volumes is set out below:

Sensitivity at Balance Date	2020	2019
	\$'000	\$'000
Ore Sales Revenue:		
- 10% increase in iron ore prices	4,311	2,395
- 10% decrease in iron ore prices	(4,311)	(2,395)

The sensitivities have been determined as the dollar impact of a 10% increase and decrease in benchmark iron ore prices on trade receivables subject to provisional pricing at each reporting date, while holding all other variables, including foreign exchange rates, constant. The relationship between iron ore prices and exchange rates is complex, and movements in exchange rates can impact commodity prices. The above sensitivities should therefore be used with caution.

Notes to the Consolidated Financial Report (continued)

36. Financial Instruments (Continued)

During the period, the Group had forward sales agreements covering three shipments totalling 210,000 tonnes of iron ore, with maturity dates spread over the period July 2019 to September 2019. The contracts were stated in US\$ per dry metric tonne (**DMT**) and were cash settled against the average daily CFR benchmark price for 62% Fe fines ores for delivery to northern China. The average price of the forward contracts at each maturity date was between US\$86 and US\$90 per DMT. Movements in the market value of the forward sale contracts are taken to the income statement.

At balance date, the following iron ore forward sales contracts that have not been designated as hedges were outstanding:

	2020				2019			
	Tonnes	Average Price per Tonne US\$	Fair Value US\$ '000	Fair Value A\$ '000	Tonnes	Average Price per Tonne US\$	Fair Value US\$ '000	Fair Value A\$ '000
Maturing within: - 1 to 3 months	-	-	-	-	210,000	88	(4,239)	(6,039)
Total	-	-	-	-	210,000	88	(4,239)	(6,039)

[f] Liquidity risk

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of its cash reserves. The Group manages liquidity risk by continuously monitoring forecast and actual cash flows and matching maturity profiles of financial assets and liabilities.

The Group's capital risk management objectives are to safeguard the business as a going concern, to provide appropriate returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure in order to reduce the cost of capital (being equity and debt).

Mount Gibson does not have a target debt/equity ratio but has a policy of maintaining a flexible financing structure so as to be able to take advantage of new investment opportunities that may arise.

At 30 June 2020, the Group had unutilised performance bonding facilities totalling \$13,413,000 (2019: \$12,913,000). Refer note 19.

Tabulated below is an analysis of the Group's financial liabilities according to relevant maturity groupings based on the remaining period from the balance sheet date to the contractual maturity date. As the amounts disclosed in the table are the contractual undiscounted cash flows, these balances will not necessarily agree with the amounts disclosed in the balance sheet.

	30 June 2020					30 June 2019				
	Less than 6 months \$'000	6 to 12 months \$'000	1 to 5 years \$'000	Over 5 years \$'000	Total \$'000	Less than 6 months \$'000	6 to 12 months \$'000	1 to 5 years \$'000	Over 5 years \$'000	Total \$'000
Financial Liabilities										
Trade and other payables	60,915	-	-	-	60,915	55,194	-	-	-	55,194
Interest-bearing loans and borrowings	3,571	3,571	5,457	-	12,599	1,764	-	-	-	1,764
Derivatives	-	-	-	-	-	6,042	-	-	-	6,042
	64,486	3,571	5,457	-	73,514	63,000	-	-	-	63,000

Notes to the Consolidated Financial Report (continued)

36. Financial Instruments (Continued)

[g] Fair value of financial assets and financial liabilities

All financial instruments for which fair value is recognised or disclosed are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1 – quoted market prices in an active market (that are unadjusted) for identical assets or liabilities

Level 2 – valuation techniques (for which the lowest level of input that is significant to the fair value measurement is directly or indirectly observable)

Level 3 – valuation techniques (for which the lowest level of input that is significant to the fair value measurement is unobservable)

The fair values of derivative financial instruments are sourced from an independent valuation by the Group's treasury advisors using the valuation techniques with prevailing short and long term observable market inputs sourced from Reuters/Bloomberg to determine an appropriate mid-price valuation (level 2).

The fair values of quoted notes and bonds (classified as either financial assets held for trading or at fair value through other comprehensive income) are determined based on market price quotations at the reporting date (level 1).

The fair values of trade receivables classified as financial assets at fair value through profit and loss are determined using a discounted cash flow model incorporating market observable inputs sourced from Platts index pricing (level 2). This model also incorporates interest rate and credit risk adjustments.

The fair values of cash, short-term deposits, other receivables, trade and other payables and other interest-bearing borrowings approximate their carrying values, as a result of their short maturity or because they carry floating rates of interest.

The carrying amounts and fair values of the financial assets and financial liabilities for the Group as at 30 June 2020 and 30 June 2019 are shown below.

	Notes	2020		2019	
		Carrying Amount \$'000	Fair Value \$'000	Carrying Amount \$'000	Fair Value \$'000
Financial assets – current					
Cash	6	111,661	111,661	48,850	48,850
Term deposits	7	182,600	182,600	208,600	208,600
Subordinated notes	7	92,557	92,557	88,882	88,882
Financial assets held for trading	8	36,407	36,407	38,199	38,199
Trade debtors and other receivables	9	19,236	19,236	34,640	34,640
Derivatives	11	557	557	36	36
		443,018	443,018	419,207	419,207
Financial liabilities – current					
Trade and other payables	18	60,915	60,915	55,194	55,194
Interest-bearing loans and borrowings	19	12,228	12,228	1,753	1,753
Derivatives	20	-	-	6,042	6,042
		73,143	73,143	62,989	62,989
Net financial assets		369,875	369,875	356,218	356,218

Recognition and measurement

Initial recognition and measurement

Financial assets are classified, at initial recognition, and subsequently measured at amortised cost, fair value through other comprehensive income (OCI), or fair value through profit or loss.

The classification of financial assets at initial recognition that are debt instruments depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient, the Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient for contracts that have a maturity of one year or less, are measured at the transaction price determined under the revenue accounting policy (see note 3).

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest' (SPPI) on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Notes to the Consolidated Financial Report (continued)

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Financial assets at amortised cost (debt instruments)
- Financial assets at fair value through OCI with recycling of cumulative gains and losses (debt instruments)
- Financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- Financial assets at fair value through profit or loss

Financial assets at amortised cost (debt instruments)

The Group measures financial assets at amortised cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding

Financial assets at amortised cost are subsequently measured using the effective interest rate (**EIR**) method and are subject to impairment. Interest received is recognised as part of finance income in the statement of profit or loss and other comprehensive income. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

The Group's financial assets at amortised cost include trade receivables (not subject to provisional pricing), other receivables and term deposits (see notes 7 and 9).

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading (see note 8), financial assets designated upon initial recognition at fair value through profit or loss or financial assets mandatorily required to be measured at fair value, i.e., where they fail the SPPI test. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that do not pass the SPPI test are required to be classified and measured at fair value through profit or loss, irrespective of the business model.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in profit or loss.

As the Group applies the SPPI test to determine the classification of financial assets, the requirements relating to the separation of embedded derivatives is no longer needed for financial assets. An embedded derivative will often make a financial asset fail the SPPI test thereby requiring the instrument to be measured at fair value through profit or loss in its entirety. This is applicable to the Group's trade receivables subject to provisional pricing (see note 9). These receivables relate to sales contracts where the selling price is determined after delivery to the customer, based on an index price at the end of the relevant quotational period stipulated in the contract. This exposure to the market-based index price causes such trade receivables to fail the SPPI test. As a result, these receivables are measured at fair value through profit or loss from the date of recognition of the corresponding sale, with subsequent movements being recognised in other revenue (see note 3)

Financial assets at fair value through OCI

The Group measures debt instruments at fair value through OCI if both of the following conditions are met: -

- The financial asset is held with a business model with both the objective of both holding to collect contractual cash flows and selling; and
- The contractual terms meet the SPPI test.

For debt instruments at fair value through OCI, interest income and impairment losses are recognised in profit and loss and computed in the same manner as for financial assets carried at amortised cost. The remaining fair value changes are recognised in OCI. Upon derecognition, the cumulative fair value change recognised in OCI is recycled to profit and loss.

The Group's debt instruments at fair value through OCI includes the subordinated notes (see note 7)

Impairment of financial assets

The Group recognises an allowance for expected credit losses (**ECLs**) for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original EIR. ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (**12-month ECL**). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (**lifetime ECL**).

For trade receivables (not subject to provisional pricing) and other receivables due in less than 12 months, the Group applies the simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead, recognises a loss allowance based on the financial asset's lifetime ECL at each reporting date. The Group has established a provision matrix for trade receivables that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. For any other financial assets carried at amortised cost (which are due in more than 12 months), the ECL is based on the 12-month ECL when there has not been a significant increase in credit risk since origination. The 12-month ECL is the proportion of lifetime ECLs that results from default events on a financial instrument that are possible within 12 months after the reporting date.

When there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment including forward-looking information. The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows and usually occurs when past due for more than one year and not subject to enforcement activity.

Notes to the Consolidated Financial Report (continued)

Derivative financial instruments and hedging

Derivative financial instruments are initially recognised at fair value on the date the derivative contract is entered into and are subsequently remeasured to fair value.

Any gains and losses arising from changes in the fair value of derivatives, except those that qualify as cash flow hedges, are taken directly to net profit or loss for the year.

For the purpose of hedge accounting, hedges are classified as either fair value hedges when they hedge the exposure to changes in the fair value of a recognised asset or liability, or cash flow hedges where they hedge exposure to variability in cash flows that is either attributable to a particular risk associated with a recognised asset or liability or a forecasted transaction. All hedges are currently classified as cash flow hedges.

In relation to cash flow hedges to hedge firm commitments which meet the conditions for hedge accounting, the portion of the gain or loss on the hedging instrument that is determined to be an effective hedge is recognised directly in equity and the ineffective portion is recognised in the income statement.

When the hedged firm commitment results in the recognition of an asset or a liability, then, at the time the asset or liability is recognised, the associated gains or losses that had previously been recognised in equity are included in the initial measurement of the acquisition cost or other carrying amount of the asset or liability.

For all other cash flow hedges, the gains or losses that are recognised in equity are transferred to the income statement in the same year in which the hedged firm commitment affects the net profit and loss, for example when the future sale actually occurs.

Effectiveness is tested at inception of each hedge and monthly thereafter until the hedge expires. The cumulative dollar offset method is applied in the measurement of effectiveness. The cumulative approach involves comparing the cumulative change (to date from inception of the hedge) in the hedging instrument's fair values to the cumulative change in the hedged item's (or USD cash flow) attributable to the risk being hedged.

Effectiveness of the forward exchange contracts is monitored by comparing the forward net present value of the underlying cash flows to the forward net present value of the fair value associated with the hedging instrument. Prospective and retrospective testing is undertaken by the Group's treasury advisors.

At each balance date, the Group measures ineffectiveness using the ratio offset method. For foreign currency cash flow hedges if the risk is over hedged, the ineffective portion is taken immediately to other income or expense in the income statement.

Hedge accounting is discontinued when the hedging instrument expires or is sold, terminated or exercised, or no longer qualifies for hedge accounting. At that point in time, any cumulative gain or loss on the hedging instrument recognised in equity is kept in equity until the forecasted transaction occurs. If a hedged transaction is no longer expected to occur, the net cumulative gain or loss recognised in equity is transferred to the income statement.

37. Parent Entity Information

	2020	2019
	\$'000	\$'000

[a] Information relating to Mount Gibson Iron Limited:

Current assets	11,926	11,013
Total assets	1,158,381	1,077,940
Current liabilities	230	270
Total liabilities	487,656	465,128
Issued capital	602,030	583,395
Issued capital – restricted shares under Loan Share Plan	3,067	1,750
Accumulated losses	(349,955)	(387,476)
Dividend distribution reserve	394,306	394,306
Share based payments reserve	21,277	20,837
Total Shareholder's Equity	670,725	612,812
Net profit after tax of the parent entity	82,724	133,177
Total comprehensive profit of the parent entity	82,724	133,177

Notes to the Consolidated Financial Report (continued)

[b] Details of any guarantees entered into by the parent entity

There are cross guarantees given by Mount Gibson Iron Limited in relation to the debts of its subsidiaries as described in note 12 and note 19.

The parent entity has further provided bank guarantees in respect of obligations to various authorities. Refer to note 19.

[c] Details of any contingent liabilities of the parent entity

The parent entity had contingent liabilities as at reporting date as set out in note 29. For information about guarantees given by the parent entity, refer [b] above.

Mount Gibson Iron Limited guarantees the performance of Mount Gibson Mining Limited's obligations to Aurizon entities under the Transport Agreement made on 26 June 2008 as amended and restated. In accordance with this agreement, Mount Gibson Mining Limited agrees to pay Aurizon for rail haulage services and also reimburse Aurizon for the track access charges Aurizon pays to Brookfield, the rail infrastructure owner.

[d] Details of any contractual commitments by the parent entity for the acquisition of property, plant and equipment

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

[e] Tax Consolidation

The Company and its 100%-owned entities have formed a tax consolidated group. Members of the Group entered into a tax sharing arrangement in order to allocate income tax expense to the wholly-owned controlled entities. The agreement provides for the allocation of income tax liabilities between the entities should the head entity default on its tax payment obligations. At balance date, the possibility of default is remote. The head entity of the tax consolidated group is Mount Gibson Iron Limited.

Notes to the Consolidated Financial Report (continued)

38. New and Amended Accounting Standards and Interpretations

A. New and amended Accounting Standards and Interpretations adopted from 1 July 2019

Since 1 July 2019, the Group has adopted all Accounting Standards and Interpretations mandatory to annual periods beginning on or before 1 July 2019. Adoption of these standards and interpretations did not have a material effect on the financial position or performance of the Group.

(a) Nature of the effect of adoption of AASB 16

The Group applies, for the first time, AASB 16.

The Group applied the modified retrospective transition method to adopt AASB 16 and thus prior comparatives were not restated. Under this method, the cumulative effect of initially applying the standard is recognised directly as an adjustment to equity at the date of initial application. The Group elected to use the recognition exemptions for lease contracts that have a lease term of 12 months or less and do not contain a purchase option ('short-term leases'), and lease contracts for which the underlying asset is of low value ('low-value assets') (ie. below US\$5,000).

The Group has lease contracts for various items of plant, machinery and other equipment. Prior to the adoption of AASB 16, the Group classified each of its leases (as lessee) at the inception date as either a finance lease or an operating lease. A lease was classified as a finance lease if it transferred substantially all of the risks and rewards incidental to ownership of the leased asset to the Group; otherwise it was classified as an operating lease. Prior to the date of initial application of AASB 16, the Group did not have any finance leases recognised. All leases for plant, machinery, other equipment and leased property were classified as operating leases. Operating leases were not capitalised and the lease payments were recognised as rent expense in the profit or loss on a straight-line basis over the lease term.

Under adoption of AASB 16, the Group applied a single recognition and measurement approach for all leases, except short-term leases and leases of low-value assets. The standard provides specific transition requirements and practical expedients, which have been applied by the Group.

The Group recognised right-of-use assets and lease liabilities for those leases previously classified as operating leases, except for short-term leases and leases of low-value assets. The Group has elected to present right-of-use assets separately and lease liabilities as part of interest-bearing liabilities in the statement of financial position. The right-of-use assets were recognised based on the amount equal to the lease liabilities. Lease liabilities were recognised based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application. The weighted-average discount rate applied is 3.25%.

The Group also applied the available practical expedients wherein it excluded the initial direct costs from the measurement of the right-of-use asset at the date of initial application.

The impact on operating cash flows is the removal of the payments for operating lease costs incurred (previously under AASB 117), which were either expensed through operating costs or capitalised to non-current assets, except for cash flows relating to variable, short-term and low-value payments.

The effect of adopting AASB 16 as at 1 July 2019 (increase/(decrease)) is, as follows:

	\$'000
Assets	
Non-current : Right-of-use assets	18,840
Total assets	18,840
Liabilities	
Current : Interest-bearing loans and borrowings	6,610
Non-current : Interest-bearing loans and borrowings	12,230
Total liabilities	18,840

(i) Reconciliation of operating lease commitments

The lease liabilities as at 1 July 2019 can be reconciled to the operating lease commitments as of 30 June 2019 as follows:

	\$'000
Operating lease commitments as at 30 June 2019	24,094
Weighted average incremental borrowing rate as at 1 July 2019	3.25%
Discounted operating lease commitments as at 1 July 2019	23,018
Less:	
Commitments relating to short-term leases	(1,704)
Commitments relating to leases of low-value assets	(218)
Commitments relating to variable leases	(2,256)
Lease liabilities as at 1 July 2019	18,840

Notes to the Consolidated Financial Report (continued)

(ii) Amounts recognised in the statement of financial position and profit or loss

Set out below are the carrying amounts of the Group's right-of-use assets and lease liabilities and the movements during the period:

	Right-of-use Assets			Lease Liabilities \$'000
	Leased Property \$'000	Plant and Equipment \$'000	Total \$'000	
Recognised at 1 July 2019 on adoption of AASB 16	1,755	17,085	18,840	18,840
Additions	-	-	-	-
Depreciation expense	(585)	(6,238)	(6,823)	-
Interest expense	-	-	-	514
Payments	-	-	-	(7,126)
As at 30 June 2020	1,170	10,847	12,017	12,228

(b) Nature of the effect of adoption of AASB Interpretation 23

The Interpretation addresses the accounting for income taxes when tax treatments involve uncertainty that affects the application of AASB 112 *Income Taxes*. It does not apply to taxes or levies outside the scope of AASB 112, nor does it specifically include requirements relating to interest and penalties associated with uncertain tax treatments. The Interpretation specifically addresses the following:

- Whether an entity considers uncertain tax treatments separately;
- The assumptions an entity makes about the examination of tax treatments by taxation authorities;
- How an entity determines taxable profit (tax loss), tax bases, unused tax losses, unused tax credit and tax rates; and
- How an entity considers changes in facts and circumstances.

An entity must determine whether to consider each uncertain tax treatment separately or together with one or more other uncertain tax treatments. The approach that better predicts the resolution of the uncertainty needs to be followed.

The Group applies significant judgment in identifying uncertainties over income tax treatments. The interpretation did not have an impact on the consolidated financial statements of the Group.

B. New and amended Accounting Standards and Interpretations issued but not yet effective

Other Australian Accounting Standards and Interpretations relevant to the Group that have recently been issued or amended but are not yet effective, have not been adopted by the Group for the period ended 30 June 2020 are outlined in the table below:

Reference	Title	Summary	Application date of standard	Application date for Group
AASB 2019-3	Amendments to Australian Accounting Standards – Interest Rate Benchmark Reform	These amendments to AASB 7 Financial Instruments: Disclosures, AASB 9 and AASB 139 Financial Instruments: Recognition and Measurement were issued in response to the effects of Interbank Offered Rates reform on financial reporting. They provide mandatory temporary relief enabling hedge accounting to continue during the period of uncertainty before the replacement of an existing interest rate benchmark with an alternative "nearly risk-free" benchmark. These amendments apply retrospectively. However, any hedge relationships that have previously been de-designated cannot be reinstated, nor can any hedge relationships be designated with the benefit of hindsight. Early application is permitted.	1 January 2020	1 July 2020
AASB 2019-5	Amendments to Australian Accounting Standards – Disclosure of the Effect of New AASB Standards Not Yet Issued in Australia	It is possible that an entity complying with Australian Accounting Standards cannot assert compliance with IFRS Standards if its reporting date falls between the issuance date of a new IFRS Standard and a later release date of an equivalent Australian Accounting Standard. To enable IFRS compliance assertion despite such delays, this standard amends AASB 1054 Australian Additional Disclosures to require disclosure of the possible impact of initial application of forthcoming IFRS Standards not yet adopted by the AASB, as specified in paragraphs 30 and 31 of AASB 108. Entities complying with Australian Accounting Standards can assert compliance with IFRS Standards by making this additional disclosure. The amendments are applied prospectively. Earlier application is permitted.	1 January 2020	1 July 2020

Notes to the Consolidated Financial Report (continued)

Reference	Title	Summary	Application date of standard	Application date for Group
AASB 2018-7	Amendments to Australian Accounting Standards – Definition of Material	<p>The amendments align the definition of 'material' across AASB 101 Presentation of Financial Statements and AAS 108 Accounting Policies, Changes in Accounting Estimates and Errors, and clarify certain aspects of the definition. The new definition states that, 'Information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity.'</p> <p>The amendments clarify that materiality will depend on the nature or magnitude of information, or both. An entity will need to assess whether the information, either individually or in combination with other information, is material in the context of the financial statements.</p> <p>The amendments are applied prospectively. Earlier application is permitted.</p>	1 January 2020	1 July 2020
AASB 2018-6	Amendments to Australian Accounting Standards – Definition of a Business	<p>The definition of a business helps entities to distinguish business combinations from asset acquisitions. Business combinations are accounted for using the acquisition method, which, among other things, may give rise to goodwill. Accounting treatments for other types of transactions may also be affected, depending on whether the transaction involves a business (e.g., A loss of control transaction where a retained interest is accounted for using the equity method).</p> <p>With the aim of helping companies determine whether an acquired set of activities and assets is a business, the amendments to AASB 3:</p> <ul style="list-style-type: none"> ▶ Clarify the minimum requirements for a business to exist ▶ Remove the assessment of whether market participants are capable of replacing missing elements ▶ Provide guidance to help entities assess whether an acquired process is substantive ▶ Narrow the definitions of a business and of outputs ▶ Introduce an optional fair value concentration test to identify a business <p>These amendments are applied prospectively. Earlier application is permitted.</p>	1 January 2020	1 July 2020
AASB 2020-1	Amendments to Australian Accounting Standards – Classification of Liabilities as Current or Non-current	<p>A liability is classified as current if the entity has no right at the end of the reporting period to defer settlement for at least 12 months after the reporting period. The AASB recently issued amendments to AASB 101 to clarify the requirements for classifying liabilities as current or non-current. Specifically:</p> <ul style="list-style-type: none"> ▶ The amendments specify that the conditions which exist at the end of the reporting period are those which will be used to determine if a right to defer settlement of a liability exists. ▶ Management intention or expectation does not affect classification of liabilities. ▶ In cases where an instrument with a conversion option is classified as a liability, the transfer of equity instruments would constitute settlement of the liability for the purpose of classifying it as current or non-current. <p>These amendments are applied retrospectively. Earlier application is permitted.</p>	1 January 2022	1 July 2022

Notes to the Consolidated Financial Report (continued)

Reference	Title	Summary	Application date of standard	Application date for Group
Conceptual Framework AASB 2019-1	Conceptual Framework for Financial Reporting Amendments to Australian Accounting Standards – Reference to the Conceptual Framework	<p>The Conceptual Framework for Financial Reporting (Conceptual Framework) describes the objective of, and the concepts for, general purpose financial reporting. The purpose of the Conceptual Framework is to:</p> <ul style="list-style-type: none"> ▶ Assist in the development of accounting standards ▶ Help preparers develop consistent accounting policies where there is no applicable standard in place; and ▶ Assist all stakeholders to understand the standards better. <p>The Conceptual Framework is not a standard, and none of the concepts override those in any standard or any requirements in a standard.</p> <p>The application of the Conceptual Framework is at present limited to:</p> <ul style="list-style-type: none"> ▶ For-profit private sector entities that have public accountability and are required by legislation to comply with Australian Accounting Standards; and ▶ Other for-profit entities that voluntarily elect to apply the Conceptual Framework, which would permit compliance with Australian Accounting Standards (Tier 1) and IFRS Standards. <p>The revised Conceptual Framework includes: a new chapter on measurement; guidance on reporting financial performance; improved definitions and guidance - in particular the definitions of an asset and a liability; and clarifications in important areas, such as the roles of stewardship, prudence and measurement uncertainty in financial reporting.</p> <p>Exemptions have been provided in applying AASB 3 and developing accounting policies for regulatory account balances using the previous Framework for the Preparation and Presentation of Financial Statements (July 2004) (Framework), such that entities must continue to apply the definitions of an asset and a liability (and supporting concepts) in the previous Framework, and not the definitions in the revised Conceptual Framework.</p> <p>In some cases, applying the revised definitions would change which assets and liabilities qualify for recognition in a business combination. As a consequence, post-acquisition accounting required by other standards could lead to immediate derecognition of such assets or liabilities, causing 'day 2 gains or losses' to arise, which do not depict economic gains or losses. Therefore, the IASB plans to assess how IFRS 3 Business Combinations can be updated for the revised definitions, without these unintended consequences.</p> <p>Requiring entities to continue applying the previous Framework when developing or revising accounting policies for regulatory account balances prevents unhelpful and unnecessary disruption for both preparers and users. This avoids revising accounting policies for regulatory account balances twice within a short time frame – once for the revised Conceptual Framework and again when a revised standard on rate-regulated activities is issued.</p> <p>Earlier application of the revised Conceptual Framework is permitted.</p>	1 January 2020	1 July 2020
AASB2014-10	Amendments to Australian Accounting Standards – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	<p>The amendments to AASB 10 Consolidated Financial Statements and AASB 128 clarify that a full gain or loss is recognised when a transfer to an associate or joint venture involves a business as defined in AASB 3. Any gain or loss resulting from the sale or contribution of assets that does not constitute a business, however, is recognised only to the extent of unrelated investors' interests in the associate or joint venture.</p> <p>These amendments are applied prospectively. Earlier application is permitted.</p>	1 January 2022	1 July 2022

The Group has elected not to early adopt any of these new standards or amendments in these financial statements. The Group intends to adopt these standards when they become effective. An impact assessment of the standards issued but not yet effective has not been performed.

Directors' Declaration

In accordance with a resolution of the directors of Mount Gibson Iron Limited, I state that:

1. In the opinion of the Directors:
 - a. the financial statements, notes and the additional disclosures included in the Directors Report designated as audited of the Group are in accordance with the *Corporations Act 2001*, including:
 - i) giving a true and fair view of the financial position of the Group as at 30 June 2020 and of its performance for the year ended on that date; and
 - ii) complying with Accounting Standards and the *Corporations Regulations 2001*; and
 - b. the financial statements and notes also comply with International Reporting Standards as disclosed in note 1; and
 - c. there are reasonable grounds to believe that the Group will be able to pay its debts as and when they become due and payable.
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 30 June 2020.

Signed in accordance with a resolution of the directors.



LEE SENG HUI
Chairman

Date: 18 August 2020



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Independent auditor's report to the members of Mount Gibson Iron Limited

Report on the audit of the financial report

Opinion

We have audited the financial report of Mount Gibson Iron Limited (the Company) and its subsidiaries (collectively the Group), which comprises the consolidated balance sheet as at 30 June 2020, the consolidated income statement, the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated cash flow statement for the year then ended, 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 consolidated financial position of the Group as at 30 June 2020 and of its consolidated financial performance for the year ended on that date; 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 (including Independence Standards)* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

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

Key audit matter

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial report of the current year. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, but we do not provide a separate opinion on these matters. For the matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Financial Report* section of our report, including in relation to this matter. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial report. The results of our audit procedures, including the procedures performed to address the matter below, provide the basis for our audit opinion on the accompanying financial report.



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1. Provision for rehabilitation

Why significant

As a consequence of its operations the Group incurs obligations to rehabilitate and restore its mine sites. Rehabilitation activities are governed by local legislative requirements. As at 30 June 2020 the Group's consolidated balance sheet includes provisions of \$55.3 million (including the road resealing provision) in respect of these obligations (refer to note 21).

We focused on this matter because estimating the costs associated with these future activities requires judgment and estimation for factors such as timing of when rehabilitation will take place, the extent of the rehabilitation and restoration activities and economic assumptions such as inflation rates and discount rates which are used to determine the provision amount.

How our audit addressed the key audit matter

We evaluated the assumptions and methodologies used by the Group in arriving at their rehabilitation cost estimates. In doing so we:

- ▶ We involved our climate change and sustainability services specialists to assess the objectivity, qualifications and competence of the Group's external experts whose work formed the basis of the Group's cost estimate
- ▶ Tested the reasonableness of the timing of the rehabilitation cashflows and the resultant inflation and discount rate assumptions used in the Group's cost estimates, having regard to available economic data on future inflation and discount rates
- ▶ Evaluated the adequacy of the Group's disclosures relating to rehabilitation obligations and considered the treatment applied to changes in the rehabilitation and restoration provision.



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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 Company's 2020 Annual Report other than the financial report and our auditor's report thereon. We obtained the Directors' Report that is to be included in the Annual Report, prior to the date of this auditor's report, and we expect to obtain the remaining sections of the Annual Report after the date of this auditor's report.

Our opinion on the financial report does not cover the other information and we do not and will not express any form of assurance conclusion thereon, with the exception of the Remuneration Report and our related assurance opinion.

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 on the other information obtained prior to the date of this auditor's report, 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 Group's ability to continue as a going concern, disclosing, as applicable, matters relating to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial report

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



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

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

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

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

From the matters communicated to the directors, we determine those matters that were of most significance in the audit of the financial report of the current year 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.



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Report on the audit of the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2020.

In our opinion, the Remuneration Report of Mount Gibson Iron Limited for the year ended 30 June 2020, complies with section 300A of the *Corporations Act 2001*.

Responsibilities

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

Ernst & Young

Gavin Buckingham
Partner
Perth
18 August 2020