ANNUAL REPORT 2020

TRUSCOTT MINING CORPORATION LIMITED ACN 116 420 378



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Email: admin@truscottmining.com.au
Website: www.truscottmining.com.au

COMPANY DIRECTORY

DIRECTORS

PN Smith - Executive Chairman and Managing Director

 $EE\ Smith-Non-Executive\ Director$

MJ Povey - Executive Director

COMPANY SECRETARY

M J Povey

REGISTERED OFFICE

Unit 1, 1 Ewen Street Scarborough WA 6109

(All mail to PO Box 2805, West Perth WA 6872)

Telephone 0419 956 232

AUDITORS

Walker Wayland WA Audit Pty Ltd Level 3, 1 Preston Street Como WA 6152

HOME EXCHANGE

Australian Securities Exchange Ltd Exchange Plaza 2 The Esplanade Perth WA 6000

ASX Code: TRM

SHARE REGISTRY

Automic Group GPO Box 5193 Sydney NSW 2000

Telephone: (02) 9698 5414

CHAIRMAN'S REPORT

I am pleased to present the Company's Annual Report for 2019/20 and a summary of the exploration activities and commercial initiatives for the year. During this period Truscott Mining Corporation Limited (Truscott) has maintained its operational focus within the Tennant Creek Mineral Field in the Northern Territory.

Exploration in the Tennant Creek Mineral Field has historically strongly relied on geophysics as an exploration tool. Observing the large sums of capital consumed by several explorers in recent years without commensurate commercial returns Truscott has elected to pursue the complex task of refining other approaches that seek to provide a more informed context for exploration.

Truscott's continued research and development activities, across the Northern Craton which hosts the wider Tennant Creek Mineral Field, has developed understandings of the extent to which mineralisation has been structurally controlled and located in zones of increased shearing. The characterisation of patterns of shear elements and their repetition at different scales has provided the basis for supplementing exploration strategies.

Utilising exploration strategies supported by remote analysis two new exploration project areas were acquired in the previous year. Part of the current year saw access to these areas limited due to fire risk and then the onset of federal bio-security restrictions. To date ground-based observations have confirmed expected structures and related mineralisation, with access re-stablished, work is ongoing.

Truscott continues to maintain one hundred percent ownership of all assets, including the new exploration project areas. The confluence of circumstance, with the company reaching a high level of intellectual knowledge at a time of an increasingly aggressive gold market provide for an advantaged circumstance from with to determine future developments. First application of new knowledge being a known driver of strong commercial outcomes.

The setting of the high-grade Westminster mineralisation is well understood, along with its potential and the plans for a well-controlled drill out of the resource. Plans for an extended mining lease have been made, along with the completion of a schedule for design and study activities for when project development is called.

Truscott has maintained a remarkably high level of financial control over the business whilst it has continued to build a unique knowledge base. A continued reduction in corporate overheads has been achieved by maintaining an operational office on its mining lease at Tennant Creek and moving many of its other business functions into the electronic domain.

By maintaining an emphasis on adding value by developing knowledge, rather than the more capital-intensive drilling activities, it has been possible to not undertake any significant new capital raising in the past three years prior to the close of this reporting year. The holdings for the listed top twenty shareholders, with the sophistication to understand long term business agendas, has again further increased to 80.4% of the total shares on issue.

The Directors continue to support the Company by constraining their time charges, advancing loan funds and, subject to annual general meeting approval, accepting full payment for Directors' fees by the issue of Performance Rights that convert to shares on reaching a set Milestone within a fixed time frame. It should be evident from these actions that the Directors have a long-term perspective for the Company and the planned development of its assets.

Technically, the Company continues to build its knowledge base with committed leadership in the field by directors and staff, providing increased capability to explore for and develop high grade gold targets. Commercially, leverage has been maintained because of the low number of shares on issue, and the large percentage of shareholdings held by Directors and staff.

Peter N Smith Executive Chairman

25 September 2019

REVIEW OF OPERATIONAL ACTIVITIES

Summary

During the year Truscott continued its research and field work on the exploration potential of Northern Australia by describing the structural controls over crustal scale fluid flow and the formation of major orogenic gold deposits across the Northern Craton.

The broader work program provides the context, within the current area of operations, for prescriptively identifying structural settings with potential to host orebodies. Ongoing analysis further refined structural models to allow more accurate identification of major target zones within recently acquired tenure.

At the advanced Westminster Project detailed definition of shearing and shear corridors and the expected zones of mineralisation within the corridors was further refined. This work is being undertaken to support plans to drill for mineralisation at greater depth.

Defining a Context for Exploration Programs

Truscott previously observed the concordant geological and geographical linear structures (Figure 1) can be observed throughout the Central Northern Territory. The lineation on 126° (Sigma 1) was treated as being the principal stress direction that is a consequence of inter-plate collision.

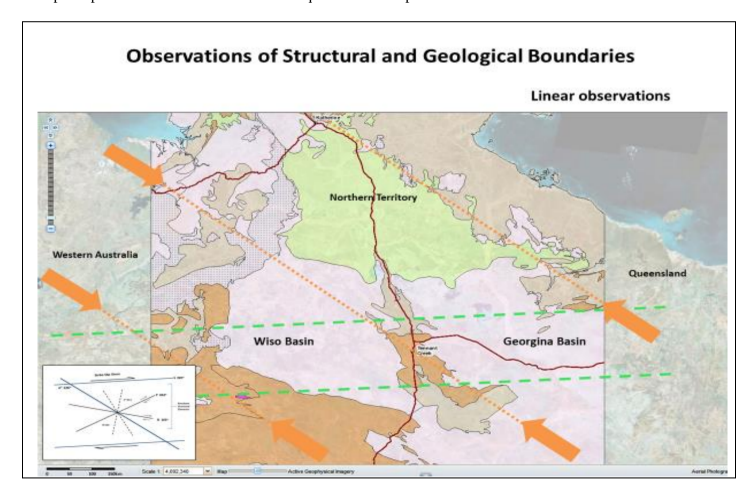


Figure One: Linear Observations across the Northern Territory

Crustal thinning appears evident on the sigma one lineament passing through Tennant Creek, with basement rocks closer to surface and adjacent basin development. The focus of stress development associated with uplift along Sigma one (126°) provides the potential for rising fluid intrusions.

Observing the Central Strike-Slip Corridor

Structural theory suggests that ongoing primary stress (Sigma 1) has the capacity to develop major strike slip corridors which exhibit characteristic structural elements. The structural elements that result from this action are evident in the total magnetic signature (Figure 2) for the central region.

The imagery clearly demonstrates structural elements that result from the dynamic strike-slip action. Most evident internal features are large scale structures that are aligned to resultant reidel shear R (103°) sets and late stage cross shearing that is also likely sympathetic to the earlier folding on P (063°).

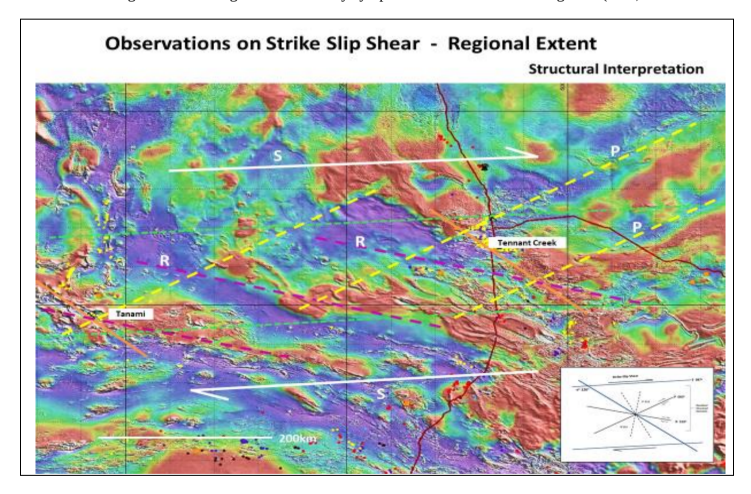


Figure Two: Development of the Strike-Slip Regime Central Northern Territory

Early D2 compression folding is initially aligned with P (063°) as the strike slip shear corridor develops. Ongoing dynamic action within the central corridor allows for the movement of mineralised fluids, which concentrate in resultant reidel shears R (103°) and late stage cross shearing that is sympathetic to the earlier folding on P (063°) .

Influences on Mineral Deposit Distribution

Studying the first vertical derivative of the magnetic image within the Tennant Creek Mineral Field have enabled subsets of the regional shear signatures to be characterised. These subsets which are shown as repeating down a sigma one axis (Figure 3) become discrete observational windows and are described as fractal one of the stress continuum that has preconditioned basement rocks.

Shear corridors S (087°) can be observed crossing the observational windows. Shear has the propensity to exhibit breaks along folds and in some locations the folding and shearing appear para-sympathetic determinant for sites of mineral deposition. At other locations mineral concentrations have been documented as occurring where only shearing is evident. It is therefore concluded that shear is the prerequisite condition for mineral concentration. The nature of mineralisation understood then as being shear hosted with structural constraints.

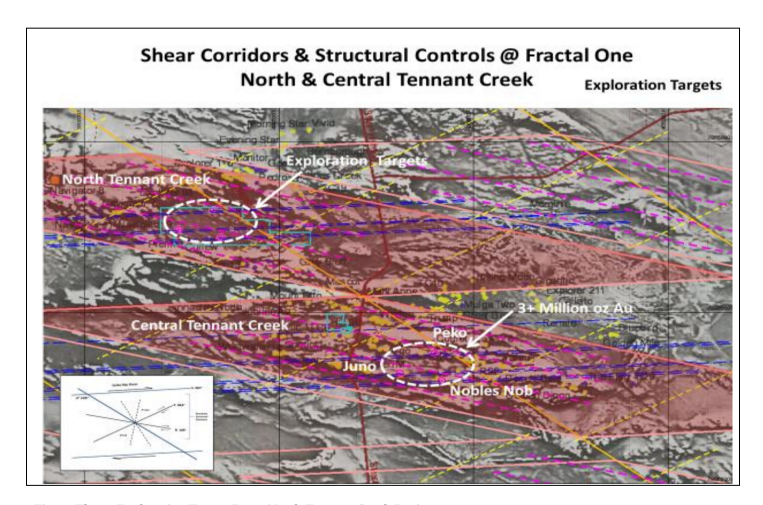


Figure Three: Exploration Target Zones North Tennant Creek Project

The intensity of shearing is expected to be a general predictor of the extent of mineralisation and, the approximate centroid of the Central Tennant Creek Field has the highest concentration of larger historical mines, Peko, Juno, Nobles Nob. All these mines have not had the benefit of sufficient structural controls over exploration and consequently remain under exploited.

The North Tennant Creek Project occupies the equivalent centroid adjacent to the sigma one axis and exhibits similar corridors of high intensity shearing.

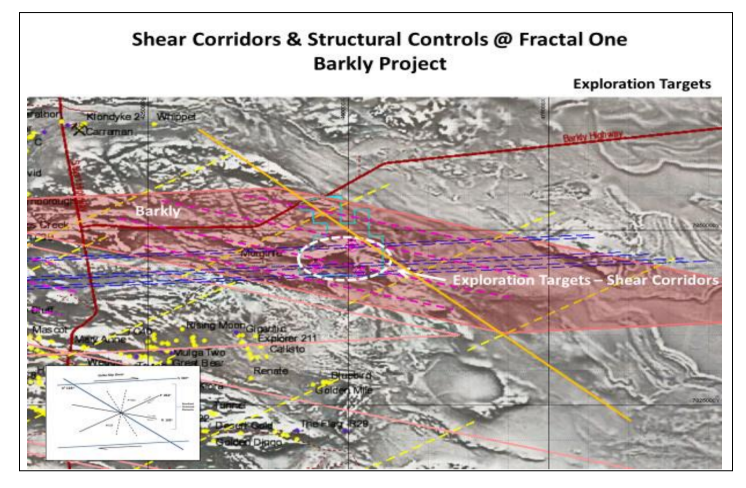


Figure Four: Exploration Target Zones Barkly Project

Early work on the ground at the Barkly Project (Figure 4) confirms that presence of the expected shearing, structural elements, and mineralisation. The lack of historical drilling in the project target areas may have been a consequence of having a mapped cover of more recent sediments. However, field recognisance indicates outcrops of the underlaying older sediments within which mineralisation typically occurs and a limited thickness of the later sedimentary cover units.

Again, evident structural targets exist associated with strong shearing close to the centroid of this fractal one subset of shear elements.

Description of Mineral Deposit Locations

The referencing of the scale of structures suited to make observations at the level of target locations or potential mines such as Westminster has been determined by mathematical analysis. It turns out that these observations can be made two orders of magnitude lower at fractal three.

The drilling and the studies conducted to date at Westminster (Figure 5) occur in the first line of major shearing. The second line of major shearing that is characterised by explosive breccia along the limits with a high degree of silicification along parts of its centre is closer to the centroid of the fractal window and may ultimately contain the highest levels of mineralisation. The area covered by the gold model, that has been subject to moderate density drilling to a limited depth, provides an indication of then extent of drilling to follow.

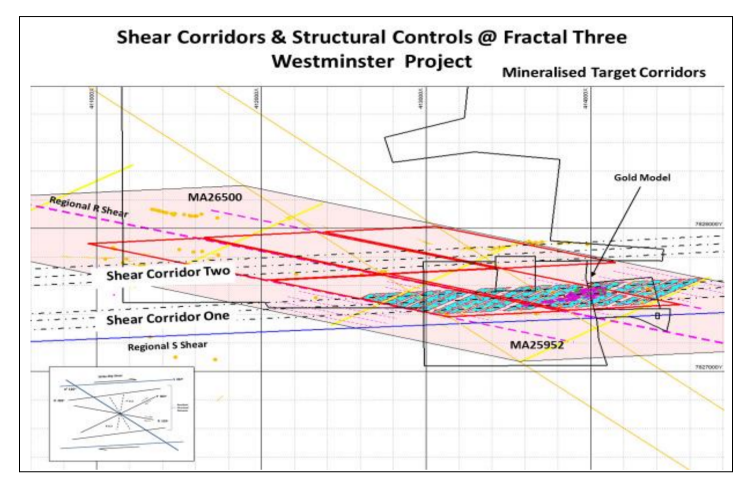


Figure Five: Mine Scale Target Settings

Ore Body Mineral Concentrations

Work on ore bodies is undertaken at fractal level 4 and ore body one at Westminster (Figure 6) again demonstrates a shear corridor that has been established through ore body modelling and surface observations.

Substantial sets of site-based observations on structural elements support the structural interpretation, the shear set on P (063°) illustrated. Mineralised flow plains exist within the shear corridor with a strike of D' (083°) and a true dip of 65-70 $^{\circ}$ N. The intersection of these flow plains and the vertical P (063°) dilation sets generates mineralisation trends with a plunge of 041° .

Drilling to date has been progressed as far as section 1.6 with the projections of the plunge of the overall orebody, as discrete from the plunge of the mineralised trends on P (063°), indicating that mineralisation on yet to be drilled sections 1.7,1.8, will be at increased depth.

The level of complexity that results from the interaction of the discrete mineralised trends with the flow plains means that no simple long section view can give an adequate understanding of the overall orebody and three-dimensional modelling is therefore required.

The vertical separation of the first two mineralised flow plains dipping 65-70⁰ N can be observed in the cross section (Figure Seven) of the gold block model.

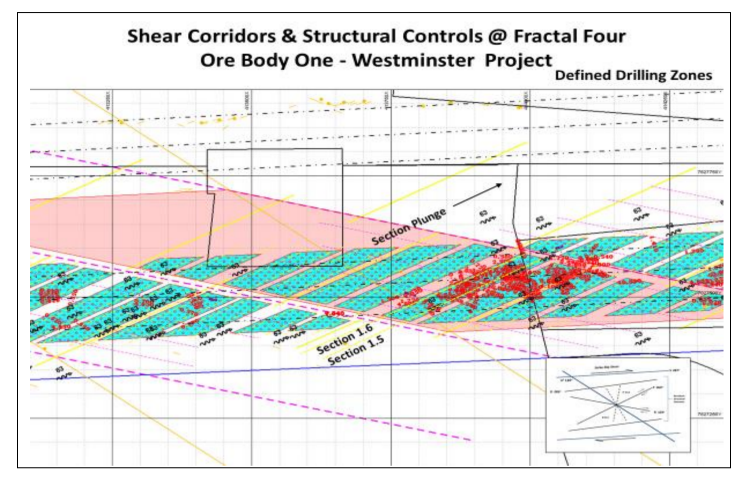


Figure Six: Ore Body Scale - Drilling Grids & Gold Assays (red)

Drilling of Orebodies

Gold mineralisation has been delivered by flow plains at different levels and preferentially concentrated in the zones of highest shear within the strike slip corridors at junctions of earlier ironstone formation on R (103°) and later cross linking shear on P (063°) . The location of the drill holes in control section 1.6 are close to the core (Figure 6) of the shear trend on S (087°) .

Highly crystalline and non-sheared ironstone (Figure 8) is evident where these flow plains come to surface, in accordance with the framework of the structural model. Of specific importance is the observation that only highly sheared ironstones with iron levels moderated by subsequent events demonstrate high concentrations of gold mineralisation.

A photograph of a sample of the crystalline outcrops is provided as an insert to the cross section. It is considered to relate to distal parts of the dilated opening of first phase iron deposition. The chemistry exhibits almost pure iron oxide levels with background gold mineralisation and significantly elevated levels of anomalous wolframite.

Specialised chemical analysis techniques are required for ore containing refractory metals, with standard acid digest techniques substantially underestimating iron and refractory metal concentrations.

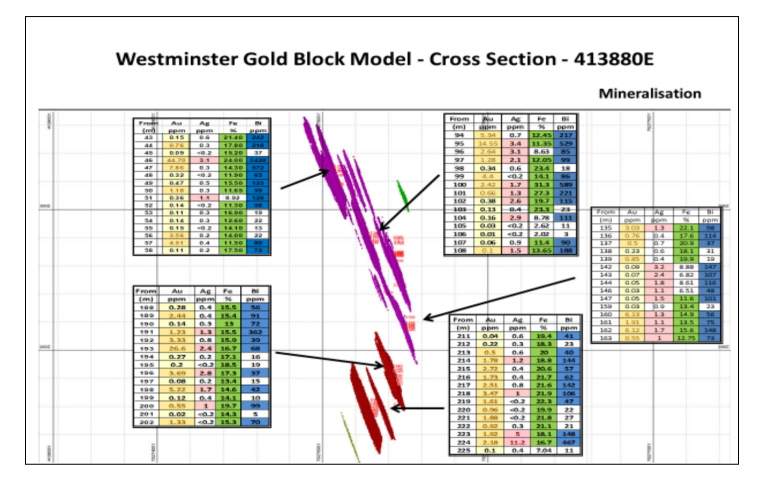


Figure Seven: Ore Body - Model Slice - Polymetallic Mineralisation

To date, drilling within the shear corridor at orebody one has tested two levels of mineralisation to an effective depth of 210 metres. Modelling referenced to outcrop and surface shear indicates mineralisation is expected to continue to repeat at depth intervals.

The drilling control cross section 1.6 aligned to P (063°) has been produced (Figure 8) to give an understanding of the expected observations as the drill holes are progressed. The cross sections demonstrate several levels or mineralised flow plains with intersection with vertical shear generating plunge at 041°. The vertical spacing between flow plain sets of 105 metres follows from the earlier modelling of the existing drill-hole database. Drill control section 1.6 includes two deep drill holes. These drill holes target a first intersection of mineralisation in the red flow plain at a depth centred on 105 metres, with the second intersection in the brown flow plain at a depth centred on 210 metres. The proposed holes then progress deeper than has been drilled to date to test for a third intersection in the green flow plain at a depth centred on 315 metres and then further to a fourth intersection in the blue flow plain at a depth centred on 420 metres.

Historical mines along strike, effectively in the same shear corridor, have typically recorded a major increase in mineralisation from depths that accord with those that are projected to be first observed in the drill holes at the third intersection or green flow plain level.

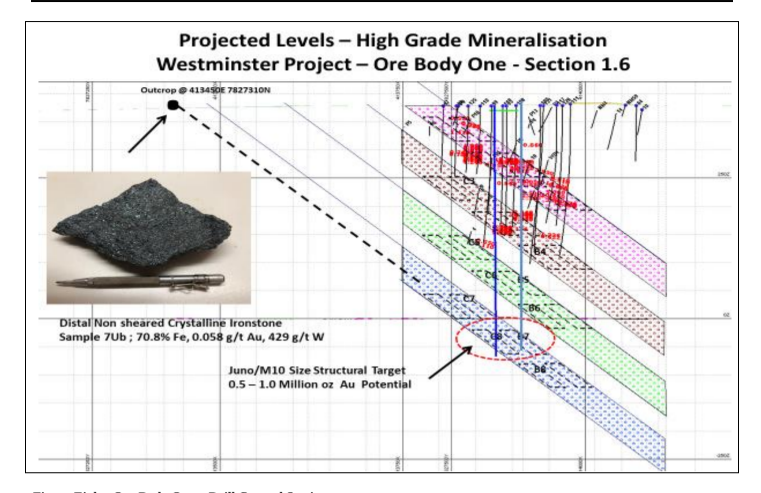


Figure Eight: Ore Body One - Drill Control Section

1 Smith

Peter N Smith

Peter N Smith Executive Chairman

Competent Person's Statement: The contents of this report, that relate to geology and exploration results, are based on information reviewed by Dr Judith Hanson, who is a consultant engaged by Truscott Mining Corporation Limited and a Member of the Australasian Institute of Mining & Metallurgy. She has sufficient experience relevant to the style of mineralisation and types of deposit under consideration and to the activity being undertaken to qualify as a "Competent Person", as defined in the 2012 edition of the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Dr Hanson consents to the inclusion in this presentation of the matters compiled by therein in the form and context in which they appear.

Regulatory Information: The Company does not suggest that economic mineralisation is contained in the untested areas, the information relating to historical drilling records have been compiled, reviewed, and verified as best as the company was able. The company is planning further exploration drilling programs to confirm the geology, structure, and potential of untested areas within the Westminster Project area. The company cautions investors against using this announcement solely as a basis for investment decisions without regard to this disclaimer.

Appendix 1

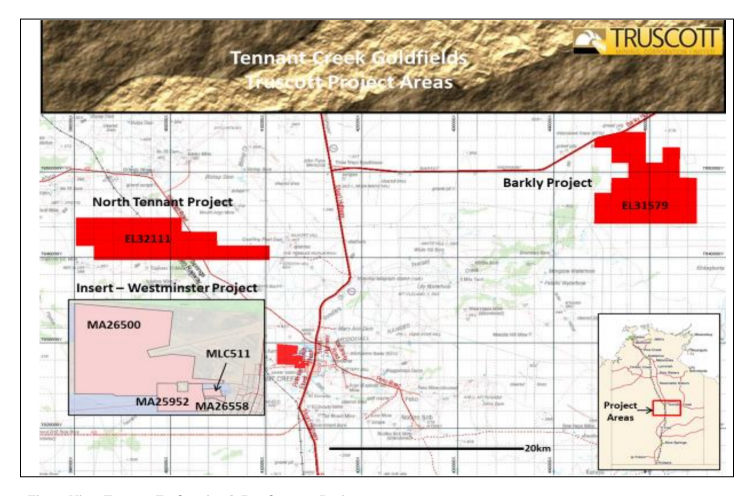


Figure Nine: Truscott Exploration & Development Projects

Mining Tenements Held on 30 June 2020 (Table 1)

Project		Interest at	Interest at	Acquired	Disposed
Tenement		Beginning	End		
Westminster	Northern Territory				
MLC 511		100%	100%		
MA25952		100%	100%		
MA26500		100%	100%		
MA26558		100%	100%		
Barkly	Northern Territory				
EL 31579		100%	100%		
North Tennant	Northern Territory				
ELA 32111		100%	100%		

Truscott Mining Corporation Limited's Corporate Governance Arrangements

The Company's board of directors (**Board**) is responsible for the overall corporate governance of the Company, and it recognises the need for the highest standards of ethical behaviour and accountability. It is committed to administering its corporate governance structures to promote integrity and responsible decision making. Accordingly, the Company has, where appropriate, sought to adopt the "Corporate Governance Principles and Recommendations" (Fourth Edition) (**ASX Recommendations**) published by the ASX Corporate Governance Council.

The corporate governance principles and practices adopted by the Company may depart from those generally applicable to ASX-listed companies under ASX Recommendations where the Board considers compliance is not appropriate having regard to the nature and size of the Company's business.

The Company sets out below its report in relation to its compliance with the ASX Recommendations and those matters of corporate governance where the Company's practice departs from the ASX Recommendations to the extent that they are currently applicable to the Company. This statement is current as at 25 September 2020 and has been approved by the Board of the Company.

ASX Corporate Governance Principles and Recommendations

1. Principle 1: Lay solid foundations for management and oversight: A listed entity should clearly delineate the respective roles and responsibilities of its board and management and regularly review their performance.

1.1 Recommendation

A listed entity should have and disclose a board charter setting out:

- (a) the respective roles and responsibilities of its board and management; and
- (b) those matters expressly reserved to the board and those delegated to management.

Compliance with ASX Recommendation: followed

The Company has adopted a Board Charter.

Under the Board Charter, the Board is responsible for the overall operation and stewardship of the Company and, in particular, is responsible for:

- (a) setting the strategic direction of the Company, establishing goals to ensure that these strategic objectives are met and monitoring the performance of management against these goals and objectives;
- (b) ensuring there are adequate resources available to meet the Company's objectives;
- (c) appointing the Managing Director, evaluating the performance and determining the remuneration of senior executives, and ensuring that appropriate policies and procedures are in place for recruitment, training, remuneration and succession planning;
- (d) approving and monitoring financial reporting and capital management;
- (e) approving and monitoring the progress of business objectives;
- (f) ensuring that any necessary statutory licences are held and compliance measures are maintained to ensure compliance with the law and licences;
- (g) ensuring that adequate risk management procedures exist and are being used;
- (h) ensuring that the Company has appropriate corporate governance structures in place, including standards of ethical behaviour and a culture of corporate and social responsibility;
- (i) ensuring that the Board is and remains appropriately skilled to meet the changing needs of the Company; and
- (j) ensuring procedures are in place for ensuring the Company's compliance with the law and financial and audit responsibilities, including the appointment of an external auditor and reviewing the financial statements, accounting policies and management processes.

In complying with Recommendation 1.1, the Company has adopted a Board Charter which discloses the respective roles and responsibilities of the Board and senior management and identifies those matters expressly reserved to the Board and those delegated to management.

1.2 Recommendation 1.2

A listed entity should:

- (a) undertake appropriate checks before appointing a director or senior executive or putting someone forward for election as a director; and
- (b) provide security holders with all material information in its possession relevant to a decision on whether or not to elect or re-elect a director.

Compliance with ASX Recommendation: followed

In respect of any future Directors, the Company will conduct specific and appropriate checks of candidates prior to their appointment or nomination for election by shareholders. The Company does not propose to conduct specific checks prior to nominating an existing Director for reelection by shareholders at a general meeting on the basis that this is not considered necessary in the Company's circumstances.

The Chairman and Managing Director, Mr Peter N S mith, and the Executive Director, Mr Michael J Povey, have both been directors since the Company's incorporation. The Chairman and the Executive Director assessed the other Director prior to his appointment, and they considered that he had the appropriate experience that was of value to the Company and had a strong professional reputation.

As a matter of practice, the Company includes in its notices of meeting a brief biography of each Director who stands for election or re-election. The biography sets out the relevant qualifications and professional experience of the nominated Director for consideration by shareholders.

1.3 Recommendation 1.3

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

Compliance with ASX Recommendation: followed

The Company seeks to engage or employ its Directors and other senior executives under written agreements setting out key terms and otherwise governing their engagement or employment by the Company.

The Company's Managing Director and its Executive Director are both employed pursuant to a written employment agreement with the Company and the non-executive Director is engaged under a letter of appointment.

1.4 Recommendation 1.4

The company secretary of a listed entity should be accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.

Compliance with ASX Recommendation: followed

The Company Secretary is a Board member and reports directly, and is accountable, to the Board through the Chairman in relation to all governance matters.

The Company Secretary advises and supports the Board members on general governance matters, implements adopted governance procedures, and coordinates circulation of meeting agendas and papers.

1.5 Recommendation 1.5

A listed entity should:

- (a) have and disclose a diversity policy;
- (b) through its board or a committee of the board set measurable objectives for achieving gender diversity in the composition of its board, senior executives and workforce generally; and
- (c) disclose in relation to each reporting period:
 - (1) the measurable objectives set for that period to achieve gender diversity;
 - (2) the entity's progress towards achieving those objectives; and
 - (3) either:
- (A) the respective proportions of men and women on the board, in senior executive positions and across the whole workforce (including how the entity has defined "senior executive" for these purposes); or
- (B) if the entity is a "relevant employer" under the Workplace Gender Equality Act, the entity's most recent "Gender Equality Indicators", as defined in and published under that Act.

Compliance with ASX Recommendation: Recommendation 1.5(a), 1.5(b) and 1.5(c)(i) followed; recommendation 1.5(c) not followed

The Board has adopted a diversity policy and is committed to ensuring diversity within the Company, particularly the participation of women. Considering the size and scope of the Company, the Board has not set a measurable objective for achieving gender diversity, however it is the Company's practice that during the selection and appointment process, the professional search firm supporting the Company will provide at least one credible and suitably experienced female candidate.

As at 30 June 2020, women made up 40 % of the total Company. The Board comprises three men, the only employee is a women and we have 1 female casual contractor.

1.6 Recommendation 1.6

A listed entity should:

- (a) have and disclose a process for periodically evaluating the performance of the board, its committees and individual directors; and
- (b) disclose for each reporting period, whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.

Compliance with ASX Recommendation: not followed

The Company does not have in place a formal process for evaluation of the Board, its committees and individual Directors.

The small size of the Board and the nature of the Company's activities make the establishment of a formal performance evaluation strategy unnecessary. Performance evaluation is a discretionary matter for consideration by the entire Board and in the normal course of events the Board will review performance of senior management, Directors and the Board as a whole.

1.7 Recommendation 1.7

A listed entity should:

- (a) have and disclose a process for periodically evaluating the performance of its senior executives at least once every reporting period; and
- (b) disclose for each reporting period whether a performance evaluation has been undertaken in accordance with that process during or in respect of that period.

Compliance with ASX Recommendation: not followed

The Company does not have in place a formal process for evaluation of its key executives.

The Company's small size and the nature of its activities make the establishment of a formal performance evaluation strategy unnecessary. As with evaluation of Directors, performance evaluation for key executives is a discretionary matter for consideration by the entire Board and in the normal course of events the Board will review performance of the executives and management as a whole.

2. Principle 2: Structure the board to be effective and add value: The board of a listed entity should be of an appropriate size and collectively have the skills, commitment and knowledge of the entity and the industry in which it operates, to enable it to discharge its duties effectively and to add value.

2.1 Recommendation 2.1

The board of a listed entity should:

- (a) have a nomination committee which:
 - (i) has at least three members, a majority of whom are independent directors; and
 - (ii) is chaired by an independent director, and

disclose:

- (iii) the charter of the committee;
- (iv) the members of the committee; and
- (v) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or
- (b) if it does not have a nomination committee, disclose that fact and the processes it employs to address board succession issues and to ensure that the board has the appropriate balance of skills, knowledge, experience, independence and diversity to enable it to discharge its duties and responsibilities effectively.

Compliance with ASX Recommendation: 2.1(a) not followed. 2.1(b) followed

The Company does not have a nomination committee.

The full Board, which comprises 1 Non-Executive Director and 2 Executive Directors, considers the matters and issues that would otherwise be addressed by a nomination committee.

Under the Board Charter, candidacy for the Board is based on merit against objective criteria with a view to maintaining an appropriate balance of skills and experience. As a matter of practice, candidates for the office of Director are individually assessed by the Chairman before appointment or nomination to ensure that they possess the relevant skills, experience, personal attributes and capability to devote the necessary time and commitment to the role.

The Board considers that, given the current size and scope of the Company's operations, no efficiencies or other benefits would be achieved by establishing a separate nomination committee.

The Board intends to reconsider the requirement for, and benefits of, a separate nomination committee as the Company's operations grow and evolve.

2.2 **Recommendation 2.2**

A listed entity should have and disclose a board skills matrix setting out the mix of skills and diversity that the board currently has or is looking to achieve in its membership.

Compliance with ASX Recommendation: not followed

The Company does not currently have a skills or diversity matrix in relation to the Board members.

The Board considers that such a matrix is not necessary given the current size and scope of the Company's operations. The Board may adopt such a matrix at a later time as the Company's operations grow and evolve.

2.3 Recommendation 2.3

A listed entity should disclose:

- (a) the names of the directors considered by the board to be independent directors;
- (b) if a director has an interest, position, association or relationship of the type described in Box 2.3 of ASX Recommendations but the board is of the opinion that it does not compromise the independence of the director, the nature of the interest, position, association or relationship in question and an explanation of why the board is of that opinion; and
- (c) the length of service of each director.

Compliance with ASX Recommendation: followed

The Company does not have any Directors who satisfy the criteria for independence as outlined in Box 2.3 of the ASX Recommendations.

The Board currently comprises the following members:

(a) Mr Peter N Smith - Executive Chairman and Managing Director

Mr Peter N Smith has held this office since the Company's incorporation on 27 September 2005. Mr Smith is a substantial shareholder such that the Board does not consider Mr Smith to be independent.

(b) Mr Michael J Povey - E x e c u t i v e Director, Chief Financial Officer and Company Secretary

Mr Michael J Povey has held this office since the Company's incorporation on 27 September 2005. Mr Povey is an executive director and as such the Board does not consider Mr Povey to be independent.

(c) Mr Ewan E Smith -Non-Executive Director

Mr Ewan E Smith was appointed as a Director on 1 December 2017.

As Mr E Smith is a substantial shareholder the Board does not consider him to be independent.

2.4 Recommendation 2.4

A majority of the board of a listed entity should be independent directors.

Compliance with ASX Recommendation: not followed

The Board does not comprise a majority of "independent directors" at present.

The Board considers, however, that given the size and scope of the Company's operations at present, it has the relevant experience in the exploration and mining industry and is appropriately structured to discharge its duties in a manner that is in the best interests of the Company and its shareholders from both a long-term strategic and operational perspective.

2.5 Recommendation 2.5

The chair of the board of a listed entity should be an independent director and, in particular, should not be the same person as the CEO of the entity.

Compliance with ASX Recommendation: not followed

The roles of Chairman and Managing Director are exercised by the same person.

The Chairman of the Company, Mr Peter Smith, is not an independent director in accordance with the criteria for independence as outlined in Box 2.3 of the ASX Recommendations.

However, given the size and scope of the Company's operations, the Board believes that Mr Smith is an appropriate person for the position as Chairman because of his experience in the resources sector and as a public company director.

2.6 Recommendation 2.6

A listed entity should have a program for inducting new directors for periodically reviewing whether there is a need for existing directors to undertake professional development to maintain the skills and knowledge needed to perform their role as directors effectively.

Compliance with ASX Recommendation: not followed

The Company does not currently have a formal induction program for new Directors nor does it have a formal professional development program for existing Directors. The Board does not consider that a formal induction program is necessary given the current size and scope of the Company's operations.

All Directors are generally experienced in exploration and mining company operations, albeit in different aspects (e.g. operations, finance, corporate governance etc.). The Chairman has also been a director of another listed company. The Board seeks to ensure that all of its members understand the Company's operations. Directors also attend, on behalf of the Company and otherwise, technical and commercial seminars and industry conferences which enable them to maintain their understanding of industry matters and technical advances.

Noting the above, the Board considers that a formal induction program is not necessary given the current size and scope of the Company's operations, though the Board may adopt such a program in the future as the Company's operations grow and evolve.

3. Principle 3: Instil a culture of acting lawfully, ethically and responsibly: A listed entity should instil and continually reinforce a culture across the organisation of acting lawfully, ethically and responsibly.

3.1 **Recommendation 3.1**

A listed entity should articulate and disclose its values.

3.2 Recommendation 3.2

A listed entity should:

- $(a)\ \ have\ and\ disclose\ \ a code\ of\ conduct\ for\ its\ \ directors,\ senior\ executives\ and\ employees;\ and\ \ and\ \ code\ \ of\ \ conduct\ for\ its\ \ directors,\ senior\ \ executives\ \ and\ \ employees;\ and\ \ \ code\ \ of\ \ of\ \ \ of\$
- (b) ensure that the board or a committee of the board is informed of any material breaches of that code.

Compliance with ASX Recommendation: followed

The Board believes that the success of the Company has been and will continue to be enhanced by a strong ethical culture within the organisation.

Accordingly, the Company has established a Code of Conduct which sets out the standards with which the directors, officers, managers, employees and consultants of the Company are expected to comply in relation to the affairs of the Company's business and when dealing with each other, shareholders and the broader community.

The Code sets out the Company's policies on various matters, including the following:

(a) compliance with all applicable laws, rules and regulations;

- (b) conflicts of interest;
- (c) fair dealing;
- (d) dealings with the Company's assets and property;
- (e) use and confidentiality of information;
- (f) continuous disclosure and securities trading (also covered by discrete policies);
- (g) health, safety and environment;
- (h) employment practices; and
- (i) gifts and entertainment.

The Code also outlines the procedure for reporting any breaches of the Code of Conduct and the possible disciplinary action the Company may take in respect of any breaches.

In addition to their obligations under the Corporations Act in relation to inside information, all Directors, employees and consultants have a duty of confidentiality to the Company in relation to confidential information they possess.

In fulfilling their duties, each Director dealing with corporate governance matters may obtain independent professional advice at the Company's expense, subject to prior approval of the Chairman, whose approval will not be unreasonably withheld.

3.3 Recommendation 3.3

A listed entity should:

- (a) have and disclose a whistle-blower policy; and
- (b) ensure that the board or a committee of the board is informed of any material incidents reported under that policy.

Compliance with ASX Recommendation: followed

The Board has implemented a whistle-blower policy and all employees have been made aware of it. The policy is also included the welcome package to be given to all new employees.

3.4 Recommendation 3.4

A listed entity should:

- (a) have and disclose an anti-bribery and corruption policy and
- (b) ensure that the board or a committee of the board is informed of any material incidents reported under that policy.

The Board has implemented an anti-bribery and corruption policy and all employees have been made aware of it. The policy is also included the welcome package to be given to all new employees.

4. Principle 4: Safeguard the integrity of corporate reports: A listed entity should have appropriate processes to verify the integrity of its corporate reports.

4.1 Recommendation 4.1

The board of a listed entity should:

- (a) have an audit committee which:
 - (i) has at least three members, all of whom are non-executive directors and a majority of whom are independent directors;
 - (ii) is chaired by an independent director, who is not the chair of the board, and disclose:
 - (iii) the charter of the committee;
 - (iv) the relevant qualifications and experience of the members of the committee; and
 - (v) in relation to each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or
- (b) if it does not have an audit committee, disclose that fact and the processes it employs that independently verify and safeguard the integrity of its corporate reporting, including the processes for the appointment and removal of the external auditor and the rotation of the audit engagement partner.

Compliance with ASX Recommendation not followed

The Company does not have an Audit Committee as there are only 3 members on the board, none of whom are considered independent.

The Board has charged the Company Secretary with preparing the annual and half yearly reports. These reports are subsequently audited by the Company's auditors, Walker Wayland WA Audit Pty Ltd. The Company Secretary also compiles the information and prepares the Company's quarterly financial and operational reports.

All Company reports are reviewed by the Board before they are finalised and the Directors are given the opportunity to question and consider the veracity of the information in the reports.

The Board considers that, given the current size and scope of the Company's operations and that only one Director holds a non-executive position in the Company, efficiencies or other benefits would not be gained by increasing the size of the Board so as to enable it to have an audit committee.

As the Company's operations grow and evolve, the Board will reconsider the appropriateness of having a separate the audit committee.

4.2 Recommendation 4.2

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

Compliance with ASX Recommendation: followed

As a matter of practice, the Company obtains declarations from its Managing Director and Company Secretary before its financial statements are approved substantially in the form referred to in ASX Recommendation 4.2.

4.3 Recommendation 4.3

A listed entity should disclose its process to verify the integrity of any periodic corporate report it releases to the market that is not audited or reviewed by an external auditor.

Compliance with ASX Recommendation: followed

Any periodic corporate report prepared for release is first reviewed by at least 2 directors prior to release.

A listed entity that has an AGM should ensure that its external auditor attends its AGM and is available to answer questions from security holders relevant to the audit.

5. Principle 5: Make timely and balanced disclosure: A listed entity should make timely and balanced disclosure of all matters concerning it that a reasonable person would expect to have a material effect on the price or value of its securities

5.1 Recommendation 5.1

A listed entity should have and disclose a written policy for complying with its continuous disclosure obligations under listing rule 3.1.

Compliance with ASX Recommendation: followed

The Company is a "disclosing entity" pursuant to section 111AR of the Corporations Act and, as such, is required to comply with the continuous disclosure requirements of Chapter 3 of the ASX Listing Rules and section 674 of the Corporations Act. Subject to the exceptions contained in the ASX Listing Rules, the Company is required to disclose to ASX any information concerning the Company which is not generally available and which a reasonable person would expect to have a material effect on the price or value of the Company's securities.

The Company is committed to observing its disclosure obligations under the Corporations Act and its obligations under the ASX Listing Rules. All relevant information is provided to ASX.

The Company has adopted a Continuous Disclosure Policy, the purpose of which is to:

- (a) ensure that the Company, as a minimum, complies with its continuous disclosure obligations under the Corporations Act and the ASX Listing Rules and, as much as possible, seeks to achieve best practice in its disclosure activities;
- (b) provide shareholders and the market with timely, direct and equal access to information issued by the Company; and
- (c) promote investor confidence in the integrity of the Company and its securities.

5.2 **Recommendation 5.2**

A listed entity should ensure that its board receives copies of all material market announcements promptly after they have been made.

Compliance with ASX Recommendation: followed

Any director not involved in the preparation of a market announcement is sent a copy prior to its release.

5.3 Recommendation 5.3

A listed entity that gives a new and substantive investor or analyst presentation should release a copy of the presentation materials on the ASX Market Announcements Platform ahead of the presentation.

Compliance with ASX Recommendation: followed

All disclosures are made to the market prior to any presentations, investors, analysts or conferences.

6. Principle 6: Respect the rights of security holders: A listed entity should provide its security holders with appropriate information and facilities to allow them to exercise their rights as security holders effectively.

6.1 Recommendation 6.1

A listed entity should provide information about itself and its governance to investors via its website.

Compliance with ASX Recommendation: not followed

Information on the Company's corporate governance, including copies of its various corporate governance policies and charters, is included in the Company's annual report.

6.2 **Recommendation 6.2**

A listed entity should design and implement an investor relations program to facilitate effective two-way communication with investors.

Compliance with ASX Recommendation: followed

The Company has adopted a Shareholder Communications Policy, the purpose of which is to facilitate the effective exercise of shareholders' rights by communicating effectively with shareholders, giving shareholders ready access to balanced and understandable information about the Company and its corporate strategies and making it easy for shareholders to participate in general meetings of the Company.

The Company communicates with shareholders:

- (a) through releases to the market via the ASX;
- (b) through the Company's website;
- (c) through information provided directly to shareholders;
- (d) at general meetings of the Company; and
- (e) by providing a facility whereby third parties (including shareholders) can request email subscription to publicly available information via the Company's website.

6.3 Recommendation 6.3

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

Compliance with ASX Recommendation: followed

In accordance with the Company's Shareholder Communications Policy, the Company supports shareholder participation in general meetings and seeks to provide appropriate mechanisms for such participation.

In preparing for general meetings of the Company, the Company will draft the notice of meeting and related explanatory information so that they provide all of the information that is relevant to shareholders in making decisions on matters to be voted on by them at the meeting. This information will be presented clearly and concisely so that it is easy to understand and not ambiguous.

The Company will use general meetings as a tool to effectively communicate with shareholders and allow shareholders a reasonable opportunity to ask questions of the Board of Directors and to otherwise participate in the meeting.

Mechanisms for encouraging and facilitating shareholder participation will be reviewed regularly to encourage the highest level of shareholder participation.

6.4 **Recommendation 6.4**

 $A \ listed \ entity \ should \ ensure \ that \ all \ substantive \ resolutions \ at \ a \ meeting \ of security \ holders \ are \ decided \ by \ a \ poll \ rather \ than \ by \ a \ show \ of \ hands.$

6.5 **Recommendation 6.5**

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

Compliance with ASX Recommendation: followed

The Company considers that communicating with shareholders by electronic means is an efficient way to distribute information in a timely and convenient manner.

In accordance with the Shareholder Communication Policy, the Company has, as a matter of practice, provided new shareholders with the option to receive communications from the Company electronically and the Company encourages them to do so. Existing shareholders are also encouraged to request communications electronically.

All shareholders that have opted to receive communications electronically are provided with notifications by the Company when an announcement or other communication (including annual reports, notices of meeting etc.) is uploaded to the ASX announcements platform.

7. Principle 7: Recognise and manage risk: A listed entity should establish a sound risk management framework and periodically review the effectiveness of that framework

7.1 **Recommendation 7.1**

The board of a listed entity should:

- (a) have a committee or committees to oversee risk each of which:
 - (i) has at least three members, a majority of whom are independent directors; and
 - (ii) is chaired by an independent director, and disclose;
 - (iii) the charter of the committee;
 - (iv) the members of the committee; and

- (v) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or
- (b) if it does not have a risk committee or committees that satisfy (a) above, disclose that fact and the processes it employs for overseeing the entity's risk management framework.

Compliance with ASX Recommendation: 7.1(a) not followed, 7.1(b) followed

The Company does not have a separate risk management committee.

The role of the risk management committee is undertaken by the full Board, which comprises one Non-Executive Director and two Executive Directors

The Board considers that, given the current size and scope of the Company's operations, efficiencies or other benefits would not be gained by establishing a separate risk management committee at present.

As the Company's operations grow and evolve, the Board will reconsider the appropriateness of forming a separate risk management committee.

However, the Board has adopted a Risk Management Policy that sets out a framework for a system of risk management and internal compliance and control, whereby the Board delegates day-to-day management of risk to the Managing Director. The Board is responsible for supervising management's framework of control and accountability systems to enable risk to be assessed and managed.

In addition, Company is committed to ensuring that sound environmental management and safety practices are maintained for its exploration activities

7.2 **Recommendation 7.2**

The board or a committee of the board should:

- (a) review the entity's risk management framework at least annually to satisfy itself that it continues to be sound and that the entity is operating with due regard to the risk appetite set by the board; and
- (b) disclose, in relation to each reporting period, whether such a review has taken place.

Compliance with ASX Recommendation: not followed

As the Board has responsibility for the monitoring of risk management it has not required a formal report regarding the material risks and whether those risks are managed effectively. The Board believes that the Company is currently effectively communicating its significant and material risks to the Board and its affairs are not of sufficient complexity to justify the implementation of a more formal system for identifying, assessing, monitoring and managing risk in the Company.

7.3 Recommendation 7.3

A listed entity should disclose:

- (a) if it has an internal audit function, how the function is structured and what role it performs; or
- (b) if it does not have an internal audit function, that fact and the processes it employs for evaluating and continually improving the effectiveness of its risk management and internal control processes.

Compliance with ASX Recommendation: 7.3(a) not followed, 7.3(b) followed

The Company does not currently have an internal audit function. This function is undertaken by the full Board.

The Company has adopted internal control procedures which are set out in its Risk Management Policy. The Company's internal controls include the following:

- (a) identification of key risks;
- (b) managing activities within budgets and operational and strategic plans;
- (c) regular financial reporting against budget;
- regular visits the Company's exploration project areas to review the geological practices including the environmental and safety aspects
 of the Company's operations;
- (e) appraisal procedures and due diligence requirements for potential acquisitions or divestments; and
- (f) reliance on auditor reviews and senior management declarations.

The Managing Director is charged with evaluating and considering improvements to the Company's risk management and internal control processes on an ongoing basis.

The Board considers that an internal audit function is not currently necessary given the current size and scope of the Company's operations.

As the Company's operations grow and evolve, the Board will reconsider the appropriateness of adopting an internal audit function.

7.4 **Recommendation 7.4**

A listed entity should disclose whether it has any material exposure to environmental or social risks and, if it does, how it manages or intends to manage those risks.

Compliance with ASX Recommendation: followed

The Company's primary operation of mineral exploration and development is speculative in nature and has inherent risks. It is subject to various economic, environmental and social sustainability risks, which may materially impact the Company's ability to operate and to generate value for shareholders. These include:

- (a) Exploration: The success of the Company depends on the delineation of economically mineable reserves and resources, access to required development capital, movement in the price of commodities, securing and maintaining title to the Company's exploration and mining tenements and obtaining all consents and approvals necessary for the conduct of its exploration activities. The actual costs of exploration may materially differ from those estimated by the Company.
- (b) Title risks: All exploration leases held by the Company may be subject to overlapping applications. The Company has in place both internal and external land management and land monitoring to ensure appropriate objections are lodged and protection of the leases is maintained.
- (c) **Future capital requirements:** The Company will need to raise funding for working capital from time to time. However, there is no guarantee that appropriate or adequate funding will be available.
- (d) Commodity price fluctuations: The Company's future revenue will depend upon demand and commodity prices for its products.
- (e) Exchange rate fluctuations: The revenue and/or the expenditure of the Company will be taken into account in Australian and US currencies, exposing the Company to the fluctuations and volatility of the rates of exchange between the US dollar and the Australian dollar as determined in international markets.
- (f) Environmental risks: The operations and activities of the Company are subject to environmental laws and regulations. As with most exploration projects and mining operations, the Company's operations and activities are expected to have an impact on the environment, particularly if advanced exploration or mine development proceeds. The Company attempts to conduct its operations and activities to the highest standard of environmental obligation, including compliance with all environmental laws.
- (g) Securities market conditions: As with all securities markets, the price of the Company's shares and other securities is subject to fluctuations in the market.

The Company has adopted the Risk Management Policy and other procedures to identify, mitigate and manage these risks. These policies are updated from time to time as the Board considers appropriate in the circumstances for the management of the Company's risk profile.

8. Principle 8: Remunerate fairly and responsibly: A listed entity should pay director remuneration sufficient to attract and retain high quality directors and design its executive remuneration to attract, retain and motivate high quality senior executives and to align their interests with the creation of value for security holders and with the entity's values and risk appetite.

8.1 Recommendation 8.1

The board of a listed entity should:

- (a) have a remuneration committee which:
 - (i) has at least three members, a majority of whom are independent directors; and
 - (ii) is chaired by an independent director, and disclose:
 - (iii) the charter of the committee;
 - (iv) the members of the committee; and
 - (v) as at the end of each reporting period, the number of times the committee met throughout the period and the individual attendances of the members at those meetings; or
- (b) if it does not have a remuneration committee, disclose that fact and the processes it employs for setting the level and composition of remuneration for directors and senior executives and ensuring that such remuneration is appropriate and not excessive.

Compliance with ASX Recommendation: 8.1(a) not followed, 8.1(b) followed

The Company has not established a separate remuneration committee and does not have a formal remuneration policy in place.

The role of the remuneration committee is undertaken by the full Board. The Board considers that, given its current size, efficiencies or other benefits would not be gained by establishing a separate remuneration committee.

The Company sets out the remuneration paid or provided to Directors and senior executives annually in the remuneration report contained within the Company's annual report to shareholders. The full Board determines all compensation arrangements for Directors. It is also responsible for setting performance criteria, performance monitors, share option schemes, incentive performance schemes, superannuation entitlements, retirement and termination entitlements and professional indemnity and liability insurance cover.

The maximum aggregate remuneration payable to Non-Executive Directors is \$80,000; the Non-Executive Directors have been paid below this threshold to preserve the Company's cash reserves and in recent years have been paid their directors' fees in the form of shares and performance rights in the Company.

As the Company's operations grow and evolve, the Board will reconsider the appropriateness of forming a separate remuneration committee.

8.2 **Recommendation 8.2**

A listed entity should separately disclose its policies and practices regarding the remuneration of non-executive directors and the remuneration of executive directors and other senior executives.

Compliance with ASX Recommendation: followed

The Company's policies and practices regarding the remuneration of Executive and Non-Executive Directors and other senior executives is set out in the Remuneration Report contained in the Company's Annual Report for each financial year.

8.3 Recommendation 8.3

A listed entity which has an equity-based remuneration scheme should:

- (a) have a policy on whether participants are permitted to enter into transactions (whether through the use of derivatives or otherwise) which limit the economic risk of participating in the scheme; and
- (b) disclose that policy or a summary of it.

Compliance with ASX Recommendation:

The Company does not currently have an equity-based remuneration scheme.

As the Company's operations grow and evolve, the Board will reconsider the appropriateness of an equity-based remuneration scheme.

The Board of Directors has pleasure in presenting its report on the company for the financial year ended 30 June 2020.

Directors

Names, Qualifications and Experience

The names and details of the company's directors in office at any time during the year ended 30 June 2020 and until the date of this report are as follows. Directors were in office for the entire period.

Peter N Smith (Executive Chairman and Managing Director)

BSc (Min), PG Dip (M Tech), M Min Tech, FAusIMM, CP.

Experience in Australia and overseas in mine development and management including positions with Normandy Poseidon, Gwalia Consolidated, Broken Hill Proprietary Limited and Ivanhoe Mines. Previously Director of Strategic Minerals Corporation and CEO for Giants Reef Mining Limited, and now a director of a number of private exploration companies. Mr P Smith has been a director of the company since it was incorporated in September 2005.

Mr P Smith is a director and shareholder in Resource Investments & Consulting Pty Ltd which has a contract to supply the services of Mr P Smith as a consultant mining engineer.

Ewan E Smith (Non-Executive Director)

B Com (Man), BSC, MBBS.

Mr E Smith is a significant shareholder and has tertiary qualifications in commerce, science and medicine. He has operational experience in geophysics data acquisition, logistics and exploration activities. He has the capability to make professional contributions to operational health and safety management.

Michael J Povey (Executive Director & Company Secretary)

B.Bus, FTIA.

An accountant with public Accounting experience with major accounting firms including Deloittes and KPMG. Mr Povey has also lectured in both undergraduate and postgraduate business courses at Curtin University. Mr Povey subsequently established an accounting practice concentrating on taxation and company reporting. He has been the company secretary and a director of the company since it was incorporated in September 2005.

Mr Povey is the principal of an accounting practice that has a contract to supply the services of Mr Povey for company secretarial and accounting services.

Principal Activities

The principal activities of the company are the exploration and development of gold and base metal projects in the Northern Territory. No significant changes in the nature of these activities occurred during the year ended 30 June 2020.

Operating Results

The loss of the company after providing for income tax amounted to \$94,096 (2019: loss \$1,363,345).

Dividends

No dividend has been declared or paid by the company during the year ended 30 June 2020 and the directors do not at present recommend a dividend.

Review of Operations

Research & Development Activities

Truscott has continued its research and development activities studying the structural controls over mineralisation across the Northern Craton which hosts the wider Tennant Creek Mineral Field. Continued studies have resulted in the characterisation of corridors or shearing within which mineralisation is structurally constrained. The new understandings generated are fundamental in character and bring a different perspective to exploration strategies, than those applied by past explorers.

Financial Position

The net assets of the company were \$3,435,457 at 30 June 2020 (2019: \$3,545,709) 2019 amount was restated – see Note 1.

Significant Changes in the State of Affairs

Other than listed below, there were no significant changes in the state of affairs of the company that occurred during the year ended 30 June 2020. As approved at the AGM on 22 November 2019 the Company issued 9,000,000 Class I performance rights to the Executive Directors and also issued 6,300,000 Class J performance rights to the executive directors for various sacrifices that had been made on behalf of the Company. Full details of the share issue are included in Note 11 to the Financial Statements.

After Balance Date Events

On 25 September 2020 the Company issued 5,000,000 fully paid ordinary shares at 2 cents with 1 for 2 free attached 4 cent unlisted options having a 3 year expiry to sophisticated and professional investors and also issued 100,000 fully paid ordinary shares at 2 cents to a contractor to the Company. Other than these issues the Directors are not aware of any other matter or circumstance since the end of the financial year that has significantly affected or may significantly affect the operations of the company, the results of those operations or the state of affairs of the company in subsequent financial years.

Business Strategies, Future Developments and Exploration

The intangible asset base for the company continues to be enhanced by the acquisition of new knowledge and understanding. Strategically, the net value of the mineralisation drilled to date at the Westminster Project continues to benefit from what are now substantially higher gold prices. It is now also evident that an expansion of the mining lease area at the Westminster Project should be further extended to include a second corridor of shearing to the north of the previously defined mineralised corridor.

Long term planning continues to focus on reducing project development risk settings, by increasing the levels of technical controls that are available to support future resource drill out and mine planning. Initial work has been undertaken to provide a schedule within which to manage mine and plant design and feasibility study programs. The central area of mineralisation is partially within an existing mining lease surrounded by adjoining

exploration tenure held by the company. The expansion of the mining lease area, including extensions, is also scheduled to coincide with the onset of development activities.

Remuneration Report - audited

This report details the nature and amount of remuneration for each director and executive of Truscott Mining Corporation Limited. As at the date of this report the company had 2 executive directors and 1 non-executive director, but did not have any executive employees.

Remuneration Policy

The policy of the company is to attract the right team members by paying market based remuneration that is commensurate with the skills and experience of the directors and executives. The performance of the Company in its exploration activities has been considered by the Board and compared with the exploration activities of other companies operating in and around the general location of the Tennant Creek Mineral Field. The Board considers that the Company's activities compare very favourably with those of the other companies and accordingly the remuneration is considered to not exceed what is reasonable, based on the performance achieved.

Details of remuneration

The remuneration for each key management person of the company was as follows:

	Deferred	benefits	Short-term benefits		
Name	Directors' fees (1)	Consulting fees	Consulting fees	Share based payments	Totals \$
Executive directors					
PN Smith					
2020	57,600	82,620	55,080	288	195,588
2019	57,600	123,120	64,080	508	245,308
MJ Povey					
2020	43,200	10,000	19,200	216	72,616
2019	43,200	18,600	19,800	381	81,981
Non-executive director					
EE Smith					
2020	43,200	0	0	0	43,200
2019	43,200	0	0	0	43,200
Totals					
2020	144,000	92,620	74,280	504	311,404
2019	144,000	141,720	83,880	889	370,489

In the below table the 2019 figures have been adjusted to reflect that at the 2019 AGM, the shareholders voted to approve the issue of performance rights in lieu of directors' fees and superannuation that were payable for the year ended 30 June 2019. The consulting fees shown above and below have been paid to the directors, or to entities associated with the directors and are also disclosed in Note 16 – Related Party Disclosures. The above consulting fees are not additional to those related party transactions.

For the years ended 30 June 2019 and 2020 Mr PN Smith's Company and Mr MJ Povey's accounting practice elected to invoice less than the minimum amount payable as per their contracts.

	Deferred benefits		Short-term benefits			
Name	Directors' fees	Consulting fees	Consulting fees	Share based payments	Totals \$	
Executive directors						
PN Smith						
2020	57,600	82,620	55,080	288	195,588	
2019	0	123,120	64,080	6,268	193,468	
MJ Povey						
2020	43,200	10,000	19,200	216	72,616	
2019	0	18,600	19,800	4,638	43,038	
Non-executive director						
EE Smith						
2020	43,200	0	0	0		
2019	0	0	0	4,320	4,320	
Totals						
2020	144,000	92,620	74,280	504	311,404	
2019	0	141,720	83,880	15,226	240,826	

As approved at the 2019 AGM, the directors' fees and superannuation payable for the year ended 30 June, 2019 were replaced with Class I performance rights. As the rights have a performance milestone attached to them, their value (as independently calculated) at issue date was considerably less than the cash value of the fees that they replaced. The cash values for Directors' fees as reported in the 2019 annual report and the value of the share-based payments that replaced them were:

	Value if	Class I	
	paid in Cash	Rights value	Number
	\$	\$	of rights
Mr PN Smith	57,600	5,760	3,600,000
Mr MJ Povey	43,200	4,320	2,700,000
Mr EE Smith	43,200	4,320	2,700,000
Totals	<u>144,000</u>	<u>14,400</u>	9,000,000

At the AGM held on 22 November 2019 the shareholders also approved the issue of Class J Performance Rights to the Executive Directors as follows:

	Class J	
	Rights value	Number
	\$	of rights
Mr PN Smith	288	3,600,000
Mr MJ Povey	<u>216</u>	2,700,000
Totals	<u>504</u>	6,300,000

These rights values were independently calculated and were issued in recognition of sacrifices made to the company for the year ended 30 June 2019.

For the unpaid consulting fees (net of GST) from 1 July 2014 to 30 June 2020, the directors have agreed to defer payment, free of interest, the following amounts until 31 December 2021, or until the Company has the necessary funding to move onwards with exploration of the Company's projects:

	2020	2014 to 2019	Totals
	\$	\$	\$
Mr PN Smith	84,420	544,084	628,504
Mr MJ Povey	10,000	112,840	122,840
Totals	94.420	656,924	751,344

The above amounts are included in non-current trade and other payables.

(1) In order to conserve cash for research, exploration and working capital purposes the directors have agreed to receive Class K Performance rights, subject to shareholder approval, for the director fees that were payable for the year ended 30 June 2020. These Class K Performance rights will only be issued if approved by the shareholders and will only subsequently convert to fully paid ordinary shares if a milestone is reached.

Under the proposed milestone for the Class K rights, each right will automatically convert into one Fully Paid Ordinary Share, as long as the Fully Paid Ordinary shares have an average last sale price on closing on ASX of 3 cents on 20 consecutive days. The rights will expire 4 years from the date of issue. Even if the milestone is reached, the rights will not vest before 1 July 2021.

In the event that the Class K rights issue is approved at the 2020 AGM, then the remuneration would be as per the below table:

	Deferr	ed benefits	Short-term benefits	Share bas		
Name	Directors' fees \$	Consulting	Consulting fees	Valuation \$	Deemed value	Totals \$
Executive directors						
PN Smith						
2020	0	82,620	55,080	288	57,600	195,588
2019	0	123,120	64,080	6,268	0	193,468
MJ Povey						
2020	0	10,000	19,200	216	43,200	72,616
2019	0	18,600	19,800	4,701	0	43,101
Non-executive director						
EE Smith						
2020	0	0	0	0	43,200	43,200
2019	0	0	0	4,320	0	4,320
Totals						
2020	0	92,620	74,280	504	144,000	311,404
2019	08	141,720	83,880	15,289	0	240,889

The above table assumes that the deemed value of the proposed Class K Performance rights to be issued in lieu of the directors' fees is equal to the cash value of the fees.

Note: If approved by the Members at the 2020 AGM, the actual value of the Class K Rights will be independently determined as at the date of their issue.

The number of Class K Performance Rights in lieu of director fees proposed to be issued for 2020, and the Class I Performance Rights issued in 2019 were:

	2020	2019
	Class K	Class I
	Proposed	Issued
Mr P N Smith	3,600,000	3,600,000
Mr M J Povey	2,700,000	2,700,000
Mr EE Smith	2,700,000	2,700,000
Total	9,000,000	9,000,000

In the event that the performance rights to be issued in lieu of the Directors' fees is not approved by the shareholders at the 2020 AGM, the directors have agreed to defer payment of the Directors' fees until after 31 December 2021, or until the Company has the necessary funding to move onwards with exploration of the Company's projects.

The number of ordinary shares in the Company held by each KMP during the financial year was as follows:

			Shares	
			purchased on	
	Balance at	Shares	the market	
	Beginning	acquired/sold	during the	Balance at End
30 June 2020	of Year	off market	Year	of Year
Peter N Smith	31,851,109	-7,749,556	70,000	24,171,553
Michael J Povey	5,422,944	0	2,000	5,424,944
Ewan E Smith	8,175,337	7,749,556	0	15,924,893
	45,449,390	0	72,000	45,521,390

The above shareholdings include both direct and indirect holdings as at 30 June 2020.

The number of ordinary shares in the Company held by each KMP during the previous financial year was as follows:

	Snares purchased				
	Balance at Beginning	Shares issued at	on the market during the		
30 June 2019	of Year	AGM	Year	End of Year	
Peter N Smith	31,639,429	0	211,680	31,851,109	
Michael J Povey	5,296,044	0	126,900	5,422,944	
Ewan E Smith	6,691,337	1,484,000	0	8,175,337	
	42,626,810	1,484,000	338,580	45,449,390	

The above shareholdings include both direct and indirect holdings as at 30 June 2019.

Director Performance Rights Holdings – year ended 30 June 2020

The number of performance rights directly held by each KMP of the Company during the financial year were as follows:

		Granted as					**
	Balance at	remuner-	Expired	D.1 4 1	\$74. 1 1 41		Vested an
	beginning of year	ation during the year	during the year	of year	Vested during the year	Not vested	unexer- cisable
Peter N Smith	J	,	J	0- 3 - 31-	3		
Class A rights	1,500,000	0	1,500,000	0	0	0	0
Class B rights	1,500,000	0	1,500,000	0	0	0	0
Class C rights	1,500,000	0	0	1,500,000	0	0	1,500,000
Class D rights	1,500,000	0	0	1,500,000	0	0	1,500,000
Class E rights	2,200,000	0	0	2,200,000	0	0	2,200,000
Class F rights	2,200,000	0	0	2,200,000	0	0	2,200,000
Class G rights	3,388,000	0	0	3,388,000	3,388,000	0	3,388,000
Class H rights	3,388,000	0	0	3,388,000	3,388,000	0	3,388,000
Class I rights	0	3,600,000	0	3,600,000	0	3,600,000	0
Class I rights	0	3,600,000	0	3,600,000	0	3,600,000	0
_	U	3,000,000	U	3,000,000	O	3,000,000	O
Michael J Povey	1 100 000	0	1 100 000	0	0	0	0
Class A rights	1,100,000	0	1,100,000	0	0	0	0
Class B rights	1,100,000	0	1,100,000	0	0	0	0
Class C rights	1,100,000	0	0	1,100,000	0	0	1,100,000
Class D rights	1,100,000	0	0	1,100,000	0	0	1,100,000
Class E rights	1,650,000	0	0	1,650,000	0	0	1,650,000
Class F rights	1,650,000	0	0	1,650,000	0	0	1,650,000
Class G rights	2,541,000	0	0	2,541,000	2,541,000	0	2,541,000
Class H rights	2,541,000	0	0	2,541,000	2,541,000	0	2,541,000
Class I rights	0	2,700,000	0	2,700,000	0	2,700,000	0
Class J rights	0	2,700,000	0	2,700,000	0	2,700,000	0
tebecca T Moore –							
retired 1/12/17							
Class A rights	1,100,000	0	1,000,000	0	0	0	0
Class C rights	1,100,000	0	0	1,100,00	0	0	1,100,000
Ewan E Smith				0			
Class I rights	0	2,700,000	0	2,700,000	0	2,700,000	0
Totals:							
Class A rights	3,700,000	0	3,700,000	0	0	0	0
Class B rights	2,600,000	0	2,600,000	0	0	0	0
Class C rights	3,700,000	0	0	3,700,000	0	0	3,700,000
Class D rights	2,600,000	0	0	2,600,000	0	0	2,600,000
Class E rights	3,850,000	0	0	3,850,000	0	0	3,850,000
Class F rights	3,850,000	0	0	3,850,000	0	0	3,850,000
Class G rights	5,929,000	0	0	5,929,000	5,929,000	0	5,929,000
Class H rights	5,929,000	0	0	5,929,000	5,929,000	0	5,929,000
Class I rights	0	9,000,000	0	9,000,000	0	9,000,000	0
Class J rights	0	6,300,000	0	6,300,000	0	6,300,000	0

Director Performance Rights Holdings – year ended 30 June 2019

The number of performance rights directly held by each KMP of the Company during 2019 financial year were as follows:

	Balance at beginning of year	Granted as remuner- ation during the year	Expired during the year	Balance at end of year	Vested during the year	Not vested	Vested and unexer- cisable
Peter N Smith							
Class A rights	1,500,000	0	0	1,500,000	0	0	1,500,000
Class B rights	1,500,000	0	0	1,500,000	0	0	1,500,000
Class C rights	1,500,000	0	0	1,500,000	0	0	1,500,000
Class D rights	1,500,000	0	0	1,500,000	0	0	1,500,000
Class E rights	2,200,000	0	0	2,200,000	2,200,000	0	2,200,000
Class F rights	2,200,000	0	0	2,200,000	2,200,000	0	2,200,000
Class G rights	0	3,388,000	0	3,388,000	0	3,388,000	0
Class H rights	0	3,388,000	0	3,388,000	0	3,388,000	0
Michael J Povey							
Class A rights	1,100,000	0	0	1,100,000	0		1,100,000
Class B rights	1,100,000	0	0	1,100,000	0		1,100,000
Class C rights	1,100,000	0	0	1,100,000	0	0	1,100,000
Class D rights	1,100,000	0	0	1,100,000	0	0	1,100,000
Class E rights	1,650,000	0	0	1,650,000	1,650,000	0	1,650,000
Class F rights	1,650,000	0	0	1,650,000	1,650,000	0	1,650,000
Class G rights	2,541,000	0	0	2,541,000	0	2,541,000	0
Class H rights	2,541,000	0	0	2,541,000	0	2,541,000	0
Rebecca T Moore							
Class A rights	1,100,000	0	0	1,100,000	0	0	1,100,000
Class C rights	1,100,000	0	0	1,100,000	0	0	1,100,000
Totals:							
Class A rights	3,700,000	0	0	3,700,000	0	0	3,700,000
Class B rights	2,600,000	0	0	2,600,000	0	0	2,600,000
Class C rights	3,700,000	0	0	3,700,000	0	0	3,700,000
Class D rights	2,600,000	0	0	2,600,000	0	0	2,600,000
Class E rights	3,850,000	0	0	3,850,000	3,850,000	0	3,850,000
Class F rights	3,850,000	0	0	3,850,000	3,850,000	0	3,850,000
Class G rights	5,929,000	0	0	5,929,000	0	5,929,000	0
Class H rights	5,929,000	0	0	5,929,000	0	5,929,000	0

Other KMP Transactions

There have been no other transactions involving equity instruments other than those described in the tables above.

Consultancy agreements

Remuneration and other terms of employment for Mr PN Smith and Mr MJ Povey are formalised in consultancy agreements. Mr EE Smith's director's fees are covered in his letter of appointment. Each of the above agreements provide for directors' fees, superannuation and the provision of professional services. A summary of the agreements is as follows:

- The term of each agreement was for 2 years commencing from 30 June 2011. If not renewed the agreements continue on a monthly basis.
- Amounts payable were fixed for the 2 years. There has been no change in the rates since 30 June 2011.
- The agreements may be terminated by giving 3 months notice or the company paying 3 months consultancy fee in lieu of notice.
- Upon termination of the agreement the consultant is not entitled to claim any compensation or damages from the Company in respect of the termination.
- Annual directors' fees payable, inclusive of compulsory superannuation are:

 Mr PN Smith
 \$57,600

 Mr MJ Povey
 \$43,200

 Mr EE Smith
 \$43,200

Minimum annual consultancy fees payable are:

 Mr PN Smith
 \$230,400

 Mr MJ Povey
 \$43,200

 Mr EE Smith
 \$nil

• Each director is entitled to receive additional consultancy/directors' fees as specified below once the following number of equivalent days

have been worked each year:

 Mr PN Smith
 120 days
 \$2,400 per day

 Mr MJ Povey
 48 days
 \$1,800 per day

 Mr EE Smith
 36 days
 \$1,800 per day

Mr P N Smith and Mr M J Povey both elected to receive less than their contracted amounts so as to conserve funds for the company. Neither director will be making a claim against the company for the shortfall in the contracted consultancy fees amount.

End of Remuneration Report

Unlisted Share Options

There were no options on issue at any time during the year ended 30 June 2020.

Non-Audit Services

The Board of Directors is satisfied that the provision of non-audit services during the year is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001. The directors are satisfied that the services disclosed below did not compromise the external auditors' independence for the following reasons:

- all material non-audit services are reviewed and approved by the Board of Directors prior to commencement to ensure they do not adversely affect the integrity and objectivity of the auditor; and
- the nature of the services provided do not compromise the general principles relating to auditor independence as set out in accordance with APES 110: Code of Ethics for Professional Accountants set by the Accounting Professional and Ethical Standards Board.

There were no fees for non-audit services paid or payable to the external auditors during the year ended 30 June 2020.

Auditors' Independence Declaration

The auditors' independence declaration for the year ended 30 June 2020 has been received and can be found on page 30 of the Financial Report.

Proceedings on Behalf of the Company

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

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

Directors' Meetings

During the financial year, 2 meetings of directors (including committees of directors) were held. Attendances by each director during the year were as follows:

	Directors' r	Directors' meetings			
	Number eligible to attend	Number attended			
Director					
PN Smith	2	2			
MJ Povey	2	2			
EE Smith	2	2			

In accordance with the Constitution, Mr EE Smith retires as a director at the Annual General Meeting and being eligible, offers himself for re-election.

Insurance and Indemnity of Officers or Auditor

The company has paid premiums to insure all the directors against liabilities for costs and expenses incurred by them in defending any legal proceedings arising out of their conduct while acting in their capacity of director of the company, other than conduct involving a wilful breach of duty in relation to the company. Disclosure

of the nature and the amount of the premium is prohibited by the confidentiality clause of the insurance contract. No indemnities have been given or agreed to be given or insurance premiums paid or agreed to be paid, during or since the end of the financial year, to any person who is or has been an auditor of the company.

Environmental Regulations and Native Title

Environmental

For exploration and mining licenses; MLC511, MA25952, MA26500, MA26558, and EL31579 and the primary legislation in force is the Northern Territory Mining Management Act 2002, section 35 of which requires the application for authorisation of a Mine Management Plan on an annual basis.

Native Title

For activity zones within exploration and mining licenses; MLC511, MA25952, MA26500, MA26558, and EL31579 an authority has been issued by the Aboriginal Areas Protection Authority for exploration and mining, including the construction of infrastructure.

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

MSmith	
DIRECTOR	DIRECTOR

Signed at Nedlands this 25th day of September 2020





ABN 94 608 776 834

www.ww-wa.com.au

Auditor's Independence Declaration under Section 307C of The Corporations Act 2001 to The Directors of Truscott Mining Corporation Limited

I declare that, to the best of my knowledge and belief, during the year ended 30 June 2020 there have been no contraventions of:

- (i) the auditor independence requirements as set out in the Corporations Act 2001 in relation to the audit; and
- (ii) any applicable code of professional conduct in relation to the audit.

Wallow Wayland WA Audit Ply 24d

WALKER WAYLAND WA AUDIT PTY LTD

Richard Gregson CA

Director

Level 3, 1 Preston Street, COMO WA 6152

Dated this 25TH day of September 2020



TRUSCOTT MINING CORPORATION LIMITED ABN: 31 116 420 378 STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE YEAR ENDED 30 June 2020

	NOTES	2020	2019
		\$	(restated) \$
Revenue	2	170,582	82,310
Consultants		(4,600)	(15,788)
Depreciation		(77)	(123)
Compliance and regulatory expenses		(84,084)	(92,026)
Directors' remuneration		(144,504)	(144,889)
Exploration evaluation and development costs written off	8	0	(1,377,408)
Superannuation expenses		(1,197)	(1,301)
Employee benefits expense		(12,595)	(13,695)
Administration expenses		(17,621)	(16,636)
Loss before income tax	3	(94,096)	(1,579,556)
Income tax expense	4	0	216,211
Loss for the year		(94,096)	(1,363,345)
Other comprehensive income			
Other comprehensive income for the year, net of tax		0	0
Total comprehensive loss for the year		(94,096)	(1,363,345)
Earnings per share			
Basic and diluted earnings per share – cents	14	(0.080)	(1.165)

TRUSCOTT MINING CORPORATION LIMITED ABN: 31 116 420 378 STATEMENT OF FINANCIAL POSITION

AS AT 30 June 2020

	NOTES	2020	2019 (restated)
		\$	\$
ASSETS			
CURRENT ASSETS			
Cash and cash equivalents	13	841	19,438
Trade and other receivables	5	64,961	109,670
Other assets	6	4,969	5,084
TOTAL CURRENT ASSETS		70,771	134,192
NON-CURRENT ASSETS			
Plant and equipment	7	4,453	5,402
Deferred exploration, evaluation and development expenditure	8	4,618,720	4,519,590
TOTAL NON-CURRENT ASSETS		4,623,173	4,524,992
TOTAL ASSETS		4,693,944	4,659,184
LIABILITIES			
CURRENT LIABILITIES			
Trade and other payables	9	35,140	43,581
TOTAL CURRENT LIABILITIES		34,140	43,581
NON-CURRENT LIABILITIES			
Trade and other payables Deferred tax liabilities	10 4	1,031,757 0	927,894 0
Loan - director	•	191,500	142,000
TOTAL NON-CURRENT LIABILITIES		1,223,257	1,069,894
TOTAL LIABILITIES		1,258,397	1,113,475
NET ASSETS		3,435,547	3,545,709
EQUITY			
Issued capital	11	8,683,434	8,683,434
Reserves	12	137,181	153,247
Accumulated losses		(5,385,068)	(5,290,972)
TOTAL EQUITY		3,435,547	3,545,709

TRUSCOTT MINING CORPORATION LIMITED ABN: 31 116 420 378 STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED 30 June 2020

		Accumulated		
	Ordinary shares	losses	Reserves	Total
	\$	\$	\$	\$
Balance at 30 June 2018 (restated)	8,655,378	(3,927,627)	125,678	4,853,429
Shares issued during the year	29,940	0	0	29,940
Rights issued during the year	0	0	27,569	27,569
Transaction costs	(1,884)	0	0	(1,884)
Loss attributable to the members (restated)	0	(1,363,345)	0	(1,363,345)
Balance at 30 June 2019 (restated)	8,683,434	(5,290,972)	153,247	3,545,709
Shares issued during the year	0	0	0	0
Rights issued during the year Rights expired during the year	0 0	0 0	14,904 (30,970)	14,904 (30,970)
Transaction costs	0	0	0	0
Loss attributable to the members	0	(94,096)	0	(94,096)
Balance at 30 June 2020	8,683,434	(5,385,068)	137,181	3,435,547

TRUSCOTT MINING CORPORATION LIMITED ABN: 31 116 420 378 STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED 30 June 2020

	NOTES	2020	2019 (restated)
		\$	\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Interest received		12	91
Payments to suppliers and employees		(110,753)	(137,377)
Covid-19 cashflow boost		10,000	0
Net cash (used) in operating activities	13(a)	(100,741)	(137,286)
CASH FLOWS FROM INVESTING ACTIVITIES			
Payments for exploration, evaluation and development expenditure Net of R&D tax offset		26.570	5.001
Refund of security deposit		26,579 6,065	5,091 12,544
	-		
Net cash used in investing activities	-	32,644	17,635
CASH FLOWS FROM FINANCING ACTIVITIES			
Capital raising costs		0	(1,884)
Loans from directors		68,150	99,000
Repayment of director loans		(18,650)	(9,000)
Net cash provided by financing activities	- -	49,500	88,116
Net decrease in cash held		(18,597)	(31,535)
Cash and cash equivalents at beginning of financial year		19,438	50,973
Cash and equivalents at end of financial year	13(b)	841	19,438

TRUSCOTT MINING CORPORATION LIMITED ABN: 31 116 420 378 NOTES TO AND FORMING PART OF THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 June 2020

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES:

The principal accounting policies adopted in the preparation of the financial report are set out below. The financial statements were authorised for issue on 25 September 2020 by the Directors of the company.

(a) Basis of preparation

These general purpose financial statements have been prepared in accordance with Australian Accounting Standards, International Financial Reporting Standards as issued by the International Accounting Standards Board and the *Corporations Act 2001*. The Company is a for-profit entity for financial reporting purposes under Australian Accounting Standards.

The financial statements and notes cover the company Truscott Mining Corporation Limited, incorporated and domiciled in Australia.

Material accounting policies adopted in the preparation of these financial statements are presented below and have been consistently applied unless otherwise stated.

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

(b) Going concern

For the year ended 30 June 2020, the Company incurred a loss of \$94,096 and had net cash outflows of \$100,741 from operating activities as disclosed in the Statement of Profit or Loss and Other Comprehensive Income and Statement of Cash flows respectively. As a result of the need for continued cash outflows for future operating and investment activities the Directors have assessed the Company's ability to continue as a going concern and to pay its debts as and when they fall due.

The Company's ability to fund operating activities and exploration commitments and for use as working capital is dependent upon raising additional capital in future years or deriving revenue from existing operations.

The Directors of the company advise that the following initiatives have been put in place subsequent to year end to restrict cash out flows and to raise additional funding:

- Directors have agreed to accept Performance Rights (subject to shareholder approval) in lieu of directors' fees for the year ended 30 June 2020 and have represented to the company that if the shareholder approval is not received, no directors' fees existing at 30 June 2020 will be payable prior to 31 December 2021 and that no consulting fees payable to directors or director associated entities that are unpaid at 15 July 2020 will be paid until 31 December 2021, or until the Company has the necessary funding to move onwards with exploration of the Company's projects;
- The Company expects to receive funds from the ATO of \$59,000 resulting from an R&D concession claim for the 2019/20 financial year;
- The Company raised \$100,000 before costs via a share placement to sophisticated and professional investors;
- Planning for a placement to a number of sophisticated and/or institutional investors to raise a further \$100,000; and
- Negotiating a joint venture arrangement over some of the tenements of the Company which would result in an injection of funds into the Company.

Accordingly, the Directors have prepared the Financial Report on a going concern basis. As such, the financial statements do not include any adjustments as to the recoverability and classification of recorded asset amounts or to the amounts and classification of liabilities that might be necessary should the entity not continue as a going concern.

(c) Revenue

Interest revenue is recognised using the effective interest rate method.

All revenue, where applicable, is stated net of Goods and Services Tax ("GST").

(d) Income tax

The income tax expense (revenue) for the year comprises current income tax expense (income) and deferred tax expense (income).

Current income tax expense charged to profit or loss is the tax payable on taxable income. Current tax liabilities (assets) are measured at the amounts expected to be paid to (recovered from) the relevant taxation authority.

Deferred income tax expense reflects movements in deferred tax asset and deferred tax liability balances during the year as well as unused tax losses.

Current and deferred income tax expense (income) is charged or credited outside profit or loss when the tax relates to items that are recognised outside profit or loss.

Except for business combinations, no deferred income tax is recognised from the initial recognition of an asset or liability, where there is no effect on accounting or taxable profit or loss.

Deferred tax assets and liabilities are calculated at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled and their measurement also reflects the manner in which management expects to recover or settle the carrying amount of the related asset or liability.

FOR THE YEAR ENDED 30 June 2020

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES: (cont'd)

(d) Income tax (cont'd)

Deferred tax assets relating to temporary differences and unused tax losses are recognised only to the extent that it is probable that future taxable profit will be available against which the benefits of the deferred tax asset can be utilised.

Current tax assets and liabilities are offset where a legally enforceable right of set-off exists and it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur. Deferred tax assets and liabilities are offset where: (a) a legally enforceable right of set-off exists; and (b) the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur in future periods in which significant amounts of deferred tax assets or liabilities are expected to be recovered or settled.

(e) Financial instruments

Recognition and initial measurement

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

Financial instruments are initially measured at fair value plus transaction costs, except where the instrument is classified "at fair value through profit or loss", in which case transaction costs are expensed to profit or loss immediately.

Loans and receivables

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

Gains and losses are recognised in profit or loss through the amortisation process and when the financial asset is derecognised.

Financial liabilities

Non-derivative financial liabilities (excluding financial guarantees) are subsequently measured at amortised cost. Gains and losses are recognised in profit or loss through the amortisation process and when the financial liability is derecognised.

(f) Impairment of assets

At the end of each reporting period, the Company assesses whether there is any indication that an asset may be impaired. The assessment will include the consideration of external and internal sources of information. If such an indication exists, an impairment test is carried out on the asset by comparing the recoverable amount of the asset, being the higher of the asset's fair value less costs to sell and value in use, to the asset's carrying amount. Any excess of the asset's carrying amount over its recoverable amount is recognised immediately in profit or loss, unless the asset is carried at a revalued amount in accordance with another Standard (e.g. in accordance with the revaluation model in AASB 116: *Property, Plant and Equipment*). Any impairment loss of a revalued asset is treated as a revaluation decrease in accordance with that other Standard.

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

Impairment testing is performed annually for goodwill, intangible assets with indefinite lives and intangible assets not yet available for use.

Exploration, evaluation and development expenditure

For capitalised exploration, evaluation and development expenditure the Company assesses whether there is an indication that it may be impaired based on one or more of the following facts or circumstances:

- (a) the period for which the entity has the right to explore in the specific area has expired or will expire in the near future, and is not expected to be renewed:
- (b) substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is neither budgeted nor planned;
- (c) exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area;
- (d) sufficient data exist to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from successful development or by sale.

Where the Company assesses that there has been an impairment the amount is immediately recognised in profit or loss in accordance with AASB 6.

(g) Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits available on demand with banks, other short-term highly liquid investments with original maturities of 3 months or less, and bank overdrafts. Bank overdrafts are reported within short-term borrowings in current liabilities in the statement of financial position.

FOR THE YEAR ENDED 30 June 2020

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES: (cont'd)

(h) Plant and Equipment

Each class of plant and equipment is carried at cost or fair value as indicated less, where applicable, any accumulated depreciation and impairment losses.

Plant and equipment are measured on the cost basis and therefore carried at cost less accumulated depreciation and any accumulated impairment. In the event the carrying amount of plant and equipment is greater than the estimated recoverable amount, the carrying amount is written down immediately to the estimated recoverable amount and impairment losses are recognised either in profit or loss or as a revaluation decrease if the impairment losses relate to a revalued asset. A formal assessment of recoverable amount is made when impairment indicators are present (refer to Note 1(f) for details of impairment).

The carrying amount of plant and equipment is reviewed annually by directors to ensure it is not in excess of the recoverable amount from these assets. The recoverable amount is assessed on the basis of the expected net cash flows that will be received from the asset's employment and subsequent disposal. The expected net cash flows have been discounted to their present values in determining recoverable amounts.

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

Depreciation

The depreciable amount of all fixed assets including buildings and capitalised lease assets, but excluding freehold land, is depreciated on a reducing balance or straight-line basis over the asset's useful life to the company commencing from the time the asset is held ready for use. Leasehold improvements are depreciated over the shorter of either the unexpired period of the lease or the estimated useful lives of the improvements.

Plant and equipment are depreciated or amortised on a reducing balance or straight line basis at rates based upon their expected useful lives as follows:

Life
Leasehold improvements 6 years
Plant and equipment 2.5 – 10 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance date.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing proceeds with the carrying amount. These gains and losses are included in the statement of profit or loss and other comprehensive income. When revalued assets are sold, amounts included in the revaluation surplus relating to that asset are transferred to retained earnings.

(i) Deferred exploration, evaluation and development expenditure carried forward

Exploration, evaluation and development expenditures incurred, net of Research and Development tax offset amounts, are capitalised in respect of each identifiable area of interest. These costs are only capitalised to the extent that they are expected to be recovered through the successful development of the area or where activities in the area have not yet reached a stage that permits reasonable assessment of the existence of economically recoverable reserves.

Accumulated costs in relation to an abandoned area are written off in full against profit or loss in the year in which the decision to abandon the area is made.

When production commences, the accumulated costs for the relevant area of interest will be amortised over the life of the area according to the rate of depletion of the economically recoverable reserves.

A regular review is undertaken of each area of interest to determine the appropriateness of continuing to capitalise costs in relation to that area of interest.

Costs of site restoration are provided over the life of the project from when exploration commences and are included in the costs of that stage. Site restoration costs include the dismantling and removal of mining plant, equipment and building structures, waste removal, and rehabilitation of the site in accordance with local laws and regulations and clauses of the permits. Such costs have been determined using estimates of future costs, current legal requirements and technology on an undiscounted basis.

Any changes in the estimates for the costs are accounted on a prospective basis. In determining the costs of site restoration, there is uncertainty regarding the nature and extent of the restoration due to community expectations and future legislation. Accordingly the costs have been determined on the basis that the restoration will be completed within one year of abandoning the site. For policy on impairment testing see 1(f).

(j) Trade and other payables

These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 30 days of recognition.

FOR THE YEAR ENDED 30 June 2020

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES: (cont'd)

(k) Employee benefits

Short-term and other long-term employee benefits

Provision is made for the company's liability for employee benefits arising from services rendered by employees to balance date. Employee benefits that are expected to be settled within one year have been measured at the amounts expected to be paid when the liability is settled. Employee benefits payable later than one year have been measured at the present value of the estimated future cash outflows to be made for those benefits. Those cash flows are discounted using market yields on national government bonds with terms to maturity that match the expected timing of cash flows.

Equity settled compensation

The Company does not have a formal employee share plan. Share-based payments to employees are measured at the fair value of the instruments issued and amortised over the vesting periods. Where share-based payments are for past services by employees they fully vest and are measured at the fair value of the instruments issued on the grant date and are brought to account with the corresponding amount recorded to a reserve. Share-based payments to non-employees are measured at the fair value of goods or services received or the fair value of the equity instruments issued, if it is determined the fair value of the goods or services cannot be reliably measured, and are recorded at the date the goods or services are received. The corresponding amount is recorded to a reserve. The fair value of rights is independently determined. Where share-based payments are for future services the number of shares expected to vest is reviewed and adjusted at the end of each reporting period such that the amount recognised for services received as consideration for the equity instruments granted is based on the number of equity instruments that eventually vest.

(l) Issued capital

Ordinary shares are classified as equity.

Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, from the proceeds. Incremental costs directly attributable to the issue of new shares, for the acquisition of mining properties, are not included in the cost of the acquisition as part of the purchase consideration.

(m) Goods and services tax (GST)

Revenues, expenses and assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the Australian Taxation Office (ATO).

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

Cash flows are presented on a gross basis. The GST components of cash flows arising from investing or financing activities which are recoverable from, or payable to, the ATO are presented as operating cash flows included in receipts from customers or payments to suppliers.

(n) Provisions

Provisions are recognised when the Company has a legal or constructive obligation, as a result of past events, for which it is probable that an outflow of economic benefits will result and that outflow can be reliably measured. Provisions are measured using the best estimate of the amounts required to settle the obligation at the end of the reporting period.

(o) Research & Development Tax Incentive – change in accounting policy

The R&D tax incentive that was previously recognised as income is now offset against the expenditure incurred in gaining the tax offset. The amount receivable for the tax offset is recorded in the year in which the R&D expenditure was incurred and when the requirements under AASB 120 have been met.

$(p) \qquad \quad Critical \ Accounting \ Estimates \ and \ Judgments$

The directors evaluate estimates and judgments incorporated into the financial statements based on historical knowledge and best available current information. Estimates assume a reasonable expectation of future events and are based on current trends and economic data, obtained both externally and within the Company.

Critical accounting estimates and assumptions

The Company makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Estimated impairment of deferred exploration expenditure

The Company tests annually whether deferred exploration expenditure has suffered any impairment, in accordance with the accounting policy.

Estimated value of Research and Development tax incentive

The Company makes an estimate of the amount of expenditure that qualifies for the R&D tax incentive based reasonable assumptions and prior claims and applies the current rate to that expenditure. The Company has also made a judgement that there is reasonable assurance that the requirements for recognition under AASB 120 have been met.

FOR THE YEAR ENDED 30 June 2020

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES: (cont'd)

(p) Critical Accounting Estimates and Judgments (cont'd)

Share based payments

Where equity instruments have not yet been issued, share based payments have been provided for at the agreed value of the services/fees that have been supplied. Subsequently, when the equity instruments are issued, the fair value is the market value of the equity instruments at the grant date. Where this market value differs from the amount provided for, it gives rise to either a gain or a loss on the settlement of the payment.

(q) New and amended accounting policies adopted by the company

In the year ended 30 June 2020, the Directors have reviewed all of the new and revised Standards and Interpretations issued by the AASB that are relevant to the Company's operations and effective for annual reporting periods commencing on or after 1 July 2019.

Other than the change in treatment of the Research and Development Tax Incentive as detailed below, it has been determined by the Directors that there is no impact, material or otherwise, of the new and revised Standards and Interpretations on the Company and, therefore, no change is necessary to accounting policies.

Research and Development Tax Incentive

The Company voluntarily changed its accounting policy relating retrospectively to the treatment of the research and development income tax incentive (R&DTI) for the financial year ending 30 June 2020. R&DTI was previously recognised by the Company as income in the statement of profit or loss and other comprehensive income. The Company has now elected to offset the amount R&DTI against the capitalised costs of exploration evaluation and development (EED) that gave rise to the R&DTI. This change has included the retrospective treatment of R&DTI included as income in all prior years. The change has been implemented as management recognised that recent consensus is that R&DTI should be offset against EED rather than recognised as income.

The following tables provide a summary of the amounts of the adjustments for each financial statement line item affected by the adoption in change in treatment of the R&DTI.

Adjustments made to the statement of financial position As at 30 June 2020

As at 30 June 2020	Under previous accounting policy \$	Effect of change in accounting policy	As presented \$
ASSETS	·	·	·
CURRENT ASSETS			
Cash and cash equivalents	841	0	841
Trade and other receivables Other assets	64,961 4,969	0	64,961 4.969
TOTAL CURRENT ASSETS	70,771	$\frac{\underline{0}}{\underline{0}}$	70,771
TOTAL CORRENT ASSETS	70,771	<u> </u>	70,771
NON-CURRENT ASSETS			
Plant and equipment	4,453	0	4,453
Deferred exploration, evaluation and development expenditure	6,663,809	2,045,089	4,618,720
TOTAL NON-CURRENT ASSETS	6,668,262	2,045,089	4,623,173
TOTAL ASSETS	6,739,033	2,045,089	4,693,944
LIABILITIES			
CURRENT LIABILITIES			
Trade and other payables	35,140	0	34,140
TOTAL CURRENT LIABILITIES	35,140	$\frac{\underline{0}}{\underline{0}}$	34,140
NON-CURRENT LIABILITIES			
Trade and other payables Loan – director	1,031,757	0	1,031,757
Loan – director TOTAL NON-CURRENT LIABILITIES	191,500 1,223,237	$\frac{\underline{0}}{\underline{0}}$	191,500 1,223,237
TOTAL NON-CURRENT LIABILITIES	1,223,237	<u>U</u>	1,223,237
TOTAL LIABILITIES	1,258,397	<u>0</u>	1,258,397
NET ASSETS	<u>5,480,636</u>	2,045,089	3,435,547
EQUITY			
Issued capital	8,683,434	0	8,683,434
Reserves	137,181	0	137,181
Accumulated losses	(3,339,979)	2,045,089	(5,385,068)
TOTAL EQUITY	<u>5,480,636</u>	2,045,089	<u>3,435,547</u>

FOR THE YEAR ENDED 30 June 2020

Undon

Effect of

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES: (cont'd)

(q) New and amended accounting policies adopted by the company (cont'd)

Adjustments made to the statement of financial position As at $30\ \mathrm{June}\ 2019$

	Under previous accounting policy \$	Effect of change in accounting policy \$	As presented \$
ASSETS	*	*	•
CURRENT ASSETS			
Cash and cash equivalents	19,438	0	19,438
Trade and other receivables	109,670	0	109,670
Other assets TOTAL CURRENT ASSETS	5,084 134,192	$\frac{0}{0}$	5,084 134,192
TOTAL CURRENT ASSETS	154,192	<u>U</u>	134,192
NON-CURRENT ASSETS			
Plant and equipment	5,402	0	5,402
Deferred exploration, evaluation and development expenditure	6,505,841	1,986,251	4,519,590
TOTAL NON-CURRENT ASSETS	6,511,243	1,986,251	4,524,992
TOTAL ASSETS	6,645,435	1,986,251	4,659,184
LIABILITIES			
CURRENT LIABILITIES			
Trade and other payables	43,581	<u>0</u>	43,581
TOTAL CURRENT LIABILITIES	43,581	$\overline{\underline{0}}$	43,581
NON-CURRENT LIABILITIES	007.004		007.004
Trade and other payables Loan – director	927,894	0	927,894
TOTAL NON-CURRENT LIABILITIES	<u>142,000</u> 1,069,894	$\frac{\underline{0}}{\underline{0}}$	142,000 1,069,894
TOTAL NON-CURRENT LIABILITIES	1,009,894	<u>u</u>	1,009,894
TOTAL LIABILITIES	<u>1,113,475</u>	<u>0</u>	<u>1,113,475</u>
NET ASSETS	<u>5,531,960</u>	<u>1,986,251</u>	3,545,709
EQUITY			
Issued capital	8,683,434	0	8,683,434
Reserves	153,247	0	153,247
Accumulated losses	(3,304,721)	1,986,251	(5,290,972)
TOTAL EQUITY	<u>5,531,960</u>	<u>1,986,251</u>	<u>3,545,709</u>

FOR THE YEAR ENDED 30 June 2020

Under

Effect of

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES: (cont'd)

(q) New and amended accounting policies adopted by the company (cont'd)

Adjustments made to the statement of financial position As at $30\ \mathrm{June}\ 2018$

	previous accounting policy	change in accounting policy	As presented
ASSETS	\$	\$	\$
CURRENT ASSETS			
Cash and cash equivalents	50,973	0	50,973
Trade and other receivables Other assets	77,950 4,633	0 <u>0</u>	77,950 4,633
TOTAL CURRENT ASSETS	133,556	$\frac{\underline{\sigma}}{\underline{0}}$	133,556
NON-CURRENT ASSETS	6.600	0	6.600
Plant and equipment Deferred exploration, evaluation and development expenditure	6,608 8,082,744	0 2,294,963	6,608 5,787,781
TOTAL NON-CURRENT ASSETS	8,089,352	2,294,963	5,794,389
TOTAL ASSETS	8,222,908	2,294,963	5,927,945
LIABILITIES			
CURRENT LIABILITIES Trade and other payables	52,265	0	<u>52,265</u>
TOTAL CURRENT LIABILITIES	<u>52,265</u>	<u>0</u> <u>0</u>	52,265
NON-CURRENT LIABILITIES			
Trade and other payables	754,041	0	754,041
Deferred tax liabilities Loan – director	216,211 52,000	0 <u>0</u>	216,211 52,000
TOTAL NON-CURRENT LIABILITIES	1,022,252	$\frac{\underline{o}}{\underline{0}}$	1,022,252
TOTAL LIABILITIES	1,074,517	<u>0</u>	1,074,517
NET ASSETS	<u>7,148,391</u>	<u>2,294,963</u>	4,853,428
EQUITY			
Issued capital	8,655,378	0	8,655,378
Reserves	125,678	0	125,678
Accumulated losses	(1,632,665)	<u>2,294,963</u>	(3,927,628)
TOTAL EQUITY	<u>7,148,391</u>	<u>2,294,963</u>	<u>4,853,428</u>
Adjustments made to the statement of profit or loss and other comprehensive income For the year ended 20 June 2020	;		
	Under	Effect of	
	previous	change in	A
	accounting policy	accounting policy	As presented
	\$	\$	\$
Revenue	229,420	56,838	170,582
Consultants	(4,600)	0	(4.,600)
Depreciation Compliance and regulatory expenses	(77) (84,084)	0	(77) (84,084)
Directors' remuneration	(144,504)	0	(144,504)
Exploration evaluation and development costs written off	0	0	0
Superannuation expenses	(1,197)	0	(1,197)
Employee benefits expense	(12,595)	0	(12,595)
Administration expenses	(17,621) (25,258)	0	(17,621) (04,006)
Loss before income tax Income tax expense	(35,258)	0	(94,096) 0
Loss for the year	(35,258)	56,838	(94,096)
Other comprehensive income	(,)	,	· //
Other comprehensive income for the year, net of income tax Total comprehensive loss for the year	0 (35,258)	0 <u>56,838</u>	0 (94,096)
Basic and diluted earnings per share – cents	(0.030)		((0.080)

FOR THE YEAR ENDED 30 June 2020

Undon

Effect of

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES: (cont'd)

(q) New and amended accounting policies adopted by the company (cont'd)

Adjustments made to the statement of profit or loss and other comprehensive income For the year ended 20 June 2019

	Under previous accounting policy	change in accounting policy	As presented
Revenue	199.861	ه 117,551	82,310
Consultants	,	117,331	
	(15,788)	0	(15,788)
Depreciation	(123)	0	(123)
Compliance and regulatory expenses	(92,026)	0	(92,026)
Directors' remuneration	(144,889)	0	(144,889)
Exploration evaluation and development costs written off	(1,803,670)	426,262	(1,377,408)
Superannuation expenses	(1,301)	0	(1,301)
Employee benefits expense	(13,695)	0	(13,695)
Administration expenses	(16,636)	<u>0</u>	(16,636)
Loss before income tax	(1,888,267)	0	(I,579,556)
Income tax expense	216,211	<u>0</u>	216,211
Loss for the year	(1,672,056)		(1,363,345)
Other comprehensive income			
Other comprehensive income for the year, net of income tax	0	0	0
Total comprehensive loss for the year	(1,672,056)	<u>308,711</u>	(1,363,345)
Basic and diluted earnings per share – cents	(1.429)		(1.165)

Adjustments made to the statement of profit or loss and other comprehensive income For the year ended 20 June 2018

To the year ended 20 time 2010	Under previous accounting policy \$	Effect of change in accounting policy	As presented \$
Revenue	135,753	70,000	65,753
Consultants	(24,125)	0	(24,125)
Depreciation	(256)	0	(256)
Compliance and regulatory expenses	(90,911)	0	(90,911)
Directors' remuneration	(148,545)	0	(148,545)
Exploration evaluation and development costs written off	(20,307)	9,434	(10,873)
Superannuation expenses	(1,500)	0	(1,500)
Employee benefits expense	(15,785)	0	(15,785)
Administration expenses	(17,083)	$\frac{0}{0}$	(17,083)
Loss before income tax	(182,759)	0	(243,325)
Income tax expense	41,482	<u>0</u>	41,482
Loss for the year	(224,241)		(284,807)
Other comprehensive income			
Other comprehensive income for the year, net of income tax	0	0	0
Total comprehensive loss for the year	(224,241)	<u>60,566</u>	(284,807)
Basic and diluted earnings per share – cents	(0.194)		(0.246)

2. REVENUE

	2020	2019 (restated)
	\$	\$
Revenue from continuing operations:		
Interest received from other persons	12	91
Credit from expired rights	30,970	0
Gain on share based payments	129,600	82,219
Covid-19 cashflow boost	10,000	0
Total revenue	170,582	82,310

FOR THE YEAR ENDED 30 June 2020

3. LOSS BEFORE TAX

Loss before income tax includes the following specific expenses:

Auditor's remuneration	n for audit of	r review of the	financial 1	reports of the company

	21,753	25,389
Remuneration for other services	0	0
Total remuneration	27,753	25,389

4. INCOME TAX EXPENSE

(a)	Income tax (benefit)/expense	2020	2019 (restated)
	Current income tax credit Deferred tax	(33,158)	(42,048)
	Current year	(107,011)	(389,281)
	Adjustment in respect of prior year	(4,998)	47,563
		(145.167)	(383,766)

(b) Numerical reconciliation of income tax expense to prima facie tax payable

Loss from continuing operations before income tax expense	(94,096)	(1,363,345)
Tax at the Australian tax rate of 27.5% (2019 27.5%)	(25,876)	(374,920)
Blackhole expenditure	(2,154)	(2,605)
Other expenses	(63,591)	(65,042)
Temporary differences	65,745	400,519
Tax losses	25,876	42,048
Net movement in deferred tax balances	0	216,211
Income tax attributable to the Company	0	216,211

(c)	Deferred tax liabilities Deferred tax liabilities Deferred analysis asserts	Opening balance	Charged to income (309,770)	Charged directly to equity	Prior year adjustment 51,135	Closing Balance
	Deferred exploration expenditure Other	1,496,001	(309,770)	0	0	1,257,300
	Deferred tax assets	1,27.	12.	v	v	1,570
	Accrued expenses & non-current creditors	(58,387)	(6,656)	0	0	(65,043)
	Capital raising costs	(5,225)	0	2,086	0	(3,139)
	Tax losses carried forward	(1,848,567)	(37,050)	0	47,563	(1,838,054)
	Deferred tax asset not recognised	414,904	0		252,5680	667,472
	Net deferred tax liabilities as at 30 June 2019	0	(353,352)	2,086	351,266	0
	Deferred tax liabilities					
	Deferred exploration expenditure	1,237,366	0	0	0	1,237,366
	Other	1,398	(31)	0	0	1,367
	Deferred tax assets					
	Accrued expenses & non-current creditors	(65,043)	1,452	0	0	(63,591)
	Capital raising costs	(3,139)	0	2,154	0	(985)
	Tax losses carried forward	(1,838,054)	(33,158)	0	(4,998)	(1,876,210)
	Deferred tax asset not recognised	667,472	0	0	34,581	702,053
	Net deferred tax liabilities as at 30 June 2020	0	(31,737)	2,154	29,583	0

Tax losses do not expire under current legislation. Deferred tax assets have not been recognised during the year because it is not deemed probable that future taxable profit will be available against which the Company can utilise the benefit.

FOR THE YEAR ENDED 30 June 2020

2020 2019	
do do	
\$ \$ 5.001 0.070	
GST credit due 5,961 9,670 R&D tax concession amount 59,000 100,000	
64,961 109,670	
6. OTHER CURRENT ASSETS	
Prepayments 4,969 5,084	
4,969 5,084	
7. PROPERTY PLANT AND EQUIPMENT	
Leasehold improvements – at cost 3,746 3,746	
Less accumulated depreciation (3,292) (3,212)	
454 534	_
Office furniture and equipment – at cost 11,950 15,398	_
Less accumulated depreciation (11,811) (15,182)	
139 216	
Motor vehicle – at cost 26,561 26,561	
Less accumulated depreciation (24,709) (24,282)	
1,852 2,279	
Field equipment – at cost 35,018 35,017	_
Less accumulated depreciation (33,010 (32,644)	
2,008 2,374	
4,453 5,402	

Movements in carrying amounts

Movement in the carrying amounts for each class of property, plant and equipment:

	Building Improvements	Office furniture and equipment	Field equipment	Motor Vehicle	Totals
Balance at 1 July 2018	628	339	2,836	2,805	6,608
Additions	0	0	0	0	0
Disposals	0	0	0	0	0
Revaluation increments/decrements	0	0	0	0	0
Depreciation expense	(94)	(123)	(462)	(526)	(1,205)
Balance at 1 July 2019	534	216	2,374	2,279	5,403
Additions	0	0	0	0	0
Disposals/write-offs	0	0	0	0	0
Revaluation increments/decrements	0	0	0	0	0
Depreciation expense	(80)	(77)	(366)	(427)	(950)
Balance at 30 June 2020	454	139	2,008	1,852	4,453

8. DEFERRED EXPLORATION, EVALUATION AND DEVELOPMENT EXPENDITURE	2020	2019 Restated
EAFENDITURE	\$	Kestateu \$
Tenement acquisition costs – at cost	78,107	78,107
Security deposits – at cost	41,100	47,165
Deferred exploration expenditure – at cost	4,499,513	4,394,318
•	4,618,720	4,519,590
Carrying amount at beginning of year	4,519,589	5,787,781
Deferred exploration, evaluation and development expenditure incurred	164,033	237,154
R&D tax offset	(58,837)	(117,552)
Expenditure associated with acquisitions	0	2,158
Prior year costs written-off	0	(1,357,690)
Current year costs written-off	0	(19,717)
Payment (refund) of security deposits	(6,065)	(12,544)
Carrying amount at end of year (at cost)	4,618,720	4,519,590

FOR THE YEAR ENDED 30 June 2020

8. DEFERRED EXPLORATION, EVALUATION AND DEVELOPMENT EXPENDITURE (cont'd)

The ultimate recoupment of the above deferred exploration expenditure is depended evelopment and commercial exploitation or, alternatively, sale of the respective above expenditure relates to exploration phase.

9. TRADE AND OTHER PAYABLES – CURRENT

	Sundry payables and accrued expenses	35,140 36,140	43,581 43,581
10.	TRADE AND OTHER PAYABLES – NON-CURRENT		
	Amounts due to related parties:		
	Consulting fees	826,479	722,616
	Directors' fees	205,278	205,278
		1,031,757	927,894

The directors have agreed to defer receipt of some consulting fees until after 31 December 2021 or until the Company has the necessary funding to move onwards with exploration of the Company's projects.

In order to conserve cash for research, exploration and working capital purposes the directors have agreed to receive Class K performance rights with a milestone attached, subject to shareholder approval, for their director fees that are payable for the year ended 30 June 2020. These performance rights will only be issued if approved by the shareholders and will only subsequently convert to fully paid ordinary shares if the milestone is reached. Under the proposed milestone for the rights, each right will automatically convert into one Fully Paid Ordinary Share, as long as the Fully Paid Ordinary shares have an average last sale price on closing on ASX of 3 cents on 20 consecutive days in the four years prior to expiry. Even if the milestone is reached the rights will not vest before 1 July 2021. At the 2019 AGM shareholder approval was given for performance rights to be issued in lieu of the executive directors' fees payable for the year ended 30 June 2019. Please refer to the remuneration report within the Directors' report for full details. Where there is no shareholder approval for the above, all directors have agreed to not request payment until after 31 December 2021 or until the company has the capacity to pay.

11. ISSUED CAPITAL

a) Ordinary Shares

 Issued and paid-up capital 117,841,544 (2019:117,841,544) fully paid ordinary shares

		2020		2019	
(ii)	Movements in shares on issue	No. of Shares	\$	No. of Shares	\$
(11)	Movements in states on issue				
	Opening balance	117,841,544	8,683,434	117,841,544	8,683,434
		117,841,544	8,683,434	117,841,544	8,683,434
	Less costs of issues	0	0	0	0
	Closing balance	117,841,544	8,683,434	117,841,544	8,683,434

⁽iii) Holders of 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 shares held and the amount paid up. At shareholders' meetings each ordinary share is entitled to one vote when a poll is called, otherwise each shareholder has one vote on a show of hands.

Share issues:

No shares were issued during the year ended 30 June 2020.

b) Options over Ordinary Shares

Options:

At no time during the year did the Company have any options on issue.

FOR THE YEAR ENDED 30 June 2020

12.	RESERVES	2020	2019
		\$	\$
	Opening balance	153,247	125,678
	Class A Performance Rights expired	(23,495)	0
	Class B Performance Rights expired	(7,475)	0
	Gain on grant of Class G Performance Rights	0	26,680
	Gain on grant of Class H Performance Rights	0	889
	Gain on grant of Class I Performance Rights	14,400	0
	Gain on grant of Class J Performance Rights	504	0
	Closing balance	137,181	153,247

The reserve records items recognised as costs when:

- a. options are issued to directors as part of their remuneration;
- b. options are issued to brokers who assist with capital raisings;
- c. options are issued to employees as part of their remuneration;
- d. options are issued to consultants as consideration for services rendered; and
- e. rights are issued to directors as part of their remuneration;

Performance Rights:

Class A Rights – 3,700,000 granted on 23 October 2015 expired on 23 October 2019.

Class B Rights – 2,600,000 granted on 23 October 2015 expired on 23 October 2019.

Class C Rights – 3,700,000 granted on 28 October 2016, have vested and have an expiry of 28 October 2020. These rights are subject to the Company's closing share price being at least 6 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

Class D Rights – 2,600,000 granted on 28 October 2016, have vested and have an expiry of 28 October 2020. These rights are subject to the Company's closing share price being at least 15 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

Class E Rights – 3,850,000 granted on 3 November 2017, have vested and have an expiry of 2 November 2021. These rights are subject to the Company's closing share price being at least 6 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

Class F Rights – 3,850,000 granted on 3 November 2017, have vested and have an expiry of 2 November 2021. These rights are subject to the Company's closing share price being at least 15 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

Class G Rights – 5,929,000 granted on 23 November 2018, have vested and have an expiry of 22 November 2022. These rights are subject to the Company's closing share price being at least 4 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

Class H Rights – 5,929,000 granted on 23 November 2018, have vested and have an expiry of 22 November 2022. These rights are subject to the Company's closing share price being at least 12 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

Company's closing share price being at least 4 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

Class I Rights – 9,000,000 granted on 22 November 2019, have vested and have an expiry of 21 November 2023. These rights are subject to the Company's closing share price being at least 2.5 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

Class J Rights – 6,300,000 granted on 22 November 2019, have vested and have an expiry of 21 November 2023. These rights are subject to the Company's closing share price being at least 7 cents per share for 20 consecutive days on which the shares trade in the 4 years from date of issue. If this milestone is not achieved the rights will lapse.

13. CASH FLOW INFORMATION

(a)

1)	Reconciliation of the loss from continuing operations after income	2020	2019
	tax to the net cash flows used in operating activities	\$	Restated \$
	Loss after income tax	(94,096)	(1,363,345)
	Gain on remuneration liability settled by share based payments	(129,600)	(82,218)
	Credit from expired rights	(30,970)	0
	Directors' fees to be satisfied by the issue of rights	144,000	144,000
	Rights issue as per AGM to executive directors	504	889
	Write-off of exploration expenditure	0	1,357,690
	Depreciation	77	123
	Changes in assets and liabilities:		
	Decrease/(Increase) in receivables	3.709	(1,719)

FOR THE YEAR ENDED 30 June 2020

13.	CASH FLOW INFORMATION (cont'd) Increase in payables and accruals Decrease)/(Increase) in prepayments (Decrease)/Increase in deferred taxes payable	5,779 (144)	23,778 (273) (216,211)
	Net cash flows from/(used in) operating activities	(100,741)	(137,286)
(b)	Reconciliation of cash and cash equivalents: Cash and cash equivalents	841	19,438
	Closing Balance per Statement of Cash Flows	841	19,438

(c) Non-cash Financing and Investing Activities

The Company will issue, subject to shareholder approval, 9,000,000 Class K Performance Rights in lieu of directors' fees of \$144,000 for the year ended 30 June 2020. These rights are subject to the Company's average last sale price on closing being at least 3 cents per share for 20 consecutive days. If this milestone is not achieved the rights will lapse. In the event that the shareholders do not agree to the issue of the rights the directors are entitled to receive their director's fees paid in cash. To assist the Company, in the event that the issue is not approved, the Directors have agreed to not request payment of the directors' fees until the Company has the funds for payment. The full amount of \$144,000 for the directors' fees was expensed in the Statement of Profit or Loss and Other Comprehensive Income for the year ended 30 June 2020.

The above amounts of \$144,000 of directors' fees for the year ended 30 June 2020 as well as the \$144,000 for the prior year are included in Note 10 – Trade & other payables – non-current.

The Company received shareholder approval at the 2019 AGM to issue 9,000,000 Class I Performance Rights in lieu of directors' fees that were payable for the year ended 30 June 2019. The full amount of \$144,000 for the Directors fees was expensed in the Statement of Profit or Loss and Other Comprehensive Income for the year ended 30 June 2019.

The Company received shareholder approval at the 2019 AGM to issue 6,300,000 Class J Performance Rights for sacrifices made by the Executive Directors during the year ended 30 June 2019. The value of those rights of \$504 has been expensed in the Statement of Profit or Loss and Other Comprehensive Income for the year ended 30 June 2020.

14. LOSS PER SHARE

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

	2020	2019 Restated
	\$	\$
Loss used in calculating basic and diluted earnings per share	<u>(94,096)</u>	(1,363,345)
Weighted average number of ordinary shares outstanding during the	No.	No.
year used in calculating basic and diluted EPS	117,043,144	117,043,144

15. SEGMENT INFORMATION

The company operated solely in Australia in mineral exploration for the whole of the year.

16. RELATED PARTY DISCLOSURES

Transactions with related parties.

Peter N Smith is a director of Resource Investments & Consulting Pty Ltd (RIC) which provided mining engineering and geological services totalling \$137,700 (2019 \$187,200). RIC agreed to defer receipt of \$82,620 (2019 \$123,120) until 31 December 2021, or until the company has sufficient funds to make payment.

Michael J Povey is the principal of an Accounting practice which provided accounting and company secretarial services totalling \$29,200 (2019 \$38,400). Mr Povey agreed to defer receipt of \$10,000 (2018 \$18,600) until 31 December 2021, or until the company has sufficient funds to make payment.

The above amounts agreed to be deferred are included in Note 10 - Non-Current Trade & other payables and have also been disclosed in the Remuneration Report.

FOR THE YEAR ENDED 30 June 2020

17. FINANCIAL RISK MANAGEMENT

(a) Financial risk management policies

The Company's financial instruments consist mainly of deposits with banks, accounts receivable and accounts payable.

The board's overall risk management strategy seeks to assist the Company in meeting its financial targets, whilst minimising potential adverse effects on financial performance. The Company has developed a framework for a risk management policy and internal compliance and control system that covers the organisational, financial and operational aspects of the Company's affairs. The Board is responsible for ensuring the maintenance of, and compliance with appropriate systems.

Credit risk

The maximum exposure to credit risk, excluding the value of any collateral or other security, at balance date of recognised financial assets is the carrying amount of those assets as disclosed in the Statement of Financial Position and notes to the financial statements. The company does not have any material credit risk exposure.

Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities. The Company manages liquidity risk by monitoring forecast cash flows.

The table below reflects an undiscounted contractual maturity analysis for financial liabilities.

Cash flows realised from financial assets reflect management's expectation as to the timing of realisation. Actual timing may therefore differ from that disclosed. The timing of cash flows presented in the table to settle financial liabilities reflects the earliest contractual settlement dates.

	Within one year		1 to 5	1 to 5 years		Over 5 years		Total	
	2020 \$	2019 \$	2020 \$	2019 \$	2020 \$	2019 \$	2020 \$	2019 \$	
Financial liabilities due for payment Trade & other payables	35,140	43,581	1,031,757	927,894	0	0	1,066,897	971,475	
Borrowings	0	0	191,500	142,000	0	0	191,500	142,000	
Total contractual outflows	35,140	43,581	1,223,257	1,069,894	0	0	1,258,397	1,113,475	

Interest Rate Risk

Cash funds held in deposit accounts are monitored on a regular basis to ensure interest earned on deposits is maintained at market rates. Cash held in non-interest bearing accounts are reviewed daily and cash surplus to the day's requirements are moved to interest bearing accounts.

Notes	Intere	st Rate	ra	ate	Bea	ring		tal
				•				
	2020	2019	2020	2019	2020	2019	2020	2019
					841	1,437	841	1,437
13(b)	0	18,001	0	0	0	0	0	18,001
5	0	0	0	0	64,961	109,670	64,961	109,670
-	0	18,001	0	0	65,802	111,107	65,802	129,108
-		,			,	•		
	0.01%	020%		-				
					,			43,581
10	0	0	0	0	1,031,757	927,894	1,031,757	927,894
20	0	0	0	0	191,500	142,000	191,500	142,000
_								
-	0	0	0	0	1,223,257	0	1,223,257	0
	-	-	-	-	-	-	-	-
	0	18,001	0	0	1,157,455	1,113,475	1,223,275	18,001
	13(b) 13(b) 5	13(b) 0 13(b) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Interest Rate \$2020 2019	Interest Rate				

FOR THE YEAR ENDED 30 June 2020

17. FINANCIAL RISK MANAGEMENT (cont'd)

(b) Financial instruments

Net Fair Value

For other assets and other liabilities the net fair value approximates their carrying value, as disclosed in the Statement of Financial Position.

18. CAPITAL AND LEASING COMMITMENTS

Capital expenditure commitments

Estimated commitments for which no provisions were included in the financial statements are as follows:

<u>Lease commitments</u> – the company does not have any lease commitments.

Exploration Expenditure Commitments

The company has certain obligations to perform minimum annual exploration work totalling \$153,000 (2019 \$128,000) on its Tennant Creek tenements.

19. CONTINGENT LIABILITIES

The directors are not aware of any contingent liabilities as at the date of this report.

20. SHARE BASED PAYMENTS

The following share-based payment arrangements were made during the reporting periods::

Director shares

At the 2018, AGM 5,929,000 Class G Performance Rights and 5,929,000 Class H Performance Rights were issued to the executive directors as follows:

	Director rees			
	Number	\$	Valuation on issue	
Directors in lieu of directors' fees:				
Class G Performance Rights	5,929,000	100,800	26,681	
Directors for sacrifices made:				
Class H Performance Rights	5,929,000	0	889	
Totals	11,858,000	100,800	<u>27,570</u>	

The rights were independently valued. The directors had agreed to receive the Class G Rights in lieu of the unpaid directors' fees. Details of the input data for the valuations are:

Class G Performance Rights: Probability weighting – 70%; underlying share value – 1.5 cents, Volatility – 73%, interest rate 2.203% Class H Performance Rights: Probability weighting – 99%; underlying share value – 1.5 cents, Volatility – 73%, interest rate 2.203%

At the 2018 AGM, 1,996,000 fully paid ordinary shares were issued as follows:

	Director fees			
	Number	\$	Valuation on issue	
Non-executive director in lieu of director fees:				
Fully paid ordinary shares	1,484,000	25,239	22,260	
		Consulting fees		
	Number	\$	Valuation on issue	
Independent geological consultant				
Fully paid ordinary shares	512,000	12,800	7,680	

FOR THE YEAR ENDED 30 June 2020

20. SHARE BASED PAYMENTS (cont'd)

There were no options issued to directors during the years ended 30 June 2020 and 2019...

At the 2019, AGM 9,000,000 Class I Performance Rights and 6,300,000 Class J Performance Rights were issued to the directors as follows:

	Director fees		
	Number	\$	Valuation on issue
Directors in lieu of directors' fees:			
Class I Performance Rights	9,000,000	144,000	14,400
Directors for sacrifices made:			
Class J Performance Rights	6,300,000	0	504
Totals	<u>15,300,000</u>	144,000	14,904

The rights were independently valued. The directors had agreed to receive the Class I Rights in lieu of the unpaid directors' fees. Details of the input data for the valuations are:

Class I Performance Rights: Probability weighting – 80%; underlying share value – 0.8 cents, Volatility – 101.45%, interest rate 0.75% Class J Performance Rights: Probability weighting – 99%; underlying share value – 0.8 cents, Volatility – 101.45%, interest rate 0.75%

21. EVENTS OCCURRING AFTER BALANCE DATE

On 25 September 2020 the Company issued 5,000,000 fully paid ordinary shares at 2 cents with 1 for 2 free attached 4 cent unlisted options having a 3 year expiry to sophisticated and professional investors and also issued 100,000 fully paid ordinary shares at 2 cents to a contractor to the Company. Other than these issues the Directors are not aware of any other matter or circumstance since the end of the financial year that has significantly affected or may significantly affect the operations of the company, the results of those operations or the state of affairs of the company in subsequent financial years.

TRUSCOTT MINING CORPORATION LIMITED ABN: 31 116 420 378 DIRECTORS' DECLARATION

DIRECTORS' DECLARATION

The directors of the Company declare that:

- 1. the financial statements and notes, as set out on pages 31 to 50, are in accordance with the Corporations Act 2001 and:
- a) comply with Australian Accounting Standards, which, as stated in accounting policy Note 1 to the financial statements, constitutes compliance with International Financial Reporting Standards (IFRS); and
- b) give a true and fair view of the financial position as at 30 June 2020 and of the performance for the year ended on that date of the company;
- 2. the Directors have been given the declarations required by s 295A of the *Corporations Act 2001* from the Chief Executive Officer and Chief Financial Officer; and
- 3. In the directors' opinion there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable.

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

MSmith 5	
DIRECTOR	DIRECTOR
Perth, WA	

Dated this 25th day of September 2020

Walker Wayland WA Audit Pty Ltd



ABN 94 608 776 834 www.ww-wa.com.au

Independent Auditor's Report
To the Members of Truscott Mining Corporation Limited

REPORT ON THE AUDIT OF THE FINANCIAL REPORT

Opinion

We have audited the financial report of Truscott Mining Corporation Limited ("the Company") which comprises the statement of financial position as at 30 June 2020, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, and the directors' declaration.

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

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

Basis for Opinion

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

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

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

Material Uncertainty Regarding Going Concern

Without modifying our opinion, we draw attention to Note 1(b) in the financial report, which indicates that the company incurred a net loss of \$94,096 and had net cash outflow of \$100,741 from operating activities during the year ended 30 June 2020. These conditions, along with other matters as set forth in Note 1(b), indicate the existence of a material uncertainty that may cast significant doubt about the company's ability to continue as a going concern and therefore, the company may be unable to realise its assets and discharge its liabilities in the normal course of business and at the amounts stated in the financial report.





Key Audit Matters

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

Key Audit Matter

How our audit addressed the key audit matter

Exploration and Evaluation Assets (Note 8) (AASB 6)

company has incurred significant exploration and evaluation expenditures which have been capitalized. The total exploration and evaluation expenditures had a net carrying value of \$4,618,720 as at 30 June 2020. As the carrying value of exploration and evaluation expenditures represents a significant asset of the company, we considered it necessary to assess whether facts and circumstances existed to suggest that the carrying amount of this asset may exceed its recoverable amount. As a result, the asset was required to be assessed for impairment.

This area has been designated a key audit matter, due to subjectivity and management judgement applied in the assessment of whether costs meet the capitalisation criteria described in AASB 6.

Audit procedures include amongst others the following:

- We obtained evidence that the company has a valid right to explore the areas represented by the capitalised exploration and evaluation expenditure;
- We enquired with and reviewed management budgets to ensure that further exploration for and evaluation of the company's interest were planned;
- We enquired with management and reviewed minutes of directors' meetings to ensure that the company had not decided to discontinue activities in an area of interest;
- We selected a number of amounts capitalised to their supporting documentation and ensured they met the requirements of AASB 6; and
- We reviewed the related disclosures within the financial statements.

Share Based Payments (Note 12 and 20) (AASB 2)

The company has issued 15,300,0000 performance rights to directors of the company in lieu of unpaid directors fees.

Share based payments has been considered as a key audit matter; due to the high level of judgement required in evaluating the value.

Audit procedures include amongst other the following:

- obtaining and reviewing the management's expert's valuation model including the reasonableness of all inputs into the model;
- reviewing the Company's share price movements to assess volatility;
- review and discuss the disclosures in the financial statements with management.



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 annual report for the year ended 30 June 2020 but does not include the financial report and our auditor's report thereon.

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

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

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

Responsibilities of the Directors for the Financial Report

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

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

Auditor's Responsibilities for the Audit of the Financial Report

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

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

Identify and assess the risks of material misstatement of the financial report, whether due to fraud
or error, design and perform audit procedures responsive to those risks, and obtain audit evidence
that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material
misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve
collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.



- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the Company'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 Company'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 Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial report, including the
 disclosures, and whether the financial report represents the underlying transactions and events in a
 manner that achieves fair presentation.

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

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

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

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 23 to 28 of the directors' report for the year ended 30 June 2020.

In our opinion, the Remuneration Report of Truscott Mining Corporation 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

Wallow Wayland WA Audit Ply Ltd

WALKER WAYLAND WA AUDIT PTY LTD

Richard Gregson CA

Director

Level 3, 1 Preston Street, COMO WA 6152

Dated this 25th day of September 2020

Richard S Gregon



TRUSCOTT MINING CORPORATION LIMITED ABN: 31 116 420 378 SHAREHOLDER INFORMATION & TENEMENT SCHEDULE

80.61%

ADDITIONAL SHAREHOLDER INFORMATION

Shareholder information as registered at close of business on 24 September 2020

1. DISTRIBUTION OF SHAREHOLDERS

		Number of Shareholders
1	1,000	22
1,001	5,000	24
5,001	10,000	82
10,001	100,000	159
100,001 and over	<u>75</u>	
		<u>362</u>

Percentage holding of 20 largest holders

. TWENTY LARGEST SHAREHOLDERS

The names of the twenty largest shareholders are as follows:

Sha	areholder	Number of Shares	% of Issued Capital
1	Hillway Pty Ltd	22,824,053	19.37
2	Resource Holdings (WA) Pty Ltd	12,249,556	10.39
3	Mr K Yu	9,822,125	8.34
4	Alcardo Investments Ltd	8,136,431	6.90
5	Ms RT Moore	6,135,961	5.21
6	MJ & EV Povey	5,304,936	4.50
7	Resource Investments & Consulting Pty Ltd	4,117,500	3.49
8	Mr GC & Mrs DS Campbell	4,017,102	3.41
9	Ms CF Raston	3,630,719	3.08
10	Reseda Holdings Pty Ltd	2,649,085	2.25
11	Mr DM Barrett	2,534,436	2.15
12	Norvest Projects Pty Ltd	2,000,000	1.70
13	Mr NC Mayne	2,000,000	1.70
14	Dr JA Hanson	1,943,848	1.65
15	Mr A & Mrs M Brien	1,788,518	1.52
16	Mr G C Campbell	1,632,762	1.39
17	Mrs KD Peacock	1,500,000	1.27
18	Sinedie Pty Ltd	1,010,000	0.86
19	Mr EE Smith	905,337	0.77
20	Mr KR Alexander	795,000	0.67
	Total of Top 20	94,997,369	80.61
	Total listed Shares	117,841,544	100.00

3. SUBSTANTIAL SHAREHOLDERS

As at 24 September 2020 the substantial shareholders as per lodged Forms 604 were:

Sh	areholder	Number of Shares	% of Issued Capital
1	Peter Neil Smith	24,171,553	20.51
2	Ewan E Smith	15,924,893	13.51
3	Kenneth Yu	9,013,153	7.65
4	Alcardo Investments Ltd	6,986,431	5.93
5	Rebecca T Moore	6,135,961	5.21

Substantial shareholders are required to notify the ASX once they hold 5% or more of the Company's issued shares and to update that notice whenever there is a change of 100 basis points or more from the previous notice.

4. SHAREHOLDERS HOLDING LESS THAN THE MARKETABLE PARCEL

Shareholder information as registered at close of business on 24 September 2020. The number of shareholders holding less than the marketable parcel of \$500 is 188 shareholders holding 1,853,218 ordinary shares representing 1.57% of total issued capital. The number of shareholders holding less than an economical parcel of \$2,000 is 278 shareholders holding 5,532,814 ordinary shares representing 4.78% of total issued capital.

5. VOTING RIGHTS

Ordinary shares

On a show of hands every member present in person or by proxy or attorney or being a corporation by its authorised representative who is present in person or by proxy, shall have one vote for every fully paid ordinary share of which he is a holder.

Quotation has been granted for all the ordinary shares of the Company on all Member Exchanges of the Australian Securities Exchange Limited

TRUSCOTT MINING CORPORATION LIMITED ABN: 31 116 420 378 SHAREHOLDER INFORMATION & TENEMENT SCHEDULE

COMPANY DETAILS

Registered office:

Unit 1, 1 Ewen Street, Scarborough WA 6019

All correspondence to be addressed to the PO Box

PO Box 2805, West Perth WA 6872

Principal place of business:

Lot 511 Udall Road, Tennant Creek NT 0860

Share registry:

Automic Group Pty Ltd

Level 2

267 St Georges Terrace Perth WA 6000 Postal address

GPO Box 5193

Sydney NSW 2001

Telephone numbers Telephone 0419 956 232

Email

admin@truscottmining.com.au

Company secretary: Michael J Povey

Home exchange:

Australian Securities Exchange Ltd

Exchange Plaza 2 The Esplanade

Perth WA 6000

ASX Code: TRM

TENEMENT SCHEDULE

Tenements held as at XX September 2020 are:

Project	Type & Number	Date Renewed	Held by	Area
Northern Territory				
Westminster	MLC511	1/01/2020	TRM 100%	9 Hectares
Westminster	MA25952	26/10/2019	TRM 100%	1 Block
Westminster	MA26500	09/07/2020	TRM 100%	5 Blocks
Westminster	MA26558	09/07/2020	TRM 100%	2 Blocks
North Tennant	EL31579	11/01/2020	TRM 100%	52 Blocks
North Tennant	ELA32111	27/11/2019	TRM 100%	77.71 Sq Km

Notes:

- TRM = Truscott Mining Corporation Ltd MLC = Mineral Lease (Central)
- b.
- MA = Authority to explorec.
- d. EL = Exploration Licence ELA = Application for Exploration Licence

Postal Address: PO Box 2805 WEST PERTH WA 6872

Phone: +61 0419 956 232 Email: admin@truscottmining.com.au Website: www.truscottmining.com.au



