ASX ANNOUNCEMENT

15 December 2014

INTERNATIONAL GOLDFIELDS

www.intgold.com.au

HIGHER GRADE GOLD VALUES INTERCEPTED EAST OF ANA PROSPECT RESOURCE, BRAZIL

HIGHLIGHTS

Extension drilling continues to confirm continuity of mineralised corridor outside existing resource modelling - Better drill assay results include;

- 4.3m @ 17.5g/t Au from 104.2m drill depth Hole ANA033
- 1.18m @ 2.37g/t Au from 44.57m and
 8.43m @ 1.18g/t Au from 66.4m drill depth Hole ANA030
- 0.97m @ 1.71g/t Au from 111.15m and 1.02m @ 2.47g/t Au from 121.8m drill depth – Hole LZG034
- 2.73m @ 1.2g/t Au from 61.32m drill depth Hole LZG039
- 1.09m @ 3.74g/t Au from 33.23m drill depth Hole LZG042

International Goldfields Limited (ASX: IGS) ("IGS" or "the Company") is pleased to announce assay results received for an additional nine diamond holes completed at the Union Project area.

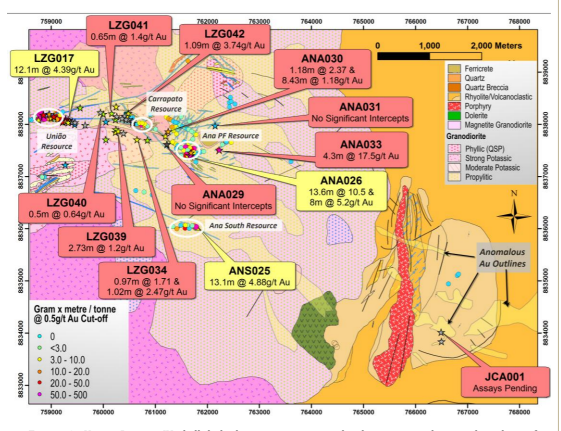


Figure 1: Union Project JV drill hole locations on generalised project geology and outline of anomalous gold in surface geochemistry, with all 2014 drill collar locations with star outlines. Reported exploration locations with assay results labelled (previously announced results labelled in yellow) Collar locations coloured by grade*thickness value (gold grade multiplied by thickness in metres of drilled intercept at >0.5g/t Au).

BOARD

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ASX CODE IGS



The reported exploration results include drill holes targeting extensions to defined mineral resources at the União, Carrapato, and Ana Prospect areas, which form a significant portion of the Ouro Paz Gold Project's maiden Mineral Resource Estimation (MRE) totalling 690,000oz gold averaging 2.5g/t Au at the Company's Ouro Paz Joint Venture in Brazil, where IGS holds an effective 33% interest in the Ouro Paz JV project.

A total of 5,994m of drilling in 55 holes have been completed to date during the diamond drill campaign for the 2014 field season, with several additional holes yet to be completed to follow-up on successful intercepts, along with some initial drill tests of targets defined by this year's surface geochemistry and geophysical campaigns (refer to releases to the ASX dated 23 June 2014 and 29 August 2014).

<u>Ana East Drill Results</u>

Three drill holes were completed to the east of the Ana PF resource area targeting mineralisation on an east-west trending vein zone previously tested with wide spaced RC drilling in 2012. The reported hole ANA033 returning 4.7m @ 17.5g/t Au is a diamond drill test identifying deeper mineralisation proximal to mineralisation intersected in RC hole AR041 which ended in 13m @ 0.62g/t Au at 90m drill depth, and also intersected 6m @ 1.59g/t Au from surface. Additional interpretation and exploration activity is required to better define the relationship of the mineralisation between the two holes.

The high grade gold intercept in ANA033 is located among several RC holes at ANA East that consistently intersect anomalous gold values along 300m of strike extent and represent a favourable zone for further resource potential.

Carrapato Extension Drilling

The exploration results proximal to the Carrapato Resource area include extension drilling on 80 to 160m spaced offsets to the west from the Carrapato resource area covering over 700m of additional strike extent along trend, with assay results reported on holes LZG040 and LZG041 at the western extent of the extension drilling and assays pending on in-fill drilling in holes LZG046 to LZG048, LZG050 to LZG051, and LZG053. The extension drilling in combination with hole LZG042 returning 1.09m @ 3.74g/t Au that targeted inferred mineral resource material are designed to increase confidence and demonstrate continuity of the mineralising system at the Union Project.

Holes LZG034 (returning 0.97m @ 1.71g/t Au & 1.02m @ 2.47g/t Au), LZG039 (returning 2.73m @ 1.2g/t Au), and LZG052 (pending analysis) are follow-up drilling to the previously reported holes LZG031 and LZG036 which target a sub-parallel zone of mineralisation identified in this years' drilling located approximately 200m south of the Carrapato Resource. Several holes have returned favourable gold assay results requiring additional work to better define the potential of this newly identified mineralised structure.

Ana - Carrapato In-fill/Extension Drilling

The reported drill results also include several exploration holes on extensions to mineralisation to the west of the Ana Resource area, with drill holes ANA029 and ANA030 following up on the previously reported intercept in ANA028 (refer to release to ASX dated 17 November 2014) which reported 3.6m @2.59g/t Au including 0.93m at 8.32g/t Au.

ANA028 and ANA030 have each intersected mineralisation in the approximate 500m gap between the defined resource estimates at the Morro do Carrapato and Ana PF Prospect areas and demonstrate potential to have continuity of the mineralisation between the two resources.



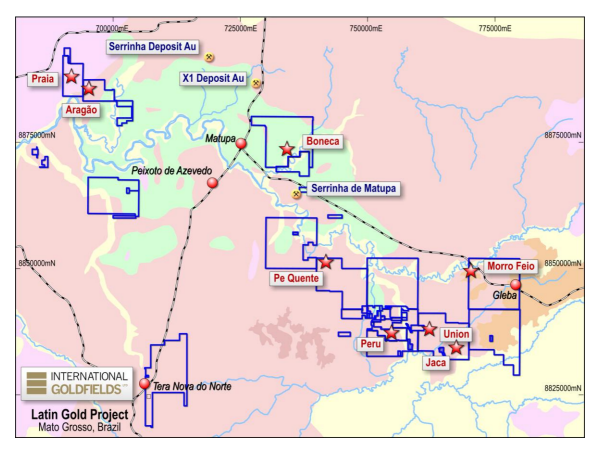


Figure 2: Ouro Paz Gold Joint Venture Project Location and Regional Geology – Alta Floresta Province

About the Ouro Paz JV

The Ouro Paz Gold Project is located in the state of Mato Grosso, Brazil, held in Joint Venture between IGS' 93% owned subsidiary Latin Gold Ltd, and Brazil-based Biogold Investment Fund. The project is host to over 1,000km² tenement position 100% held by the Brazilian entity CIA Mineradora Ouro Paz S.A., which is 35% owned by Latin Gold Ltd.

The Ouro Paz JV Project is host to a maiden MRE of 3.4M tonne Measured & Indicated Resource averaging 2.55g/t gold, and a 5.1M tonne Inferred resource averaging 2.48g/t gold for a total of 690koz Au of contained metal. The MRE for the Ouro Paz JV was completed by independent consultant Coffey Consultoria e Serviços Ltda (Coffey), a Brazilian subsidiary of Coffey International Ltd in accordance with the principles of the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves, 2012 edition (JORC Code), and based on documentation prepared by a Competent Person as defined by the JORC Code. The MRE was prepared based on data acquired through 22 November 2013 and released to the ASX on 19 December 2013.

The Company confirms that it is not aware of any new information or data that materially affects the information included in the original market announcement dated 19 December 2013 and, in the case of estimates of Mineral Resources that all material assumptions and technical parameters underpinning the estimates in the relevant market announcement continue to apply and have not materially changed. The Company confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcement.



For required information under ASX listing rule 5.7.1, please refer to Appendix B of the IGS release to the ASX dated 06 October 2014 which provides information for the reported exploration results for drilling in the criteria of Section 1 and Section 2 of Table 1 from Appendix 5A of the JORC code ("JORC Table 1"). The exploration results in this report are a continuation of the same drilling program with previously reported results, and no changes to the JORC Table 1 are required for this report.

Please see attached an Appendix 3B.

ENDS

FOR FURTHER INFORMATION, PLEASE CONTACT:

International Goldfields

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E: info@intgold.com.au

Competent person statements:

The information included in this report that relates to Exploration Results is based on information compiled by Travis Schwertfeger, B.Sc, M.Sc., MAIG, a competent person who is a member of the Australian Institute of Geoscientists. Mr. Schwertfeger is a full-time employee of the Company in the role of Managing Director for International Goldfields Ltd, with a related party holding securities in International Goldfields. Mr Schwertfeger has worked as a geologist in regional exploration, mine evaluation, resource estimation and mineral production roles for over 15 years in precious and base metal deposits. Mr. Schwertfeger has sufficient experience that is relevant to the style of mineralization and type 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'. Travis Schwertfeger consents to the inclusion in the report of the matters based on his information in the form and context in which it appears.

Tony Dawe

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Professional Public Relations

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The information extracted from the report entitled 'Maiden Resource Estimate of 690,000oz Gold - Ouro Paz Joint Venture, Mato Grosso, Brazil' created on 19 December 2013 and appended with the report entitled 'Additional information for the Ouro Paz Joint Venture Mineral Resource Estimation and Scoping Study' created 31 December 2013 and are available to view on www.intgold.com.au. The company confirms that it is not aware of any new information or data that materially affects the information included in the original market announcement and, in the case of estimates of Mineral Resources, that all material assumptions and technical parameters underpinning the estimates in the relevant market announcement continue to apply and have not materially changed. The company confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcement.

Forward Looking Statement:

Statements regarding plans with respect to the Company's mineral properties are forward-looking statements. There can be no assurance that the Company's plans for development of its mineral properties will proceed as currently expected. There can also be no assurance that the Company will be able to confirm the presence of additional mineral deposits, that any mineralisation will prove to be economic or that a mine will successfully be developed on any of the Company's mineral properties.



Appendix A: Drill Collar Table

(Significant Intercepts at 0.5g/t Au cut-off)

Hole ID	Prospect	Easting	Northing	RL	Inclination	Azimuth	Total Depth		From	То	Drilled	Estimated True	Δι. (g/t)	Ag (g/t)	Cu
TIOLE ID	FTOSPECT	Lasting	Northing	ΝL	mennation	Azimuti	(m)		(m)	(m)	Interval (m)	Thickness (m)	Αυ (g/ ι)	AB (8/ 1)	(percent)
ANA029	ANA-MOC	761224	8837619	296	-55	360	121.77				No Sigr	ificant Intercepts	5		
									44.57	45.75	1.18	NA	2.37	NA	NA
ANA030	ANA-MOC	761253	8837856	307	-55	115	105.97		66.4	74.83	8.43	NA	1.18	NA	NA
									77.72	78.42	0.7	NA	0.88	NA	NA
ANA031	ANA East	762157	8837973	333	-55	180	172.65				No Sigr	ificant Intercepts	5		
ANA033		120		100.7	105	4.3	NA	17.5	NA	NA					
ANAU33	ANA East	762225	8837512	329	-50	330	120	including	100.7	102.1	1.4	NA	50.7	NA	NA
170024	MOC South	760659.9	8837710.2	291.7	-55	360	157.7		111.15	112.12	0.97	NA	1.71	NA	NA
LZG034	MOC South	760659.9	8837710.2	291.7	-55	360	157.7		121.84	122.86	1.02	NA	2.47	NA	NA
LZG039	MOC South	760296	8837870	276	-55	360	100.69		61.32	64.05	2.73	NA	1.20	NA	NA
LZG040	União-MOC	760002	8838212	268	-55	180	106.10		94.8	95.3	0.5	NA	0.64	NA	NA
LZG041	MOC West	760316	8838322	272	-55	180	120.10		93.19	93.84	0.65	NA	1.4	19	0.11%
LZG042	União-MOC	-MOC 760492	92 8838057	286	-55	180 65.20	65.26		33.23	34.32	1.09	NA	3.74	NA	NA
120042	Ullia0-WOC	700492	8838037	280	-33	180	05.20	including	33.23	33.72	0.49	NA	4.74	32	0.60%
LZG043	MOC West	760419	8838157	282	-55	180	100.01		Assays Pending						
LZG046	MOC West	760492	8838098	288	-50	180	117.51				As	says Pending			
LZG047	MOC West	760571	8838027	292	-55	180	49.40		Assays Pending						
LZG048	MOC West	760565	8838060	291	-55	180	102.09				As	says Pending			
LZG049	União-MOC	759947	8838231	273	-55	180	102.59		Assays Pending						
LZG050	MOC West	760437	8838108	286	-55	180	109.63				As	says Pending			
LZG051	MOC West	760362	8838118	281	-55	180	88.24		Assays Pending						
LZG052	MOC South	759669	8838736	277	-55	360	107.23		Assays Pending						
LZG053	MOC West	760260	8838155	275	-55	180	NA		In Progress						
JCA001	Jaca	766492	8834020	NA	-55	360	NA				I	n Progress			

Rule 2.7, 3.10.3, 3.10.4, 3.10.5

Appendix 3B

New issue announcement, application for quotation of additional securities and agreement

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 01/07/96 Origin: Appendix 5 Amended 01/07/98, 01/09/99, 01/07/00, 30/09/01, 11/03/02, 01/01/03, 24/10/05, 01/08/12

Name of entity

INTERNATIONAL GOLDFIELDS LIMITED

ABN

69 099 544 680

We (the entity) give ASX the following information.

Part 1 - All issues

You must complete the relevant sections (attach sheets if there is not enough space).

1 +Class of +securities issued or to be issued Ordinary Fully Paid Shares

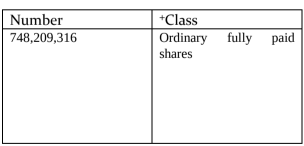
- 2 Number of *securities issued or to be issued (if known) or maximum number which may be issued
- 3 Principal terms of the *securities (eg, if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for conversion)

103,022,261 Ordinary Fully Paid Shares

103,022,261 Ordinary Fully Paid Shares

4	 Do the *securities rank equally in all respects from the date of allotment with an existing *class of quoted *securities? If the additional securities do not rank equally, please state: the date from which they do the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment 	Ordinary Fully Paid Shares - Yes
5	Issue price or consideration	103,022,261 Ordinary Fully Paid Shares issued in lieu of financing costs.
6	Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets)	103,022,261 Ordinary Fully Paid Shares issued in lieu of financing costs.
6a	Is the entity an ⁺ eligible entity that has obtained security holder approval under rule 7.1A? If Yes, complete sections 6b – 6h <i>in relation to the ⁺securities the</i> <i>subject of this Appendix 3B</i> , and comply with section 6i	Yes
6b	The date the security holder resolution under rule 7.1A was passed	21 November 2014
6с	Number of +securities issued without security holder approval under rule 7.1	50,000,000 Ordinary Fully Paid Shares
6d	Number of ⁺ securities issued with security holder approval under rule 7.1A	53,022,261 Ordinary Fully Paid Shares

- 6e Number of +securities issued with security holder approval under rule 7.3, or another specific security holder approval (specify date of meeting)
- Number of securities issued 6f under an exception in rule 7.2
- 6g If securities issued under rule 7.1A, was issue price at least 75% of 15 day VWAP as calculated under rule 7.1A.3? Include the issue date and both values. Include the source of the VWAP calculation.
- If securities were issued under 6h rule 7.1A for non-cash consideration, state date on which valuation of consideration was released to ASX Market Announcements
- 6i Calculate the entity's remaining issue capacity under rule 7.1 and rule 7.1A - complete Annexure 1 and release to ASX Market Announcements
- Dates of entering +securities 7 into uncertificated holdings or despatch of certificates
- 8 Number and +class of all +securities quoted on ASX (including the securities in section 2 if applicable)



N/A

N/A

N/A

1/12/14

N/A

N/A

		Number	+Class
9	Number and ⁺ class of all ⁺ securities not quoted on ASX (<i>including</i> the securities in section 2 if applicable)	14,000,000	Unlisted Options (exercisable at \$0.08 each on or before 31 December 2015)
		37,100,000	Unlisted Options (exercisable at \$0.01 each on or before 30 September 2016)
		5,000,00	Unlisted Options (exercisable at \$0.03 each on or before 30 June 2016)
		14,850,640	Unlisted Options (exercisable at \$0.03 each on or before 30 June 2017)
10	Dividend policy (in the case of a trust, distribution policy) on the increased capital (interests)	N/A	

Part 2 - Bonus issue or pro rata issue

11	Is security holder approval required?	N/A
12	Is the issue renounceable or non- renounceable?	N/A
13	Ratio in which the ⁺ securities will be offered	N/A
14	⁺ Class of ⁺ securities to which the offer relates	N/A
15	⁺ Record date to determine entitlements	N/A
16	Will holdings on different registers (or subregisters) be aggregated for calculating entitlements?	N/A
17	Policy for deciding entitlements in relation to fractions	N/A

18	Names of countries in which the entity has ⁺ security holders who will not be sent new issue documents Note: Security holders must be told how their entitlements are to be dealt with. Cross reference: rule 7.7.	N/A
19	Closing date for receipt of acceptances or renunciations	N/A
20	Names of any underwriters	N/A
21	Amount of any underwriting fee or commission	N/A
22	Names of any brokers to the issue	N/A
23	Fee or commission payable to the broker to the issue	N/A
24	Amount of any handling fee payable to brokers who lodge acceptances or renunciations on behalf of ⁺ security holders	N/A
25	If the issue is contingent on ⁺ security holders' approval, the date of the meeting	N/A
26	Date entitlement and acceptance form and prospectus or Product Disclosure Statement will be sent to persons entitled	N/A
27	If the entity has issued options, and the terms entitle option holders to participate on exercise, the date on which notices will be sent to option holders	N/A
28	Date rights trading will begin (if applicable)	N/A
29	Date rights trading will end (if applicable)	N/A

30	How do ⁺ security holders sell their entitlements <i>in full</i> through a broker?	N/A
31	How do ⁺ security holders sell <i>part</i> of their entitlements through a broker and accept for the balance?	N/A
32	How do ⁺ security holders dispose of their entitlements (except by sale through a broker)?	N/A
33	⁺ Despatch date	N/A

Part 3 - Quotation of securities

You need only complete this section if you are applying for quotation of securities

Type of securities 34 (tick one)

33

(a)

(b)

Securities described in Part 1

All other securities

Example: restricted securities at the end of the escrowed period, partly paid securities that become fully paid, employee incentive share securities when restriction ends, securities issued on expiry or conversion of convertible securities

Entities that have ticked box 34(a)

Additional securities forming a new class of securities

Tick to indicate you are providing the information or documents

35	If the +securities are +equity securities, the names of the 20 largest holders of the
	additional +securities, and the number and percentage of additional +securities
	held by those holders

If the +securities are +equity securities, a distribution schedule of the additional 36 *securities setting out the number of holders in the categories 1 - 1,000 1,001 - 5,000 5,001 - 10,000 10,001 - 100,000 100,001 and over

A copy of any trust deed for the additional +securities

Entities that have ticked box 34(b)

- 38 Number of securities for which ⁺quotation is sought
- 39 Class of +securities for which quotation is sought
- 40 Do the ⁺securities rank equally in all respects from the date of allotment with an existing ⁺class of quoted ⁺securities?

If the additional securities do not rank equally, please state:

- the date from which they do
- the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment
- the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment
- 41 Reason for request for quotation now

Example: In the case of restricted securities, end of restriction period

(if issued upon conversion of another security, clearly identify that other security)

42 Number and ⁺class of all ⁺securities quoted on ASX (*including* the securities in clause 38)

Number	+Class	

Quotation agreement

37

- ¹ ⁺Quotation of our additional ⁺securities is in ASX's absolute discretion. ASX may quote the ⁺securities on any conditions it decides.
- 2 We warrant the following to ASX.
 - The issue of the +securities to be quoted complies with the law and is not for an illegal purpose.
 - There is no reason why those +securities should not be granted +quotation.
 - An offer of the ⁺securities for sale within 12 months after their issue will not require disclosure under section 707(3) or section 1012C(6) of the Corporations Act.

Note: An entity may need to obtain appropriate warranties from subscribers for the securities in order to be able to give this warranty

- Section 724 or section 1016E of the Corporations Act does not apply to any applications received by us in relation to any *securities to be quoted and that no-one has any right to return any *securities to be quoted under sections 737, 738 or 1016F of the Corporations Act at the time that we request that the *securities be quoted.
- If we are a trust, we warrant that no person has the right to return the ⁺securities to be quoted under section 1019B of the Corporations Act at the time that we request that the ⁺securities be quoted.
- 3 We will indemnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from or connected with any breach of the warranties in this agreement.
- We give ASX the information and documents required by this form. If any information or document not available now, will give it to ASX before 'quotation of the 'securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that they are (will be) true and complete.

Print name:

15/12/2014

Sign here:Date:Date:

Jane Flegg == == == == == ==

Appendix 3B – Annexure 1

Calculation of placement capacity under rule 7.1 and rule 7.1A for eligible entities

Introduced 01/08/12 Amended 04/03/13

Part 1

Rule 7.1 – Issues exceeding 15% of capital Step 1: Calculate "A", the base figure from which the placement capacity is calculated		
Add the following:		
 Number of fully paid ⁺ordinary securities issued in that 12 month period under an exception in rule 7.2 		
 Number of fully paid ⁺ordinary securities issued in that 12 month period with shareholder approval 		
Number of partly paid ⁺ ordinary securities that became fully paid in that 12 month period		
Note: Include only ordinary securities here – other classes of equity securities cannot be added Include here (if applicable) the securities the subject of the Appendix 3B to which this form is annexed It may be useful to set out issues of securities on different dates as separate line items		
<i>Subtract</i> the number of fully paid ⁺ ordinary securities cancelled during that 12 month period		
"A"	645,187,055	

Step 2: Calculate 15% of "A"	
"B"	0.15
	[Note: this value cannot be changed]
<i>Multiply</i> "A" by 0.15	96,778,058
Step 3: Calculate "C", the amount of 7.1 that has already been used	of placement capacity under rule
<i>Insert</i> number of ⁺ equity securities issued or agreed to be issued in that 12 month period <i>not counting</i> those issued:	56,244,203
Under an exception in rule 7.2	
Under rule 7.1A	
 With security holder approval under rule 7.1 or rule 7.4 	
 Note: This applies to equity securities, unless specifically excluded – not just ordinary securities Include here (if applicable) the securities the subject of the Appendix 3B to which this form is annexed It may be useful to set out issues of securities on different dates as separate line items 	
"C"	56,244,203
Step 4: Subtract "C" from ["A" x "E placement capacity under rule 7.1	3"] to calculate remaining
"A" x 0.15	96,778,058
Note: number must be same as shown in Step 2	
Subtract "C"	56,244,203
Note: number must be same as shown in Step 3	
<i>Total</i> ["A" x 0.15] – "C"	40,533,855
	[Note: this is the remaining placement capacity under rule 7.1]

Part 2

Rule 7.1A – Additional placem	ent capacity for eligible entities
Step 1: Calculate "A", the base figu capacity is calculated	are from which the placement
"A"	645,187,055
Note: number must be same as shown in Step 1 of Part 1	
Step 2: Calculate 10% of "A"	
"D"	0.10
	Note: this value cannot be changed
<i>Multiply</i> "A" by 0.10	64,518,705
Step 3: Calculate "E", the amount of 7.1A that has already been used	of placement capacity under rule
<i>Insert</i> number of ⁺ equity securities issued or agreed to be issued in that 12 month period under rule 7.1A	53,022,261
 Notes: This applies to equity securities – not just ordinary securities Include here – if applicable – the securities the subject of the Appendix 3B to which this form is annexed Do not include equity securities issued under rule 7.1 (they must be dealt with in Part 1), or for which specific security holder approval has been obtained It may be useful to set out issues of securities on different dates as separate line items 	
"E"	53,022,261

⁺ See chapter 19 for defined terms.

Step 4: Subtract "E" from ["A" x "D"] to calculate remaining placement capacity under rule 7.1A		
"A" x 0.10		
Note: number must be same as shown in Step 2	64,518,705	
Subtract "E"	53,022,261	
Note: number must be same as shown in Step 3		
<i>Total</i> ["A" x 0.10] – "E"	11,496,444	
	Note: this is the remaining placement capacity under rule 7.1A	