



About Iron Road

Iron Road Limited is the developer of the Central Eyre Iron Project (CEIP), located on the Eyre Peninsula in South Australia.

The CEIP is a long life proposal, which will produce a high grade, low impurity iron concentrate for export to Asia. The product will attract a quality premium over reference iron ore prices, and is expected to have substantial benefits for steel mill customers in pollution reduction and operating costs.

A definitive feasibility study (DFS) supported by an optimisation study, has credibly demonstrated a highly industry competitive operating cost profile for a mining, beneficiation and infrastructure solution producing +20 million tonnes per annum of premium iron concentrates for export over an initial mine life of 30 years.

Iron Road has signed MoUs with five leading Chinese steel mills, including Shandong Iron & Steel. An infrastructure funding MoU has also been signed with AIXI Investments.

A strategic co-operation agreement with China Railway Group includes a Project Commercialisation Programme with the aim to finalise a whole-of-project financing solution.

The Company has a multi-disciplinary Board and management team that are experienced in the areas of exploration, project development, mining, steel making and finance.

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Highlights

Central Eyre Iron Project

- Iron Road and China Railway Group Limited Project Commercialisation
 Programme accelerated with the view that a credible whole-of-project financing solution could reasonably be finalised by the end of 2017.
- Project Commercialisation Programme Project Management Office established at Iron Road's head office in Adelaide, with collaborative oversight by a Project Steering Committee.
- Response Documents forwarded to the Department of State
 Development and Department of Planning, Transport and
 Infrastructure for the Mining Lease Proposal and Environmental
 Impact Statement respectively.
- Successful capital raising of \$9.56 million comprising an entitlement offer raising proceeds of \$4.76 million and institutional placements of \$4.80 million.
- Iron Road is in a strong and debt free position to take the CEIP to a Final Investment Decision with project development partner China Railway Group.



Mr Cai Zemin of CREC and Mr Larry Ingle of Iron Road discussing the CEIP drilling campaigns at the Company's core processing and storage facilities, Kyancutta



Central Eyre Iron Project (CEIP)

Project Commercialisation Programme

In support of the CEIP development, Iron Road is assembling a consortium of aligned organisations with interests in iron concentrate offtake, mining and mineral processing, electricity supply, rail, port logistics and related activities.

During early April 2016 Iron Road announced the signing of a Strategic Co-operation Agreement with a wholly owned subsidiary of China Railway Group Limited (CREC) — Asia's largest integrated construction group and currently ranked number one in the Engineering News Records list of the world's Top 250 Global Construction Companies. CREC's domestic businesses in China are estimated to account for a 1% share of China's national GDP.

As part of the agreement, a Project Management Office has been established at Iron Road's head office in Adelaide, with collaborative oversight by a Project Steering Committee. The Committee has the authority to allocate consultancy services equivalent to \$5 million as part of the Commercialisation Programme's objective in achieving nine key project deliverables prior to a Final Investment Decision (FID) being reached. Finalising annual iron concentrate product sales agreements with CREC is one of the nine key deliverables which is expected to underpin the servicing of senior debt finance for the CEIP with long-term tenor (15+ years). Pending a positive FID, CREC anticipate making a direct investment of up to 15% of the total equity for the Project in its own right and subscribing to 10Mtpa of iron concentrate sales.

Mr Cai Zemin, Managing Director of China Railway Oriental International Construction Corporation (CROICC) and responsible for CREC's international business, visited South Australia. The visit included meetings with senior South Australian government officials, including the Premier and Treasurer, and a review of the Project Commercialisation Programme at Iron Road's head office in Adelaide.

A field visit to the Eyre Peninsula allowed for a first-hand view of the CEIP (including rail, power, water) and the opportunity to meet with several stakeholder groups. At the Iron Road core processing and storage facility at Kyancutta, CREC gained access to more than 550 diamond drill holes and over 150,000m of drill core, including geological, geotechnical and assay data. These drill cores collectively define, with a high level of confidence, the large magnetite orebody identified at Warramboo. Access to these drill cores further enhanced and gave added confidence to CREC's understanding of the scale, uniformity and coarse-grained nature of the orebody.

The favourable metallurgical properties and ease of beneficiation of the CEIP ore clearly differentiate CEIP ore from the much harder and fine-grained banded iron formation (BIF) deposits typical in Western Australia. These properties, combined with inadequate project studies during the sector boom, has resulted in high-profile magnetite operations experiencing sustained difficulties, with inefficient mining and underperformance associated with problematic, high-cost processing activities.

CREC reiterated its view that together with a competitive operating cost structure, the Eyre Peninsula of South Australia is the preferred development location for a large scale, long life, high-grade iron concentrate development as opposed to competing locations in Western Australia, Eastern Canada and West Africa.

Furthermore, a lack of suitable, existing regional infrastructure was identified as the main driver to establish modern and efficient rail and port infrastructure businesses that would also directly benefit third parties. CREC also share the longer term vision to open up additional export and import opportunities through broader access of the Company's greenfield infrastructure to the National rail network.

Following the week's activities, CREC expressed its view that the 12-month Project Commercialisation Programme should be accelerated and that a credible whole-of-project financing solution could reasonably be finalised by the end of 2017. Under this timeframe, first shipments of CEIP iron concentrate could be expected by the end of 2020.

Prior to the South Australia site visit, CREC also held meetings with Federal Government and Shadow Ministers to discuss broader future infrastructure development opportunities within Australia as well as meeting with Iron Road's major shareholder, The Sentient Group.

Project Approvals & Environmental

During the Quarter Iron Road completed a comprehensive review of all submissions received concerning the Mining Lease Proposal (MLP) and Environmental Impact Statement (EIS) during the public consultation period. Two Response Documents addressing queries and providing further information have been forwarded to the Department of State Development (DSD) and Department of Planning, Transport and Infrastructure (DPTI) for the MLP and EIS respectively. DSD and DPTI will review the Response Documents for adequacy and, once accepted for formal assessment, will publish them on the dedicated CEIP website www.ceipconsultation.sa.gov.au.

The Indigenous Land Use Agreement (ILUA) between Iron Road, the Barngarla Aboriginal Corporation, SA Native Title Services and the Attorney General was submitted to the National Native Title Tribunal for assessment during the Quarter. Registration of the ILUA is expected during Q4 this year.

Community & Stakeholder Engagement

Due to the Government assessment process, stakeholder activities focussed on discussions with various non-government groups including local Councils, the City of Port Lincoln, Regional Development Australia Whyalla and Eyre Peninsula, Investment Attraction SA, the Member for Grey, and the local Member for Flinders.

The Company attended various grain producer events such as the Australian Bureau of Agriculture and Resource Economics and Sciences Conference in Port Lincoln, met with Free Eyre and attended Grain Producers SA meetings across the Eyre Peninsula.

Corporate

On 16 June 2016, the Company announced a capital raising programme to be conducted at an offer price of \$0.10/share, consisting of:

- A non-renounceable 1 for 9 entitlement offer of new shares;
- An institutional placement of \$1.05 million; and
- An institutional placement of \$3.75 million to Iron Road's largest shareholder, Sentient Global Resources Fund IV, LP, subject to shareholder approval.

The entitlement offer closed, post Quarter end, with gross proceeds of \$4.76 million, exceeding minimum expectations of \$4.43 million. Retail shareholder demand for additional new shares (beyond respective entitlements) through the shortfall facility was strong, reflected in the requirement to scale back the shortfall shares allocation to comply with a 50% shortfall cap stipulated in the entitlement offer. Related parties of Iron Road were not entitled to submit applications for shares under the shortfall facility and were permitted to take up entitlement shares only.

The Sentient Placement was approved by Iron Road shareholders at an extraordinary general meeting held on 25 July 2016.

Together with the cumulative \$4.80 million raised from the institutional placements, total gross proceeds from the capital raising of \$9.56 million (before costs) now place Iron Road in a strong and debt free position to take the CEIP to a Final Investment Decision with project development partner CREC. The funds raised provide for environmental and engineering studies required to obtain governmental approvals for the CEIP, iron ore marketing and related activities to finalise offtake arrangements and also to support due diligence work with other potential project equity partners. Proceeds will also be directed toward continued stakeholder engagement activities, fully repaying the \$4 million Short Term Debt Facility with Sentient Global Resources Fund IV, L.P. and for general corporate purposes through to June 2017.

Iron Road and Emerald Grain continue to build and strengthen the opportunity as partners in delivering a grain handling facility at the proposed Cape Hardy port. The Managing Directors of both Iron Road and Emerald Grain presented to the South Australian Country Cabinet at Parliament House.

The Company advises that 500,000 Unlisted Options exercisable at \$0.9926 expiring 25 July 2016 have lapsed.

Tenement Schedule

Following is the schedule of Iron Road Limited tenements as at 30 June 2016.

South Australia	Tenement Reference	Interest
Warramboo	EL4849	100%
Lock	EL5496	100%
Mulgathing	EL5298	90% Iron Ore rights

For further information, please contact:

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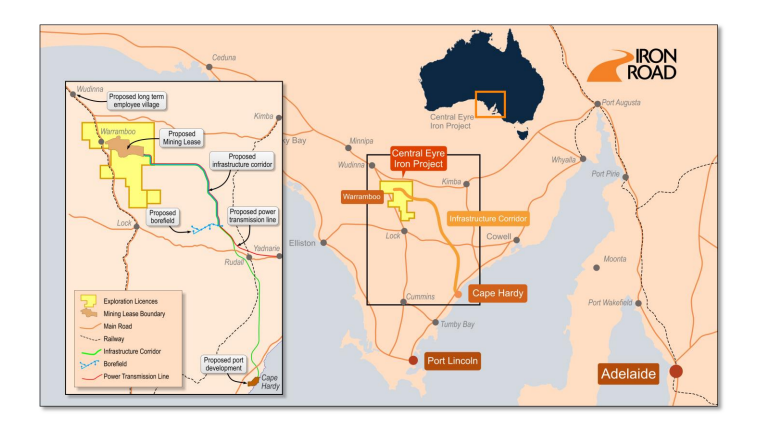
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Rule 5.5

Appendix 5B

Mining exploration entity and oil and gas exploration entity quarterly report

Introduced 01/07/96 Origin Appendix 8 Amended 01/07/97, 01/07/98, 30/09/01, 01/06/10, 17/12/10, 01/05/2013

Name of entity

IRON ROAD LIMITED	
ABN	Quarter ended ("current quarter")
51 128 698 108	30 JUNE 2016

Consolidated statement of cash flows

		Current quarter	Year to date
Cash flows related to operating activities		\$A'000	\$A'000
			(12 months)
1.1	Receipts from product sales and related debtors	-	-
1.2	Payments for (a) exploration & evaluation (b) development	(391)	(3,476)
	(c) production	_	_
	(d) administration	(1,112)	(4,327)
1.3	Dividends received	-	-
1.4	Interest and other items of a similar nature received	-	8
1.5	Interest and other costs of finance paid	-	-
1.6	Income taxes paid	-	-
1.7	Other (GST to be recouped)	(8)	174
	Net Operating Cash Flows	(1,511)	(7,621)
1.8	Cash flows related to investing activities Payment for purchases of: (a) prospects		
1.0	(b) equity investments	-	-
	(c) other fixed assets	-	(47)
1.9	Proceeds from sale of: (a) prospects	_	-
1.9	(b) equity investments	-	_
	(c) other fixed assets	-	-
1.10	Loans to other entities	-	-
1.11	Loans repaid by other entities	-	-
1.12	Other (provide details if material)	-	-
	Net investing cash flows	-	(47)
1.13	Total operating and investing cash flows		
	(carried forward)	(1,511)	(7,668)

⁺ See chapter 19 for defined terms.

Appendix 5B Mining exploration entity and oil and gas exploration entity quarterly report

1.13	Total operating and investing cash flows		
	(brought forward)	(1,511)	(7,668)
	Cash flows related to financing activities		
1.14	Proceeds from issues of shares, options, etc.	1,052	1,052
1.15	Proceeds from sale of forfeited shares	-	-
1.16	Proceeds from borrowings	1,000	4,000
1.17	Repayment of borrowings	-	-
1.18	Dividends paid	-	-
1.19	Other (capital raising costs)	(41)	(149)
	Net financing cash flows	2,011	4,903
	Net increase (decrease) in cash held	500	(2,765)
1.20	Cash at beginning of quarter/year to date	448	3,713
1.21	Exchange rate adjustments to item 1.20	-	-
1.22	Cash at end of quarter	948	948

Payments to directors of the entity, associates of the directors, related entities of the entity and associates of the related entities

		Current quarter \$A'000
1.23	Aggregate amount of payments to the parties included in item 1.2	232
1.24	Aggregate amount of loans to the parties included in item 1.10	-

1.25 Explanation necessary for an understanding of the transactions

All transactions involving Directors and associates were on normal commercial terms.

Non-cash financing and investing activities

2.1	Details of financing and investing transactions which have had a material effect on consolidated assets and liabilities but did not involve cash flows		
	Nil		

2.2 Details of outlays made by other entities to establish or increase their share in projects in which the reporting entity has an interest

Nil			

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⁺ See chapter 19 for defined terms.

Financing facilities available *Add notes as necessary for an understanding of the position.*

		Amount available	Amount used
		\$A'000	\$A'000
3.1	Loan facilities	4,000	3,052
3.2	Credit standby arrangements	Nil	Nil

Estimated cash outflows for next quarter

		\$A'000
4.1	Exploration and evaluation	307
4.2	Development	-
4.3	Production	-
4.4	Administration	919
	Total	1,226

Reconciliation of cash

show	nciliation of cash at the end of the quarter (as on in the consolidated statement of cash flows) e related items in the accounts is as follows.	Current quarter \$A'ooo	Previous quarter \$A'000
5.1	Cash on hand and at bank	858	358
5.2	Deposits at call	90	90
5.3	Bank overdraft	-	-
5.4	Other (provide details)	-	-
	Total: cash at end of quarter (item 1.22)	948	448

⁺ See chapter 19 for defined terms.

Changes in interests in mining tenements and petroleum tenements

		Tenement reference and location	Nature of interest (note (2))	Interest at beginning of quarter	Interest at end of quarter
6.1	Interests in mining tenements and petroleum tenements relinquished, reduced or lapsed	Nil			
6.2	Interests in mining tenements and petroleum tenements acquired or increased	Nil			

Issued and quoted securities at end of current quarter

Description includes rate of interest and any redemption or conversion rights together with prices and dates.

	Preference	Total number	Number quoted	Issue price per security (see note 3) (cents)	Amount paid up per security (see note 3) (cents)
7.1	†securities (description)				
7.2	Changes during quarter (a) Increases through issues (b) Decreases through returns of capital, buybacks, redemptions				
7.3	⁺ Ordinary securities	592,454,904	592,454,904	Fully Paid	Fully Paid
7.4	Changes during quarter (a) Increases through issues (b) Decreases through returns of capital, buybacks	10,518,000	10,518,000	\$0.10	\$0.10
7.5	*Convertible debt securities (description)				

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⁺ See chapter 19 for defined terms.

7.6	Changes during quarter (a) Increases through issues (b) Decreases through securities matured, converted				
7.7	Options (description and conversion factor)	500,000	-	Exercise price \$0.9926	Expiry date 25 July 2016
7.8	Issued during quarter				
7.9	Exercised during quarter				
7.10	Expired during quarter				
7.11	Performance Rights (issued under the Company's Long Term Incentive Plan)	3,000,000 2,000,000		Nil Nil	13 Dec 2019 12 Jan 2020
7.12	Issued during quarter				
7.13	Lapsed during quarter				
7.14	Unsecured notes (totals only)				

Compliance statement

- This statement has been prepared under accounting policies which comply with accounting standards as defined in the Corporations Act or other standards acceptable to ASX (see note 5).
- This statement does /does not* (*delete one*) give a true and fair view of the matters disclosed.

Sign here:

(Company secretary)

Date: 28 July 2016

LEONARD MATH

⁺ See chapter 19 for defined terms.

Notes

- The quarterly report provides a basis for informing the market how the entity's activities have been financed for the past quarter and the effect on its cash position. An entity wanting to disclose additional information is encouraged to do so, in a note or notes attached to this report.
- The "Nature of interest" (items 6.1 and 6.2) includes options in respect of interests in mining tenements and petroleum tenements acquired, exercised or lapsed during the reporting period. If the entity is involved in a joint venture agreement and there are conditions precedent which will change its percentage interest in a mining tenement or petroleum tenement, it should disclose the change of percentage interest and conditions precedent in the list required for items 6.1 and 6.2.
- Issued and quoted securities The issue price and amount paid up is not required in items 7.1 and 7.3 for fully paid securities.
- The definitions in, and provisions of, *AASB 6: Exploration for and Evaluation of Mineral Resources* and *AASB* 107: Statement of Cash Flows apply to this report.
- Accounting Standards ASX will accept, for example, the use of International Financial Reporting Standards for foreign entities. If the standards used do not address a topic, the Australian standard on that topic (if any) must be complied with.

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