

ANNUAL REPORT







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CORPORATE DIRECTORY

Directors

Jeff Dowling Non-Executive Chairman

Mark Bennett Managing Director

Anna Neuling Executive Director

Grey Egerton-Warburton Non-Executive Director

Company Secretary

Anna Neuling

Registered Office

North Wing Level 2, 1 Manning Street Scarborough WA 6019 Telephone: +61 8 6166 0240 Facsimile: +61 8 6270 5410

Share Register

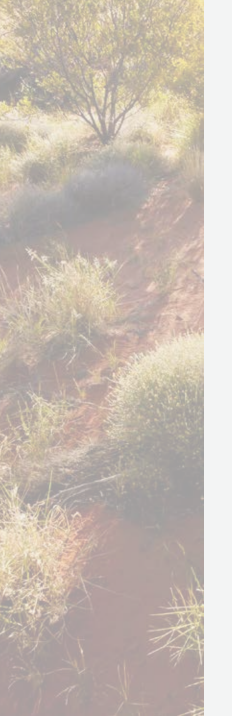
Computershare Investor Services Pty Limited Level 2, 45 St Georges Terrace Perth WA 6000 Telephone: 1300 787 575

Auditor

BDO Audit (WA) Pty Ltd 38 Station Street Subiaco WA 6008 Telephone: 08 6382 4600

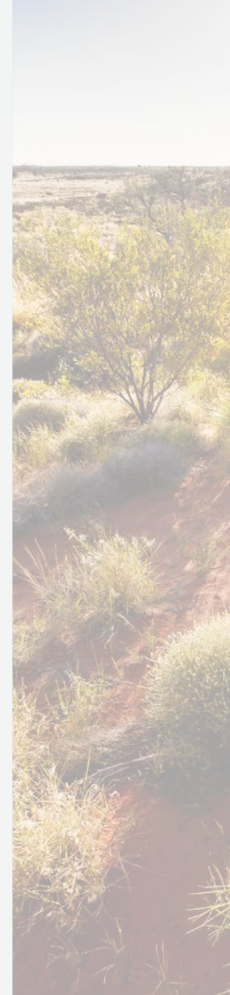
Stock Exchange Listing

S2 Resources Ltd's shares are listed on the Australian Securities Exchange (ASX). ASX code: S2R



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Managing Director and Chairman's Review

As stated on our website, our aim is to make order of magnitude returns on investment for our shareholders. To achieve this our objective is to find, and if appropriate develop, financially robust and technically low risk resources in stable jurisdictions, and to avoid pursuing financially marginal and/or technically risky opportunities that can become a management diversion and an opportunity cost. This means having the vision to conceive big, bold ideas, the daring to go where necessary to execute them, and the preparedness and honesty to cut our losses when necessary.

In short, we are looking for elephants, so we have to go to elephant country, that is we only explore in areas that have a demonstrated high mineral endowment or where we believe there is an emerging or an as yet unrecognised but potentially substantial endowment, and that are mining friendly, with an established framework for, and record of, actually turning discoveries into mines, being able to keep them, and being able to translate this into shareholder wealth.

Elephant country is typically highly competitive so we have to be prepared to identify specific niches within such ecosystems, to identify compelling opportunities, and act decisively to realise them.

We seek exploration opportunities that may exist because of a variety of technical, commercial or historical factors, including inefficient or ineffective prior exploration, corporate legacies, market sentiment or changes in legislation, or by the application of new ideas and/ or the deployment of new detection technologies.

As a junior, it is important that we maximise the effectiveness of our expenditure by running a tight ship and restricting our activities to situations where our exploration is both technically and cost effective.

Consequently, we only explore in regions that have good infrastructure, where there is sufficient technical data to assist in the area selection process, where the terrain is amenable to our preferred exploration techniques, and where the cost of exploring it is commensurate with our capacity to fund it to definitive decision points.

As a greenfields explorer hunting for elephants, we are unashamedly going against the odds, so we need to manage these odds by exposing ourselves to as many chances as possible.

This means maintaining a strong treasury, maintaining financial rigour, exploring in a disciplined way by having well defined targets and objectives with clear decision points, and being prepared to walk, rather than become anchored in one project – in other words, explore to find it if it's worth finding, not to ensure there's nothing there.

Hunting elephants also takes time. S2 is in the enviable position of having the cash and shareholder support to conceive, plan and pursue a strategy without being distracted by short term market pressures, unlike the typical tail chasing syndrome forced upon many junior explorers in order to raise awareness and increase stock currency to raise money to simply subsist.

Last, but definitely not least, as shareholders ourselves, we are mindful of the need to ensure that all shareholders will be optimally rewarded in the event of success.

We aim to achieve this by maintaining a tight capital structure and minimising dilution to maximise the financial impact of discovery, by forward strategic planning of funding requirements, by making selected opportunistic investments, and by being prepared to monetise non-core assets.

We don't just talk the talk, we do our best to walk the walk. Examples of this during the year include the following:

- Having the patience to acquire mineral rights to additional ground owned by Newmont adjacent to the Ecru project in Nevada.
- Drilling and exiting two joint ventures in Nevada.
- Drilling the most obvious targets in Sweden, and subsequently shifting focus to emerging opportunities in Finland, where more compelling targets can be tested with the more efficient use of our exploration spend.
- Selling the Polar Bear project for A\$9 million.
- Making a multiple return on investment in TSXV listed GT Gold.

The above has positioned us with ~A\$15 million cash and A\$8.3 million of liquid investments to fund our exploration – more than S2 had on listing despite having spent approximately A\$23 million during this period.

In the coming year we will continue to drill our current Nevada targets and identify new projects whilst patiently undertaking the preliminary work necessary to define new drill targets in Finland, and we will continue to assess additional opportunities around the world in our quest for another "overnight" success.

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Mark Bennett Managing Director and CEO

Jeff Dowling Non-Executive Chairman



Operations Review

Nevada Projects

Ecru (S2 earning 70%)

The Ecru project is located 40 kilometres southeast of Battle Mountain in Lander County, Nevada, in the heart of the highly endowed Battle Mountain-Eureka trend, adjacent to Barrick's Pipeline, Cortez Hills and Goldrush deposits which have a collective endowment of approximately 50 million ounces of gold.

The project is situated in an area covered by a veneer of transported colluvium ("pediment") and is centred on a gravity high that is interpreted to represent an upthrown block of the same carbonate rocks that host the nearby world class deposits.

Detailed gravity and AMT surveys have identified several targets considered prospective for Carlin-style gold mineralisation. Drilling by third parties on ground to the south of Ecru has defined an Inferred Mineral Resource of 2.74 million ounces of gold. Drilling of S2's Ecru project is scheduled to commence in October 2018.

South Roberts (S2 earning 70%)

The South Roberts project is located in Eureka County, Nevada, 35 kilometres northwest of Eureka. It is located on the Battle Mountain-Eureka trend of world class gold deposits and on the western margin of the northern Nevada rift in a very similar setting to Barrick's Goldrush deposit.

The project covers the southern extension of an uplifted block containing known gold mineralisation that plunges southwards beneath transported colluvium (pediment) as evidenced by a gravity anomaly and confirmed by a six hole first pass drilling program conducted in 2014.

S2 undertook geophysics and drilled three holes on this project. The results were disappointing and S2 exited the project subsequent to 30 June 2018.

Scandinavian Projects

Skellefte, Sweden (100% S2)

The Skellefte district of northern Sweden is a prolific mining district that contains numerous major polymetallic zinc-copper-goldsilver volcanogenic massive sulphide (VMS) deposits, including mines such as Kristineberg and Renstrom which underpin Boliden's mining and smelting operations. S2 has 474 square kilometres of Exploration Permits and is the largest ground holder in the core Skellefte Belt, which it considers prospective for similar polymetallic VMS mineralisation and orogenic shear zone hosted lode gold mineralisation.

Whilst S2 has had technical success at two prospects, Bjurtraskgruvan and Storgroven, the company has refocused its activities on Finland during calendar 2018 and will continue to do so for the next period.

Finland (100% S2)

S2 has a large area of the prospective Central Lapland Greenstone Belt of arctic Finland under tenure via a mix of Reservations, Exploration Licence applications and granted Exploration Licences. These areas are not extensively or effectively explored, yet host a number of significant deposits and prospects, including Agnico Eagle's Kittilä gold mine, Anglo American's Sakatti nickel-copper-platinum deposit, and Boliden's Kevitsa copper-nickel mine.

Following the successful trialing of a new sensitive geochemical technique known as ionic leach in the summer of 2017, S2 committed to using this as its primary tool to identify the more prospective parts of its extensive Finnish tenure. Consequently, S2 has focused its summer 2018 exploration effort on a major regional geochemical sampling program with the aim of identifying geochemical hotspots and fast tracking the grant of tenure over these areas in order to be in a position to commence follow up base of till drilling over the coming winter season.

The aim of this program is to identify broad gold and base metal anomalous areas in order to prioritise and rationalise tenure, enabling the fast tracking of high priority areas for follow up together with the relinquishment of low priority areas to minimize ground holding costs, thereby focusing activities to optimize their technical, time and cost effectiveness.

Approximately 14,000 samples have been collected and the program has identified distinct areas anomalous either in gold and arsenic or nickel, copper, cobalt and palladium, representing promising lode gold and magmatic nickel sulphide targets respectively.

At Paana, which is located to the north west of Agnico Eagle's 8 million ounce Kittila gold mine, several robust, strike extensive gold anomalous corridors have been identified. These measure up to 5 kilometres along strike and up to 1 kilometre across strike and are too large to enable the siting of specific diamond drill holes, so an extensive base of till geochemical drilling program will be undertaken over the winter to define discrete hotspots within the broader trends that will in turn become discrete targets for subsequent diamond drilling.



At Ruopas, which is considered prospective for magmatic nickel-copper sulphide deposits like Anglo American's nearby giant Sakatti deposit, several discrete coincident nickel-copper-cobalt-palladium anomalies have been identified. This suite of elements is considered a good indicator for this style of mineralisation. A large VTEM airborne electromagnetic survey is being undertaken during the Autumn, and the results of this, together with the geochemistry, will drive winter follow up exploration activities which may include ground EM and/or targeted diamond drilling.

As a result of these activities, S2's Finnish tenure will be ready for a more intensive phase of prospect testing over the coming 12 months with the aim of discovering significant lode gold or magmatic sulphide mineralisation.





The Directors of S2 Resources Ltd ("Directors") present their report on the consolidated entity consisting of S2 Resources Ltd ("the Company" or "S2") and the entities it controlled at the end of, or during, the year ended 30 June 2018 ("Group").

Directors

The names and details of the Directors in office during the financial year and until the date of this Report are as follows. Directors were in office for the entire year unless otherwise stated.

Jeff Dowling Mark Bennett Anna Neuling Grey Egerton-Warburton

Principal Activities

The principal continuing activity of the Group is mineral exploration.

Dividends

No dividends were paid or proposed to be paid to members during the financial year.

Review of Operations

Operating Result

The loss from continuing operations for the year ended 30 June 2018 after providing for income tax amounted to \$1,673,903.

The loss results from \$5,859,587 of exploration expenditure incurred and expensed; \$1,090,320 of exploration impairment expense; \$876,753 of share-based payments expenses; \$1,264,937 of administration costs; \$752,561 of business development costs; \$168,545 of depreciation costs; \$1,893,669 of gain on disposal of available for sale financial assets; \$5,919,557 gain on disposal of WA Gold Projects; \$423,038 of net income and other net gains; and income tax benefit of \$102,536. The exploration expenditure incurred and expensed mainly relates to the Company's Scandinavian, Nevada and Polar Bear projects.

Significant Changes in the State of Affairs

On 1 August 2017, the Group entered into an agreement with Kinetic Gold (US) Inc, a subsidiary of Renaissance Gold Inc ("RenGold"), a TSXV listed company to earn in to three of RenGold's properties located on some of the major known gold mineralised trends in Nevada, USA. The transaction provides the Group with earn-in rights over three separate properties, each on similar terms. The key terms are as follows:

- One off payment of US\$75,000 on signing (ie. US\$25,000 per property).
- Minimum spend of US\$200,000 within 2 years on each property, and ability to earn a 70% interest for expenditure of US\$3 million within 5 years on each property.
- If/when the Group earns in, RenGold can participate in exploration programs or dilute its interest, and if Rengold dilutes its interest below 10%, it reverts to a net smelter return royalty.
- If still participating (ie. above 10%) at the time of a decision to mine, RenGold can participate at its future interest level or revert to a net smelter return royalty.

The transaction satisfied the conditions precedent of the agreement on 26 September 2017.

During the financial year ended 30 June 2018, the Group made a decision to impair the exploration asset for Sweden and the Pluto project in Nevada of \$1,033,028 and \$57,292 respectively. The Group made a decision to change its focus and resources from Sweden to other opportunities available to the Company but still retains tenure in Sweden. For the Pluto project, the Group made a decision to not continue exploration activities and therefore will not earn into the joint venture with Rengold for this project.

On 5 December 2017, Mr Tony Walsh resigned as Company Secretary and Ms Anna Neuling was re-appointed as Company Secretary and recommenced her executive responsibilities for the Group following her return from parental leave.

On 13th February 2018, the Group entered into a Heads of Agreement ("HOA") with Westgold Resources Limited ("Westgold") to sell its interest in the Polar Bear Project (100%), Eundynie Joint Venture (80%) and the Norcott Project (100%) (together, the "WA Gold Projects") via the sale of all of the shares in S2's wholly owned subsidiary Polar Metals Pty Ltd ("Sale") for A\$3 million cash and 4 million Westgold shares. S2 retains nickel rights over the WA gold projects, including the Taipan and Halls Knoll nickel sulfide prospects discovered by S2's precursor Sirius Resources. The sale completed on 23rd February 2018.

After Balance Date Events

There have been no matter or circumstance that has arisen since 30 June 2018 that has significantly affected, or may significantly affect:

- the Group's operations in future financial years; or
- the result of those operations in future financial years; or
- the Group's state of affairs in future financial years.

Likely Developments and Expected Results of Operations

The Group will recommence drilling activities on its targets in Nevada in the last quarter of 2018. In Finland, an extensive soil sampling program has taken place during the summer period with results expected in October 2018 where a further evaluation will be made to determine the next stage of exploration. In Sweden, the Group finalised its drilling activities after the winter period and changed its focus and resources to other opportunities available to the Company but still retains tenure in Sweden.

Environmental Regulation

The Group's operations are subject to environmental regulation under the laws of Sweden, Finland, the State of Nevada, the Australian Commonwealth and the State of Western Australia. The Board of Directors ("Board") is of the view that all relevant environmental regulation requirements have been met.

Information on Directors

Mark Bennett - Chief Executive Officer and Managing Director

Experience and Expertise

Mark was the managing director and CEO of Sirius from its inception to its merger with Independence Group, and was non-executive director of Independence Group following the merger until June 2016.

He is a geologist with 28 years of experience in gold, nickel and base metal exploration and mining. He holds a BSc in Mining Geology from the University of Leicester and a PhD from the University of Leeds and is a Member of the Australasian Institute of Mining and Metallurgy, a Fellow of the Geological Society of London, a Fellow of the Australian Institute of Geoscientists and a Member of the Australian Institute of Company Directors.

He has worked in Australia, West Africa, Canada, USA and Europe, initially for LionOre Mining International Limited and WMC Resources Limited at various locations including Kalgoorlie, Kambalda, St.Ives, LionOre's nickel and gold mines throughout Western Australia, the East Kimberley, and Stawell in Victoria. His more recent experience, as Managing Director of Sirius Resources and S2 Resources and as a director of private Canadian company True North Nickel has been predominantly in Western Australia (the Fraser Range including Nova-Bollinger, and the Polar Bear project in the Eastern Goldfields), Quebec (the Raglan West nickel project), British Columbia, Sweden, Finland, and Nevada.

Positions held include various technical, operational, executive and board positions including Managing Director, Chief Executive Officer, Executive Director, Non-executive director, Exploration Manager and Chief Geologist.

Mark is a two times winner of the Association of Mining and Exploration Companies "Prospector Award" for his discoveries which include the Thunderbox Gold Mine, the Waterloo nickel mine and most recently the world class Nova-Bollinger nickel-copper mine.

In addition to his technical expertise, Mark is very experienced in corporate affairs, equity capital markets, investor relations and community engagement and has led Sirius from prior to the discovery of Nova all the way through feasibility, financing, permitting and construction, and latterly through the schemes of arrangement to merge with Independence and to demerge S2.

Other Directorships

Dr Bennett has no directorships of other public listed companies.

Former Directorships in the Last Three Years

CEO and Managing Director of Sirius Resources NL from 31 August 2009 to 21 September 2015. Non-Executive Director of Independence Group from 21 September 2015 to 1 June 2016.



Number of interests in shares and options held in S2 Resources Ltd

Options 19,500,000 Shares 4,695,001

Jeff Dowling - Non-Executive Chairman

Experience and Expertise

Mr Dowling was Sirius' Non-Executive Chairman until 21 September 2015 and is a highly experienced corporate leader with 36 years' experience in professional services with Ernst & Young. Mr Dowling held numerous leadership roles within Ernst & Young which focused on the mining, oil and gas and other industries.

His professional expertise centres around audit, risk and financial management derived from acting as lead partner on large public company audits, capital raisings and corporate transactions. Mr Dowling's career with Ernst & Young culminated in his appointment as Managing Partner of the Ernst & Young Western Region for a period of 5 years.

Mr Dowling has a Bachelor of Commerce from the University of Western Australia and is a fellow of the Institute of Chartered Accountants, the Australian Institute of Company Directors and the Financial Services Institute of Australasia.

Mr Dowling is a member of the Group's Audit & Risk Committee and Chairman of the Remuneration & Nomination Committee which was formed on 19 July 2016.

Other Directorships

Non-Executive Director of NRW Holdings Ltd since 22 August 2013. Non-Executive Director of Fleetwood Corporation Ltd since 1 July 2017. Non-Executive Chairman of Battery Minerals since 25 January 2018.

Former Directorships in the Last Three Years

Non-Executive Director of Atlas Iron Ltd from 8 November 2011 to 6 May 2016. Non-Executive Chairman of Sirius Resources NL from 28 February 2013 to 22 September 2015. Non-Executive Chairman of Pura Vida Energy from 13 January 2014 to 17 May 2016.

Number of interests in shares and options held in S2 Resources Ltd

 Options
 4,750,000

 Shares
 700,000

Anna Neuling – Executive Director (Non-Executive Director from 1 July 2017 to 4 December 2017)

Experience and Expertise

Ms Neuling was the Company Secretary and CFO of Sirius Resources NL from the company's inception in 2009 until 22 September 2013 where she was appointed as Executive Director – Corporate and Commercial until its merger with Independence Group that occurred on 21 September 2015.

Ms Neuling worked at Deloitte in London and Perth prior to joining LionOre Mining International Limited in 2005, until its takeover by Norilsk Nickel. She holds a degree in mathematics from the University of Newcastle (UK).

She is a Fellow of the Institute of Chartered Accountants in England and Wales and has held a number of senior executive positions in the resources industry, including CFO and Company Secretarial roles at several listed companies.

Ms Neuling had returned from parental leave and recommenced as Executive Director and Company Secretary of the Group from 5 December 2017.

Ms Neuling is a member of the Group's Audit & Risk Committee and Remuneration & Nomination Committee which was formed on 19 July 2016.

Other Directorships

Ms Neuling has no directorships of other public listed companies.

Former Directorships in the Last Three Years

Ms Neuling was a Non-Executive Director (28 September 2012 to 22 September 2013) and Executive Director (23 September 2013 to 21 September 2015) of Sirius.

Number of interests in shares and options held in S2 Resources Ltd

Options 11,500,000 Shares 350,000

Grey Egerton-Warburton - Non-Executive Director

Experience and Expertise

Mr Egerton-Warburton is a very experienced corporate financier, with a strong background in natural resources, having spent 16 years with Hartleys Limited, including most recently as head of corporate finance. He has extensive experience in equity capital markets, acquisitions, divestments and domestic and international change of control transactions, having led a substantial number of capital raisings, takeovers and mergers for many ASX listed companies, across many sectors. Prior to a career in corporate finance, Mr Egerton-Warburton practiced at a tier one national law firm.

He currently serves as Deputy Chair of the Womens and Infants Research Foundation (WIRF), the charitable arm of King Edward Memorial Hospital in Perth, Western Australia.

While at Hartleys, he worked closely with Sirius Resources NL as its corporate advisor from mid-2012 until the completion of the merger between Sirius and Independence Group.

Mr Egerton-Warburton is the Chairman of the Group's Audit & Risk Committee and a member of the Remuneration & Nomination Committee which was formed on 19 July 2016.

Other Directorships

Mr Egerton-Warburton has no directorships of other public listed companies.

Former Directorships in the Last Three Years

Mr Egerton-Warburton has had no directorships of any other public listed company in the last three years.

Number of interests in shares and options held in S2 Resources Ltd

Options	3,250,000
Shares	550,400



Meetings of Directors

The number of meetings of the Board and of each Board Committee held during the year ended 30 June 2018 and the number of meetings attended by each Director were:

	Directors	Directors' Meetings		Audit & Risk Committee		Remuneration & Nomination Committee	
Name	А	В	А	В	А	В	
Mark Bennett*	12	12	3	3	1	1	
Anna Neuling	12	12	3	3	1	1	
Jeff Dowling	12	12	3	3	1	1	
Grey Egerton-Warburton	12	12	3	3	1	1	

A Number of meetings attended (including circular resolutions)

B Number of meetings held during the time the Director held office during the period and that he/she was able to attend (including circular resolutions)

- Not a member of the relevant Committee

* Dr Bennett had attended the Audit & Risk and Remuneration & Nomination committee meetings by invitation and is not a member of either committee.

Indemnifying of Officers or Auditor

During the year the Group paid a premium in respect of insuring Directors and Officers of the Group against liabilities incurred as a Director or Officer. The insurer shall pay on behalf of the Group or each Director or Officer all losses for which the Director or Officer is not indemnified by the Group arising from a claim against a Director or Officer individually or collectively.

The Group had not, during or since the financial year, indemnified or agreed to indemnify the auditor of the Group against a liability incurred as an auditor.

Options & Rights

Unissued ordinary shares of the Company under options or rights at the date of this Report are as follows:

Options

Number	Grant Date	Expiry Date	Exercise Price \$
28,450,000	14/09/2015	14/09/2019	0.31
50,000	09/10/2015	09/10/2019	0.31
400,000	23/10/2015	23/10/2019	0.31
400,000	28/11/2015	28/11/2019	0.31
400,000	18/04/2016	17/04/2020	0.31
1,000,000	29/04/2016	28/04/2020	0.35
9,150,000	07/10/2016	06/10/2020	0.61
10,900,000	17/10/2017	16/10/2021	0.23

There were no shares issued since the end of the financial year on the exercise of options.

No person entitled to exercise an option had or has any rights by virtue of the option to participate in any share issue of any other body corporate.

Remuneration Report (audited)

This Remuneration Report, which has been audited, outlines the Key Management Personnel (as defined in AASB 124 Related Party Disclosures) ("KMP") remuneration arrangements for the Group, in accordance with the requirements of the section 308 (3c) of the Corporations Act 2001 and its Regulations.

The KMP covered in this remuneration report are:

- Mark Bennett CEO and Managing Director
- Anna Neuling Was Non-Executive Director from 1 July 2017 to 4 December 2017 when Ms Neuling was on parental leave and was Executive Director and Company Secretary from 5 December 2017.
- Jeff Dowling Non-Executive Chairman
- Grey Egerton-Warburton Non-Executive Director
- Su-Mei Sain Chief Financial Officer was on parental leave from 1 December 2017 to 25 June 2018.

The principles adopted have been approved by the Board and have been set out in this Remuneration Report. This audited Remuneration Report is set out under the following main headings:

- 1. Principles used to determine the nature and amount of remuneration
- 2. Details of remuneration
- 3. Service agreements
- 4. Share-based compensation

The information provided under headings 1 to 4 above includes remuneration disclosures that are required under Accounting Standard AASB 124, Related Party Disclosures.

1. PRINCIPLES USED TO DETERMINE THE NATURE AND AMOUNT OF REMUNERATION

The objective of the Group's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework which has been set out in detail under the remuneration structure in this Remuneration Report aligns executive reward with achievement of strategic objectives and the creation of value for shareholders, and conforms to market best practice for delivery of reward. The Board ensures that executive reward satisfies the following key criteria for good reward governance practices:

- (i) competitiveness and reasonableness;
- (ii) aligns shareholders and executive interests;
- (iii) performance based and aligned to the successful achievement of strategic and tactical business objectives; and
- (iv) transparency.

Executive Directors

Remuneration to Executive Directors reflects the demands which are made on, and the responsibilities of, the Executive Directors. Executive Directors' remuneration is reviewed annually to ensure it is appropriate and in line with the market. There are no retirement allowances or other benefits paid to Executive Directors other than superannuation guarantee amounts as required.

The executive remuneration and reward framework has three components:

- (i) base pay;
- (ii) share-based payments; and
- (iii) other remuneration such as superannuation and long service leave.

The combination of these comprises the Executive Director's total remuneration.

Fixed remuneration, consisting of base salary and superannuation will be reviewed annually by the Remuneration & Nomination Committee, based on individual contribution to corporate performance and the overall relative position of the Group to its market peers.



Non - Executive Directors

Remuneration to Non-Executive Directors reflects the demands which are made on, and the responsibilities of, the Non-Executive Directors. Non-Executive Directors' remuneration is reviewed annually. For the year ended 30 June 2018, exclusive of superannuation guarantee the annual cash remuneration for the Non-Executive Director was \$45,000 per annum with the Chairman receiving \$75,000 per annum. The Non-Executive Directors were also issued options under the Directors Share Option Plan in October 2017 that was approved by Company's shareholders at the 2017 Annual General Meeting.

Company Performance

As an exploration company the Board does not consider the operating loss after tax as one of the performance indicators when implementing an incentive based remuneration policy. The Board considers that identification and securing of new business growth opportunities, the success of exploration and, if appropriate, feasibility activities, safety and environmental performance, the securing of funding arrangements and responsible management of cash resources and the Company's other assets are more appropriate performance indicators to assess the performance of management at this stage of the company's development.

Short-term incentives

To align the remuneration of employees with the company aim of responsible management of cash resources, there were no shortterm incentives paid or proposed to be paid for the year ended 30 June 2018. The company's approach in regards to the use of short term cash incentives will be assessed by the Remuneration & Nomination Committee on an ongoing basis as the company evolves.

Long-term incentives

To align the board and management with shareholder's interests and with market practices of peer companies and to provide a competitive total remuneration package, the Board introduced a long-term incentive ("LTI") plan to motivate and reward executives and non-executive directors. The LTI is provided as options over ordinary shares of the Company under the rules of the Employee Share Option Plan and the Directors Option Plan as approved in September 2015.

During the financial year ended 30 June 2018, the Remuneration and Nomination Audit Committee have agreed to not issue any Director options and only issue employee and service provider options at the 2018 Annual General Meeting.

Company performance, shareholder wealth and directors' and executives' remuneration

No relationship exists between shareholder wealth, director and executive remuneration and Company performance due to the nature of the Company's operations being a non-producing resources exploration company.

The table below shows the losses and earnings per share of the Company for the last three financial years.

	2018	2017	2016
Net loss	(1,673,903)	(10,020,602)	(10,823,222)
Share price at year end (cents)	16	16	28.5
Loss per share (cents)	(0.68)	(4.12)	(7.12)

2. DETAILS OF REMUNERATION

Year Ended 30 June 2018

The amount of remuneration paid and entitlements owed to KMP is set out below.

Cash remuneration and entitlements

Cash remuneration							
2018	Salary \$	Post–employment benefits (superannuation) \$	Untaken annual leave entitlement owing \$	Total cash payments and entitlements \$			
Directors							
M Bennett	325,000	20,049	11,871	356,920			
A Neuling	91,443	8,654	1,548	101,645			
J Dowling	75,000	7,125	-	82,125			
G Egerton-Warburton	45,000	4,275	-	49,275			
Other Key Management Personnel							
S Sain	63,638	4,857	862	69,357			
T Walsh (1)	31,000	-	-	31,000			
	631,081	44,960	14,281	690,322			

1) Mr Walsh's short term payments are fees incurred as per his consultancy agreement with the Company. The fees disclosed are for the period 1 July 2017 to 5 December 2017 when Mr Walsh resigned as Company Secretary of the Group.

Year Ended 30 June 2017

Cash remuneration and entitlements

Cash remuneration							
2017	Salary \$	Post–employment benefits (superannuation) \$	Untaken annual leave entitlement owing \$				
Directors							
M Bennett	307,500	19,539	18,748	345,787			
A Neuling	67,789	6,440	5,214	79,443			
J Dowling	75,000	7,125	-	82,125			
G Egerton-Warburton	45,000	4,275	-	49,275			
Other Key Management Personnel							
S Sain	115,195	10,450	2,699	128,344			
T Walsh (1)	41,330	-	-	41,330			
	651,814	47,829	26,661	726,304			

1) Mr Walsh's short term payments are fees incurred as per his consultancy agreement with the Company. He was appointed on 3 January 2017 as Company Secretary for the Group.



2018 Total remuneration

	Total cash payments \$	Options issued \$	Total \$	LTI % of remuneration
Directors				
M Bennett	356,920	331,725	688,645	48%
A Neuling	101,645	103,664	205,309	50%
J Dowling	82,125	103,664	185,789	56%
G Egerton-Warburton	49,275	103,664	152,939	68%
Other Key Management Personnel				
S Sain	69,357	24,879	94,236	26%
T Walsh	31,000	-	31,000	0%
	690,322	667,596	1,357,918	

2017 Total remuneration

	Total cash payments \$	Options issued \$	Total \$	LTI % of remuneration
Directors				
M Bennett	345,787	700,632	1,046,419	67%
A Neuling	79,443	350,316	429,759	81%
J Dowling	82,125	233,544	315,669	74%
G Egerton-Warburton	49,275	233,544	282,819	83%
Other Key Management Personnel				
S Sain	128,344	70,063	198,407	35%
T Walsh	41,330	70,063	111,393	63%
	726,304	1,658,162	2,384,466	

There were no non-monetary benefits paid to the Directors or KMP for the year ended 30 June 2018.

Other than those disclosed above, there were no transactions with related parties to the KMP for the year ended 30 June 2018.

3. SERVICE AGREEMENTS

For the year ended 30 June 2018, the following service agreements were in place with the Directors and key management personnel of S2:

On 4 September 2015, an Executive Services Agreement was entered into between the Company and Managing Director and Chief Executive Officer Mark Bennett. Under the terms of the Agreement:

- Dr Bennett was paid a remuneration package of \$325,000 per annum base salary plus statutory superannuation.
- Under the general termination of employment provision, the Company may terminate the Agreement by giving Dr Bennett twelve months' notice.
- Under the general termination of employment provision, Dr Bennett may terminate the Agreement by giving the Company three months' notice.
- The Company may terminate the Agreement at any time without notice if serious misconduct has occurred. On termination with cause, the Executive is not entitled to any payment.
- On 10 September 2015, a letter of appointment was entered into between the Company and Non-Executive Chairman Jeff Dowling. Under the terms of the Agreement:
- Mr Dowling was paid a remuneration package of \$75,000 per annum base salary plus statutory superannuation.
- Under the general termination of employment provision, either party may terminate the Agreement by the giving of written notice.

On 4 September 2015, an Executive Services Agreement was entered into between the Company and Executive Director Anna Neuling. On 3 January 2017, a letter of appointment was entered into between the Company and Ms Neuling for the role as Non-Executive Director during her parental leave. Under the terms of the Agreement as Executive Director:

- Ms Neuling was appointed as Executive Director, including the role of Company Secretary;
- Ms Neuling was paid a remuneration package of \$120,000 per annum comprising a base salary plus statutory superannuation for work on a part time basis (based on \$300,000 full time equivalent).
- Under the general termination of employment provision, the Company may terminate the Agreement by giving Ms Neuling twelve months' notice.
- Under the general termination of employment provision, Ms Neuling may terminate the Agreement by giving the Company three months' notice.
- The Company may terminate the Agreement at any time without notice if serious misconduct has occurred. On termination with cause, the Executive is not entitled to any payment.

Under the terms of the Agreement as Non-Executive Director:

- Ms Neuling was paid a remuneration package of \$45,000 per annum base salary plus statutory superannuation.
- The same terms will apply under Ms Neuling's Executive Director Agreement in regards to general termination of employment provision between herself and the Company and in relation to serious misconduct.
- This agreement ended on 5 December 2017 when Ms Neuling returned from parental leave and recommenced her executive position.

On 29 April 2016, a letter of appointment was entered into between the Company and Non-Executive Director Grey Egerton-Warburton. Under the terms of the Agreement:

- Mr Egerton-Warburton was paid a remuneration package of \$45,000 per annum base salary plus statutory superannuation.
- Under the general termination of employment provision, either party may terminate the Agreement by the giving of written notice.

On 8 September 2015, the Company entered into an employment contract with Su-Mei Sain. Under the terms of the Agreement:

- Ms Sain was appointed in the capacity of Chief Financial Officer and paid a remuneration package of \$120,000 per annum base salary plus statutory superannuation for work on a part time basis (based on \$150,000 full time equivalent).
- The Company or Ms Sain may terminate the contract at any time by giving the other party 12 weeks' notice.
- The Company may terminate the Agreement at any time without notice if serious misconduct has occurred. On termination with cause, Ms Sain is not entitled to any payment.



On 6 October 2016, a consulting agreement was entered into between the Company and Company Secretary, Tony Walsh. Under the terms of the Agreement:

- Mr Walsh's commencement date was 12 December 2016 and the agreement was terminated on 5 December 2017 as he had resigned as Company Secretary of the Group.
- Mr Walsh's fees were paid to Tony Walsh Corporate Services Pty Ltd.
- Mr Walsh was paid a monthly fee of \$5,000 per month (plus GST) for an average of one business day per week or \$10,000 per month (plus GST) for an average two business days per week.

4. SHARE-BASED COMPENSATION

Option holdings

The numbers of options in the Company held during the year ended by each KMP of S2, including their related parties, are set out below:

2018	Balance at the start of the year	Granted during the year	Expired during the year	Other changes	Balance at the year ended
Director					
M Bennett	15,500,000	4,000,000	-	-	19,500,000
A Neuling	10,250,000	1,250,000	-	-	11,500,000
J Dowling	3,500,000	1,250,000	-	-	4,750,000
G Egerton-Warburton	2,000,000	1,250,000	-	-	3,250,000
	31,250,000	7,750,000	-	-	39,000,000
Other Key Management Personnel					
S Sain	1,100,000	300,000	-	-	1,400,000
T Walsh	300,000	-	-	-	300,000
	1,400,000	300,000	-	-	1,700,000

As at 30 June 2018, the number of options that have vested and exercisable were 40,400,000 and the number of options yet to vest and un-exercisable were 300,000.

The option terms and conditions of each grant of options over ordinary shares affecting remuneration of Directors and other KMP in the year ended or future reporting years are as follows:

Options issued	Grant Date	Expiry date	Exercise price \$	Fair value per option \$	Vested \$
Directors Option Plan	14 Sep 2015	14 Sep 2019	0.31	0.13	100%
	29 Apr 2016	28 Apr 2020	0.35	0.16	100%
	7 Oct 2016	6 Oct 2020	0.61	0.23	100%
	17 Oct 2017	16 Oct 2021	0.23	0.08	100%
Employee Share Option Plan	14 Sep 2015	14 Sep 2019	0.31	0.13	100%
	7 Oct 2016	6 Oct 2020	0.61	0.23	100%
	17 Oct 2017	16 Oct 2021	0.23	0.08	0%*

*Options vest a year after grant date. Please refer to note 16 for more information.

Shareholdings

The numbers of shares in the Company held during the year ended by each KMP of S2, including their related parties, are set out below:

2018	Balance at the start of the year	Other changes during the year	Balance for the year ended
Directors			
M Bennett	4,595,001	-	4,595,001
A Neuling	350,000	-	350,000
J Dowling	500,000	-	500,000
G Egerton-Warburton	550,400	-	550,400
Other Key Management Personnel			
S Sain	50,000	-	50,000
T Walsh	50,000	-	50,000
	6,095,401		6,095,401

There were no shares granted to KMP's during the reporting year as remuneration.

Use of remuneration consultants

No remuneration consultants were engaged or used for the Group during the year ended 30 June 2018.

Voting and comments made at the Company's Annual General Meeting

At the 2017 Annual General Meeting, the resolution to adopt the Remuneration Report for the year ended 30 June 2017 was passed on a poll with 91% of votes cast on the poll voting "For" the resolution to adopt the Remuneration Report. The Company did not receive any specific feedback at the Annual General Meeting regarding its remuneration practices.

Share trading policy

The trading of shares issued to participants under any of the Group's employee equity plans is subject to, and conditional upon, compliance with the Group's employee share trading policy as per the Group's Corporate Governance Policy. Directors and executives are prohibited from entering into any hedging arrangements over unvested options under the Group's employee option plan. The Group would consider a breach of this policy as gross misconduct which may lead to disciplinary action and potentially dismissal.

This concludes the Remuneration Report, which has been audited.

Proceedings on behalf of the Group

No person had applied to the court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the Group, or to intervene in any proceedings to which the Group is a party, for the purpose of taking responsibility on behalf of the Group for all or part of those proceedings. No proceedings had been brought or intervened in on behalf of the Group with leave of the court under section 237 of the Corporations Act 2001.



Auditor

BDO Audit (WA) Pty Ltd was appointed as auditors for the Group in office in accordance with section 327 of the Corporations Act 2001.

Audit Services

During the year ended 30 June 2018, \$38,482 was paid or is payable for audit services provided by the auditors. There were no non-audit services performed during the financial year.

Auditor's Independence Declaration

A copy of the auditors' independence declaration as required under section 307C of the Corporations Act 2001 is set out on page 59 of the financial report.

Corporate Governance

The Directors support and adhere to the principles of corporate governance, recognising the need for the highest standard of corporate behaviour and accountability.

Signed in accordance with a resolution of the Board of Directors.

MarkBenoth

Mark Bennett Director Perth 11 September 2018

Consolidated Statement of Profit or Loss and Other Comprehensive Income

for the year ended 30 June 2018

	Notes	30 June 2018 \$	30 June 2017 \$
Other income	4	213,899	428,459
Corporate salaries and wages		(531,168)	(493,851)
Consulting and legal fees		(346,577)	(408,516)
Share and company registry		(85,501)	(140,596)
Listing fees		(40,326)	(52,008)
Office rental and variable outgoings		(141,476)	(252,891)
Insurance		(119,889)	(95,509)
Business development including travel expenditure		(752,561)	(645,916)
Depreciation expense	11	(168,545)	(154,050)
Share-based payments	16	(876,753)	(2,870,328)
Gain on disposal of available for sale financial assets	8	1,893,669	-
Gain on disposal of WA Gold Projects	9	5,919,557	-
Other gain/(losses) - net		209,139	(84,833)
Exploration expenditure expensed as incurred	10	(5,859,587)	(4,978,990)
Exploration impairment expense	10	(1,090,320)	-
Loss before income tax		(1,776,439)	(9,749,029)
Income tax (expense)/benefit	5	102,536	(271,573)
Loss after income tax for the year		(1,673,903)	(10,020,602)
Other comprehensive income			
Items that may be classified to profit or loss			
Changes in the fair value of available-for-sale financial assets	8	1,722,579	188,088
Exchange differences on translation of foreign operations		102,379	9,499
Total comprehensive income for the year attributable to the members of S2 Resources Ltd		151,055	(9,823,015)
Loss per share for loss attributable to the members of S2 Resources Ltd			
Basic loss per share	21(c)	(0.68)	(4.12)

The above consolidated statement of financial position should be read in conjunction with the accompanying notes.



Consolidated Statement of Financial Position

as at 30 June 2018

	Notes	30 June 2018 \$	30 June 2017 \$
Current assets			
Cash and cash equivalents	6	15,026,119	17,501,007
Restricted cash	6	348,889	306,061
Trade and other receivables	7	403,758	227,465
Total current assets		15,778,766	18,034,533
Non-current assets			
Available-for-sale financial assets	8	8,310,859	1,188,689
Exploration and evaluation	10	1,083,153	4,650,820
Property, plant and equipment	11	227,737	391,590
Total non-current assets		9,621,749	6,231,099
Total assets		25,400,515	24,265,632
Current liabilities			
Trade and other payables	12	546,786	476,819
Provisions	13	60,521	338,413
Total current liabilities		607,307	815,232
Total liabilities		607,307	815,232
Net assets		24,793,208	23,450,400
Equity			
Share capital	14	52,552,523	52,237,523
Reserves	15	9,973,013	(7,943,299)
Accumulated losses		(37,732,328)	(20,843,824)
Total equity		24,793,208	23,450,400

The above consolidated statement of financial position should be read in conjunction with the accompanying notes

for the year ended 30 June 2018

Attributable to equity holders of the Group in \$ dollars	Share capital	Share based payment Reserves	Other Reserve	Acquisition Reserve	Acquisition Foreign Currency Reserve Translation Reserve	Revaluation Reserve	Accumulated losses	Total
Balance at 1 July 2017	52,237,523	6,909,853	144,517	(15,214,601)	28,844	188,088	(20,843,824)	23,450,400
Total comprehensive income for the year					102,379	1,722,579	(1,673,903)	151,055
Transactions with owners, recorded directly in equity								
Contributions by and distributions to owners								
Issue of share capital	315,000	I	1	I	1	I	I	315,000
Capital raising costs	1	I	1	I	1	I	I	•
Share-based payment transactions	1	876,753	1	I	1	1	I	876,753
Share options exercised	I	I	1	I	I	I	I	•
Transfer of retained earnings in relation to sale of WA Gold Projects	I	ı	ı	14,362,583	T	1	(14,362,583)	
Transfer of acquisition reserve for Sirius Europa to accumulated losses				852,018			(852,018)	I
Total contributions by and distributions to owners	315,000	876,753		15,214,601	102,379	1,722,579	(16,888,504)	1,342,808
Balance at 30 June 2018	52,552,523	7,786,606	144,517		131,223	1,910,667	(37,732,328)	24,793,208

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

Consolidated Statement of Changes in Equity

for the year ended 30 June 2017

Attributable to equity holders of the Group in \$ dollars	Share capital	Share based payment Reserves	Other Reserve	Acquisition Reserve	Acquisition Foreign Currency Reserve Translation Reserve	Revaluation Reserve	Revaluation Accumulated Reserve losses	Total
Balance at 1 July 2016	40,728,688	4,039,525	144,517	(15,214,601)	19,345	1	(10,823,222)	18,894,252
Total comprehensive income for the year				1	9,499	188,088	(10,020,602)	(9,823,015)
Transactions with owners, recorded directly in equity								
Contributions by and distributions to owners								
Issue of share capital	12,080,470	1	ı	1	I	1	1	12,080,470
Capital raising costs	(587,135)	1	I	I	I	I	I	(587,135)
Share-based payment transactions	1	2,870,328						2,870,328
Share options exercised	15,500		1	I	1	I	I	15,500
Total contributions by and distributions to owners	11,508,835	2,870,328	I	I	9,499	188,088	(10,020,602)	4,556,148
Balance at 30 June 2018	52,237,523	6,909,853	144,517	(15,214,601)	28,844	188,088	(20,843,824)	23,450,400

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.



Consolidated Statement of Cash Flows

for the year ended 30 June 2018

	Notes	30 June 2018 \$	30 June 2017 \$
Cash flows from operating activities			
Cash paid to suppliers and employees for corporate activities		(2,030,871)	(2,265,567)
Cash paid to suppliers and employees for exploration activities		(5,642,437)	(5,455,104)
Interest received		234,389	424,024
Interest and other finance costs paid		(9,128)	(8,406)
Payroll tax refund from Office of State Revenue as a result of audit review in December 2016		-	13,653
Income taxes paid	5	(421,597)	-
Net cash used in operating activities	19	(7,869,644)	(7,291,400)
Cash flows from investing activities			
Payment of property, plant and equipment		(1,663)	(140,056)
Payment of exploration activities capitalised		(872)	(1,321,097)
Payment for Nevada JV acquisition		(173,473)	-
Payment for investment in TSX-V listed entity		-	(1,000,600)
Net proceeds from disposal of investment in TSX-V listed entity	8	2,574,078	-
Net proceeds for disposal of WA Gold Projects	9	2,829,437	-
Net cash derived from (used in) investing activities		5,227,507	(2,461,753)
Cash flows from financing activities			
Proceeds from issue of share capital		-	11,508,835
Net receipts / (payments) for cash backed guarantees		(41,890)	(61,792)
Net cash from financing activities		(41,890)	11,447,043
Net increase in cash and cash equivalents		(2,684,027)	1,693,890
Effects of exchange rate changes on cash and cash equivalents		209,139	(84,143)
Cash and cash equivalents at 1 July 2017		17,501,007	15,891,260
Cash and cash equivalents at 30 June 2018	6	15,026,119	17,501,007

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



Notes to the Consolidated Financial Statements

for the year ended 30 June 2018

S2 Resources Ltd ("Company" or "S2") is a company incorporated in Australia whose shares are publicly traded on the Australian Securities Exchange. The consolidated financial statements of the Group as at and for the year ended to 30 June 2018 comprise the Company and its subsidiaries (together referred to as the "Group" or "consolidated entity" and individually as a "Group entity").

The separate financial statements of the parent entity, S2 Resources Ltd, have not been presented within this financial report. Summary parent information has been included in note 25.

The financial statements were authorised for issue on 11 September 2018 by the Directors of the Company.

NOTE 1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

(a) Basis of preparation

The financial report is a general purpose financial report that has been prepared in accordance with Australian Accounting Standards, Australian Accounting Interpretations, other authoritative pronouncements of the Australian Accounting Standards Board ("AASB") and the Corporations Act 2001.

Australian Accounting Standards set out accounting policies that the AASB has concluded would result in a financial report containing relevant and reliable information about transactions, events and conditions to which they apply. The financial statements and notes also comply with International Financial Reporting Standards as issued by the International Accounting Standard Board (IASB). Material accounting policies adopted in the preparation of this financial report are presented below. They have been consistently applied unless otherwise stated.

The Group is a for-profit entity for financial reporting purposes under Australian Accounting Standards. The consolidated financial statements have been prepared on a going concern basis which contemplates the continuity of normal business activities and the realisation of assets and the settlement of liabilities in the ordinary course of business.

Historical cost convention

The financial statements have been prepared under the historical cost convention, except for, where applicable, the revaluation of available-for-sale financial assets, financial assets and liabilities at fair value through profit or loss, investment properties, certain classes of property, plant and equipment and derivative financial instruments.

Critical accounting estimates

The preparation of the financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the consolidated entity's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in note 1(a)(iii).

(i) Operating segments

Operating segments are presented using the 'management approach', where the information presented is on the same basis as the internal reports provided to the Chief Operating Decision Makers ('CODM'). The CODM is responsible for the allocation of resources to operating segments and assessing their performance.

(ii) Adoption of new and revised Accounting Standards

The Group has adopted all of the new, revised or amending Accounting Standards and Interpretations issued by the AASB that are mandatory for the current reporting year. The adoption of these Accounting Standards and Interpretations did not have any material impact on the financial performance or position of the consolidated entity.

Any new, revised or amending Accounting Standards or Interpretations that are not yet mandatory have not been early adopted.

(iii) Use of estimates and judgements

The preparation of the financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts in the financial statements. Management continually evaluates its judgements and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgements, estimates and assumptions on historical experience and on other various factors, including expectations of future events, management believes to be reasonable under the circumstances. The resulting accounting judgements and estimates will seldom equal the related actual results. The judgements, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities (refer to the respective notes) within the next financial year are discussed below.



Share-based payment transactions

The Group measures the cost of equity-settled transactions by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using the Black-Scholes model taking into account the terms and conditions upon which the instruments were granted. The accounting estimates and assumptions relating to equity-settled share-based payments would have no impact on the carrying amounts of assets and liabilities within the next annual reporting period but may impact profit or loss and equity. Refer to note 16.

Estimation of useful lives of assets

The Group determines the estimated useful lives and related depreciation and amortisation charges for its property, plant and equipment and finite life intangible assets. The useful lives could change significantly as a result of technical innovations or some other event. The depreciation and amortisation charge will increase where the useful lives are less than previously estimated lives, or technically obsolete or non-strategic assets that have been abandoned or sold will be written off or written down.

Exploration and evaluation costs

Exploration and evaluation costs are capitalised in an identifiable area of interest upon announcement of a JORC 2012 compliant resource and costs will be amortised in proportion to the depletion of the mineral resources at the commencement of production. Key judgements are applied in considering costs to be capitalised which includes determining expenditures directly related to these activities and allocating overheads between those that are expensed and capitalised. In addition, costs are only capitalised that are expected to be recovered either through successful development or sale of the relevant mining interest. Factors that could impact the future commercial production at the mine include the level of reserves and resources, future technology changes, which could impact the cost of mining, future legal changes and changes in commodity prices. To the extent that capitalised costs are determined not to be recoverable in the future, they will be written off in the period in which this determination is made.

(iv) Principles of consolidation

The consolidated financial statements incorporate the assets, liabilities and results of entities controlled by S2 at the end of the reporting year. A controlled entity is any entity over which S2 has the ability and right to govern the financial and operating policies so as to obtain benefits from the entity's activities.

Where controlled entities have entered or left the Group during the year, the financial performance of those entities is included only for the period of the year that they were controlled. A list of controlled entities is contained in note 26 to the financial statements.

In preparing the consolidated financial statements, all intragroup balances and transactions between entities in the consolidated Group have been eliminated in full on consolidation.

Non-controlling interests, being the equity in a subsidiary not attributable, directly or indirectly, to a parent, are reported separately within the equity section of the Consolidated Statement of Financial Position and the Consolidated Statement of Profit or Loss and Other Comprehensive Income. The non-controlling interests in the net assets comprise their interests at the date of the original business combination and their share of changes in equity since that date.

Notes to the Consolidated Financial Statements

for the year ended 30 June 2018

NOTE 1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(b) Foreign currency translation

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated financial statements are presented in the Australian dollar (\$), which is the Company's functional and presentation currency.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognised in profit or loss. They are deferred in equity if they relate to qualifying cash flow hedges and qualifying net investment hedges or are attributable to part of the net investment in a foreign operation.

Foreign exchange gains and losses that relate to borrowings are presented in the statement of profit or loss, within finance costs. All other foreign exchange gains and losses are presented in the statement of profit or loss on a net basis within other income or other expenses.

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchanges rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. For example, translation difference on non-monetary assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss and translation differences on non-monetary assets such as equities classified as available-for-sale financial assets are recognised in other comprehensive income.

(iii) Group companies

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

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

On consolidation, exchange differences arising from the translation of any net investment in foreign entities, and of borrowings and other financial instruments designated as hedges of such investments, are recognised in other comprehensive income. When a foreign operation is sold or any borrowings forming part of the net investment are repaid, the associated exchange differences are reclassified to profit or loss, as part of the gain or loss on sale.

Goodwill and fair value adjustments arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the closing rate.

(c) Revenue Recognition

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

(d) Income Tax

The income tax expense or revenue for the period is the tax payable on the current period's taxable income based on the national income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences between the tax bases of assets and liabilities and their carrying amounts in the financial statements, and to unused tax losses.

Deferred tax assets and liabilities are recognised for temporary differences at the tax rates expected to apply when the assets are recovered or liabilities are settled, based on those tax rates which are enacted or substantively enacted for each jurisdiction.

The relevant tax rates are applied to the cumulative amounts of deductible and taxable temporary differences to measure the deferred tax asset or liability. An exception is made for certain temporary differences arising from the initial recognition of an asset or a liability. No deferred tax asset or liability is recognised in relation to these temporary differences if they arose in a transaction, other than a business combination, that at the time of the transaction did not affect either accounting profit or taxable profit or loss.



Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

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

(e) Acquisition of entities under common control

The Group adopts the pooling of interest method to account for acquisition of entities under common control.

The pooling of interest method involves the following:

The assets and liabilities of the combining entities are reflected at their carrying amounts prior to the combination;

No adjustments are made to reflect fair values, or recognise any new assets or liabilities, that would otherwise be done under the acquisition method. The only adjustments that are made are to harmonise accounting policies;

No 'new' goodwill is recognised as a result of the combination; and

The only goodwill that is recognised is any existing goodwill relating to either of the combining entities. Any difference between the consideration paid/transferred (including liabilities assumed) and the entity 'acquired' is reflected within equity.

The Consolidated Statement of Profit or Loss and Other Comprehensive Income reflects the result of the combining entities from the date that the combination occurred. Financial information for the periods prior to the date the combination occurred is not restated.

(f) Impairment of Assets

At each reporting date, the Group reviews the carrying values of its tangible assets to determine whether there is any indication that those assets have been impaired. If such an indication exists, the recoverable amount of the asset being the higher of the asset's fair value less costs to sell and value in use, is compared to the asset's carrying value.

Any excess of the asset's carrying value over its recoverable amount is expensed to the Consolidated Statement of Profit or Loss and Other Comprehensive Income. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash generating unit to which the asset belongs.

(g) Cash and Cash Equivalents

For the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

Notes to the Consolidated Financial Statements

for the year ended 30 June 2018

NOTE 1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(h) Trade and Other Receivables

A provision for doubtful receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. Cash flows relating to short term receivables are not discounted if the effect of discounting is immaterial. The amount of any provision is recognised in the Consolidated Statement of Profit or Loss and Other Comprehensive Income.

(i) Trade and Other Payables

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

(j) Exploration and Evaluation

Exploration and evaluation assets acquired

Exploration and evaluation assets comprise of acquisition of mineral rights (such as joint ventures) and fair value (at acquisition date) of exploration and expenditure assets from other entities. As the assets are not yet ready for use they are not depreciated. Exploration and evaluation assets are assessed for impairment if:

- sufficient data exists to determine technical feasibility and commercial viability; or
- other facts and circumstances suggest that the carrying amount exceeds the recoverable amount.

Once the technical feasibility and commercial viability of the assets are demonstrable, exploration and evaluation assets are first tested for impairment and then reclassified to mine properties as development assets.

Exploration and evaluation expenditure

Exploration and evaluation expenditure incurred is expensed in respect of each identifiable area of interest until such a time where a JORC 2012 compliant resource is announced in relation to the identifiable area of interest. These costs are only carried forward to the extent that they are expected to be recouped through the successful development of the area or where activities in the area have not yet reached a stage which permits reasonable assessment of the existence of economically recoverable reserves.

When the technical feasibility and commercial viability of extracting a mineral resource have been demonstrated then any capitalised exploration and evaluation expenditure is reclassified as capitalised mine development.

Prior to reclassification, capitalised exploration and evaluation expenditure is assessed for impairment annually in accordance with AASB 6. Where impairment indicators exist, recoverable amounts of these assets will be estimated based on discounted cash flows from their associated cash generating units.

The Statement of Profit or Loss and Other Comprehensive Income will recognise expenses arising from excess of the carrying values of exploration and evaluation assets over the recoverable amounts of these assets.

In the event that an area of interest is abandoned or if the Directors consider the expenditure to be of reduced value, accumulated costs carried forward are written off in the period in which that assessment is made. Each area of interest is reviewed at the end of each accounting period and accumulated costs are written off to the extent that they will not be recoverable in the future.

(k) Property, plant and equipment

(i) Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses.

Cost includes expenditure that is directly attributable to the acquisition of the asset. The cost of self-constructed assets includes the cost of materials and direct labour, any other costs directly attributable to bringing the assets to a working condition for their intended use, the costs of dismantling and removing the items and restoring the site on which they are located and capitalised borrowing costs.

Purchased software that is integral to the functionality of the related equipment is capitalised as part of that equipment. When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment and are recognised net within other income in profit or loss. When revalued assets are sold, the amounts included in the revaluation reserve are transferred to retained earnings.



(ii) Subsequent costs

The cost of replacing a part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group, and its cost can be measured reliably. The carrying amount of the replaced part is derecognised. The costs of the day-to-day servicing of property, plant and equipment are recognised in profit or loss as incurred.

(iii) Depreciation

Depreciation is calculated over the depreciable amount, which is the cost of an asset, or other amount substituted for cost, less its residual value.

Depreciation is recognised in the profit or loss on a straight-line basis over the estimated useful lives of each part of an item of property, plant and equipment, since this most closely reflects the expected pattern of consumption of the future economic benefits embodied in the asset. Leased assets are depreciated over the shorter of the lease term or their useful lives unless it is reasonably certain that the Group will obtain ownership by the end of the lease term.

The depreciation rates used for each class of asset are:

- buildings 16.67%
- fixtures and fittings 22.5% 40%
- leasehold improvements 20%
- plant and equipment 22.5% 40%
- motor vehicles 20%

Depreciation methods, useful lives and residual values are reviewed at each financial year-end and adjusted if appropriate.

(I) Leases

The determination of whether an arrangement is or contains a lease is based on the substance of the arrangement and requires an assessment of whether the fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

A distinction is made between finance leases, which effectively transfer from the lessor to the lessee substantially all the risks and benefits incidental to ownership of leased assets, and operating leases, under which the lessor effectively retains substantially all such risks and benefits.

Finance leases are capitalised. A lease asset and liability are established at the fair value of the leased assets, or if lower, the present value of minimum lease payments. Lease payments are allocated between the principal component of the lease liability and the finance costs, so as to achieve a constant rate of interest on the remaining balance of the liability.

Leased assets acquired under a finance lease are depreciated over the asset's useful life or over the shorter of the asset's useful life and the lease term if there is no reasonable certainty that the consolidated entity will obtain ownership at the end of the lease term.

Operating lease payments, net of any incentives received from the lessor, are charged to profit or loss on a straight-line basis over the term of the lease.

(m) Interest in Joint Ventures

The Group accounts for 100% of the assets, liabilities and expenses of joint venture activity. These have been incorporated in the financial statements.

Notes to the Consolidated Financial Statements

for the year ended 30 June 2018

NOTE 1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(n) Investments and other financial assets

Classification

The Group classifies its financial assets in the following categories:

- financial assets at fair value through profit or loss,
- · loans and receivables,
- held-to-maturity investments, and
- available-for-sale financial assets.

The classification depends on the purpose for which the investments were acquired. Management determines the classification of its investments at initial recognition and, in the case of assets classified as held-to-maturity, re-evaluates this designation at the end of the each reporting period. See note 8 for details about each type of financial asset.

Reclassification

The Group may choose to reclassify as a non-derivative trading financial asset out of the held for trading category if the financial asset is no longer held for the purpose of selling it in the near term. Financial assets other than loans and receivables are permitted to be reclassified out of the held for trading category on in rare circumstances arising from a single event that is unusual and highly unlikely to recur in the near term. In addition, the Group may choose to reclassify financial assets that would meet the definition of loans and receivable out of the held for trading or available-for-sale categories if the Group has the intention and ability to hold these financial assets for the foreseeable future or until maturity at the date of reclassification.

Reclassification are made at fair value as of the reclassification date. Fair value becomes the new cost or amortised cost as applicable, and no reversals of fair value gains or losses recorded before reclassification date ore subsequently made. Effective interest rates for financial assets reclassified to loans and receivables and held-to-maturity categories are determined at the reclassification date. Further increases in estimates of cash flows adjust effective interest rates prospectively.

Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

When securities classified as available-for-sale are sold, the accumulated fair value adjustments recognised in other comprehensive income are reclassified to profit or loss as gains and losses from investments securities.

Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

Loans and receivables and held-to-maturity investments are subsequently carried at amortised cost using the effective interest method.

Available-for-sale financial assets and financial assets at fair value through profit or loss are subsequently carried at fair value. Gains or losses arising from changes in the fair value are recognised as follows:

- for 'financial assets at fair value through profit or loss' in profit or loss within other income or other expenses.
- for available-for-sale financial assets that are monetary securities denominated in a foreign currency translation differences
 related to changes in the amortised cost of the security are recognised in profit or loss and other changes in the carrying
 amount are recognised in other comprehensive income.
- for other monetary and non-monetary securities classified as available-for-sale in other comprehensive income.

Dividends on financial assets at fair value through profit or loss and available-for-sale equity instruments are recognised in profit or loss as part of revenue from continuing operations when the Group's right to receive payments is established.

Interest income from financial assets at fair value through profit or loss is included in the net gain/(losses). Interest on available-forsale securities, held-to-maturity investments and loans and receivables calculated using the effective interest method is recognised in the statement of profit or loss as part of revenue from continuing operations.

Details on how the fair value of financial instruments is determined are disclosed in note 8.



Impairment

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or Group of financial assets is impaired. A financial asset or a Group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or Group of financial assets that can be reliably estimated. In the case of equity investments classified as available-for-sale, a significant or prolonged decline in the fair value of the security below its cost is considered an indicated that the assets are impaired.

Assets carried at amortised cost

For loans and receivables, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced and the amount of the loss is recognised profit or loss. If a loan or held-to-maturity investment has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate determined under the contract. As a practical expedient, the Group may measure impairment on the basis of an instrument's fair value using an observable market price.

If, in a subsequent period the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised (such as an improvement in the debtor's credit rating), the reversal of the previously recognised impairment loss is recognised in profit or loss.

Impairment testing of trade receivables is described in note 7.

Assets classified as available-for-sale

If there is objective evidence of impairment for available-for-sale financial assets, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss – is removed from equity and recognised in profit loss.

Impairment losses on equity instruments that were recognised in profit or loss are not reversed through profit or loss in a subsequent period.

If the fair value of a debt instrument classified as available-for-sale increases in a subsequent period and the increase can be objectively related to an event occurring after the impairment loss was recognised in profit or loss, the impairment loss is reversed through profit or loss.

(o) **Provisions**

General

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Group expects some or all of a provision to be reimbursed the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the Statement of Profit or Loss and Other Comprehensive Income net of any reimbursement.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the reporting date. The discount rate used to determine the present value reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision resulting from the passage of time is recognised in finance costs.

Notes to the Consolidated Financial Statements

for the year ended 30 June 2018

NOTE 1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(p) Employee Benefits

(i) Equity Settled Compensation

The Group operates equity-settled share-based payment employee share and option schemes. The fair value of the equity to which employees become entitled is measured at grant date and recognised as an expense over the vesting period, with a corresponding increase to an equity account. The fair value of shares is ascertained as the market bid price. The fair value of options is ascertained using a Black–Scholes pricing model which incorporates all market vesting conditions. The number of shares and options expected to vest is reviewed and adjusted at each reporting date such that the amount recognised for services received as consideration for the equity instruments granted shall be based on the number of equity instruments that eventually vest.

(ii) Short-term obligations

Liabilities for wages and salaries, including non-monetary benefits, annual leave and accumulating sick leave expected to be settled within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled.

The liability for annual leave and accumulating sick leave is recognised in the provision for employee benefits. All other short-term employee benefit obligations are presented as payables.

(iii) Other long-term employee benefit obligations

The liability for long service leave and annual leave which is not expected to be settled within 12 months after the end of the period in which the employees render the related service is recognised in the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period using the projected unit credit method. Consideration is given to expected future wage and salary levels, experience of employee departures and periods of service. Expected future payments are discounted using market yields at the end of the reporting period on national government bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.

(iv) Share-based payments

Share-based compensation benefits are provided to employees via the Employee Option Plan.

The fair value of options granted under the Employee Option Plan is recognised as an employee benefits expense with a corresponding increase in equity. The total amount to be expensed is determined by reference to the fair value of the options granted, which includes any market performance conditions and the impact of any non-vesting conditions but excludes the impact of any service and non-market performance vesting conditions.

Non-market vesting conditions are included in assumptions about the number of options that are expected to vest. The total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each period, the entity revises its estimates of the number of options that are expected to vest based on the non-market vesting conditions. It recognises the impact of the revision to original estimates, if any, in profit or loss, with a corresponding adjustment to equity.

When the options are exercised, the Company transfers the appropriate amount of shares to the employee. The proceeds received net of any directly attributable transaction costs are credited directly to equity.

(v) Termination benefits

Termination benefits are payable when employment is terminated before the normal retirement date, or when an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits when it is demonstrably committed to either terminating the employment of current employees according to a detailed formal plan without possibility of withdrawal or to providing termination benefits as a result of an offer made to encourage voluntary redundancy.

Benefits falling due more than 12 months after the end of the reporting period are discounted to present value.



(q) Issued Capital

Ordinary shares are classified as equity. Costs associated with capital raisings (exclusive of GST) directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds. If the entity reacquires its own equity instruments, e.g. as the result of a share buy back, those instruments are deducted from equity and the associated shares are cancelled. No gain or loss is recognised in the profit or loss and the consideration paid including any directly attributable costs associated with capital raisings (net of income taxes) is recognised directly in equity.

(i) Basic earnings per share

Basic earnings per share is calculated by dividing the profit / (loss) attributable to equity holders of the Group, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year.

(ii) Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares and the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

(r) Goods and Services Tax

Revenues, expenses and assets are recognised net of the amount of associated GST, unless the GST incurred is not recoverable from the taxation authority. In this case it is recognised as part of the cost of acquisition of the asset or as part of the expense.

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 taxation authority 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 taxation authority, are presented as operating cash flow.

(s) New Accounting Standards and Interpretations not yet mandatory or early adopted

Australian Accounting Standards and Interpretations that have recently been issued or amended but are not yet mandatory, have not been early adopted by the consolidated entity for year ended 30 June 2018. The consolidated entity's assessment of the impact of these new or amended Accounting Standards and Interpretations, most relevant to the consolidated entity, are set out below.

AASB 9 Financial Instruments

These amendments must be applied for financial years commencing on or after 1 January 2018. Therefore application date for the Company will be 30 June 2019. The Company does not currently have any hedging arrangements in place.

AASB 9 addresses the classification, measurement and de-recognition of financial assets and financial liabilities. Since December 2013, it also sets out new rules for hedge accounting. The new hedging rules align hedge accounting more closely with the Company's risk management practices. As a general rule it will be easier to apply hedge accounting going forward. The new standard also introduces expanded disclosure requirements and changes in presentation.

The impact of this adoption is currently being reviewed by the Group however, the impact has not yet been quantified.

There will be no change to the classification of available for sale assets which will continue to be classified as current or non-current assets unless management intends to dispose of them which would be recognise in other comprehensive income.

AASB 16 Leases

AASB 16 was issued in February 2016. It will result in almost all leases being recognised on the balance sheet, as the distinction between operating and finance leases is removed. Under the new standard, an asset (the right to use the leased term) and a financial liability to pay rentals are recognised. The only exceptions are short-term and low-value leases. The accounting for lessors will not significantly change.

The standard will affect primarily the accounting for the Group's operating leases. As at the reporting date, the Group has noncancellable operating lease commitments of \$245,404, see note 22. However, the Group has not yet determined to what extent these commitments will result in the recognition of an asset and a liability for future payments and how this will affect the Group's loss and classification of cash flows.

Some of the commitments may be covered by the exception for short-term and low-value leases and some commitments may relate to arrangements that will not qualify as leases under AASB 16.

The application of this standard is mandatory on or after 1 January 2019. At this stage the Group does not intend to adopt the standard before its effective date.

for the year ended 30 June 2018

NOTE 1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

AASB 15 Revenue from Contracts with Customers

These amendments must be applied for annual reporting periods beginning on or after 1 January 2018. Therefore application date for the Company will be 30 June 2019.

An entity will recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. This means that revenue will be recognised when control of goods or services is transferred, rather than on transfer of risks and rewards as is currently the case under IAS 18 Revenue. The impact of this standard will be not applicable as the Group does not have revenue from contracts with customers.



NOTE 2. FINANCIAL RISK MANAGEMENT

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

The Group's activities expose it to a variety of financial risks; market risk (including fair value interest rate risk and price risk), credit risk, liquidity risk and cash flow interest rate risk. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance of the Group. Risk management is carried out by the Board of Directors under policies approved by the Board. The Board identifies and evaluates financial risks and provides written principles for overall risk management.

The main risks the Group is exposed to through its financial instruments are interest rate risk, foreign currency risk, liquidity risk, credit risk and price risk.

Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of financial instruments will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's Australian Dollar current and non-current debt obligations with floating interest rates. The Group is also exposed to interest rate risk on its cash and short term deposits.

2018 Financial Instruments	Floating interest rate \$	Fixed interest rate maturing in 1 year or less \$	Fixed interest rate maturing between 1 and 2 years \$	Non-interest bearing \$	Total \$	Weighted average effective interest rate %
(i) Financial assets						
Available cash on hand	1,912,527	7,014,097	-	6,099,495	15,026,119	2.31%
Restricted cash	195,000	-	-	153,889	348,889	2.51%
Other receivables	-	-	-	-	-	
Total financial assets	2,107,527	7,014,097	-	6,253,384	15,375,008	
(ii) Financial liabilities						
Trade and other payables	-	-	-	546,786	546,786	
Total financial liabilities	-	-	-	546,786	546,786	

2017 Financial Instruments	Floating interest rate \$	Fixed interest rate maturing in 1 year or less \$	Fixed interest rate maturing between 1 and 2 years \$	Non-interest bearing \$	Total \$	Weighted average effective interest rate %
(i) Financial assets						
Available cash on hand	2,574,633	8,500,000	-	6,426,374	17,501,007	1.46
Restricted cash	195,000	-	-	111,061	306,061	2.63
Other receivables	-	-	-	-	-	-
Total financial assets	2,769,633	8,500,000	-	6,537,435	17,807,068	
(ii) Financial liabilities						
Trade and other payables	-	-	-	476,819	476,819	-
Total financial liabilities	-	-	-	476,819	476,819	

for the year ended 30 June 2018

NOTE 2. FINANCIAL RISK MANAGEMENT (CONTINUED)

Net Fair Values

The net fair value of financial assets and liabilities approximate carrying values due to their short term nature.

Sensitivity Analysis – Interest Rate Risk

The Group has performed a sensitivity analysis relating to its exposure to interest rate risk at the reporting date. This sensitivity analysis demonstrates the effect on the current period results and equity which could result from a change in interest rates.

	30 June 2018 \$	30 June 2017 \$
Change in loss:		
Increase by 1%	(16,739)	(100,206)
Decrease by 1%	16,739	100,206
Change in equity:		
Increase by 1%	(247,932)	(234,504)
Decrease by 1%	247,932	234,504

Foreign exchange risk

Exposure

The Group holds foreign currency cash in Euro, US Dollar and Swedish Krona to operate in Finland, Sweden and the United States. It also has foreign currency receivables and payables in these countries which are exposed to foreign currency fluctuations. The Group manages its foreign exchange risk and exposure by purchasing foreign currency for the following budget year and reviews forecasted exchange rates by various banks on a monthly basis. The Group's exposure to foreign currency risk at the end of the reporting year, expressed in Australian dollar, was as follows:

Year ended 30 June 2018	EUR \$	USD \$	SEK \$	Total \$
Cash on hand	2,817,022	3,211,515	70,800	6,099,037
Restricted cash	17,170	41,625	14,861	73,656
Other receivables	4,632	-	4,342	8,974
Trade and other payables	(288,972)	(23,622)	(63,695)	(376,289)
	2,549,852	3,229,518	26,308	5,805,378

Year ended 30 June 2017	EUR \$	USD \$	SEK \$	Total \$
Cash on hand	4,100,224	2,069,950	255,700	6,425,874
Restricted cash	16,186	-	15,262	31,448
Other receivables	13,047	-	33,347	46,394
Trade and other payables	(92,497)	-	(69,100)	(161,597)
	4,036,960	2,069,950	235,209	6,342,119



Amounts recognised in profit or loss and other comprehensive income

During the year ended, the following foreign-exchange related amounts were recognised in profit or loss and other comprehensive income:

	2018	2017
	\$	\$
Amounts recognised in profit or loss		
Net foreign exchange gain/(loss) included in other income/other expenses	209,139	(84,143)
Total net foreign exchange (losses) recognised in loss before income tax for the year	209,139	(84,143)
Net gains/(losses) recognised in other comprehensive income		
Translation of foreign operations	102,379	9,499

Sensitivity

As shown in the table above, the Group is primarily exposed to changes in EUR/\$exchange rates. The sensitivity of profit or loss to changes in the exchange rates arises mainly from Euro, US dollar and Swedish Krona denominated financial instruments and the impact on other components of equity arises from translation of foreign operations.

	Impact on post tax loss \$	Impact on other components of equity \$
EUR/\$ exchange rate – increase 10%*	(109,316)	550
EUR/\$ exchange rate – decrease (10%)*	109,316	(550)
USD/\$ exchange rate – increase 10%*	(128,728)	(3,895)
USD/\$ exchange rate – decrease (10%)*	128,728	3,895
SEK/\$ exchange rate – increase 10%*	(305,303)	(12,447)
SEK/\$ exchange rate – decrease (10%)*	305,303	12,447

*Holding all other variables constant

Liquidity Risk

Liquidity risk arises from the possibility that the Group might encounter difficulty in settling its debts or otherwise meeting its obligations related to financial liabilities. Management monitors rolling forecasts of the Group's cash reserves on the basis of expected development, exploration and corporate cash flows. This ensures that the Group complies with prudent liquidity risk management by maintaining sufficient cash and marketable securities and the availability of funding through the equity markets to meet obligations when due. For the year ended 30 June 2018, the Group had no contractual financial liabilities.

Credit Risk

Credit risk arises from the financial assets of the Group, which comprise cash and cash equivalents and other receivables. The Group's exposure to credit risk arises from potential default of the counter party, with a maximum exposure equal to the carrying amount of these instruments. The cash and cash equivalents are held with bank and financial institution counterparties, which are rated AA-based on Standard and Poor's rating agency.

The credit risk on other receivables is limited as it is comprised of prepayments and GST recoverable from the Australian Taxation Office and tax authorities in Scandinavia. The credit risk on liquid funds is limited because the counter party is a bank with high credit rating. There are no receivable balances which are past due or impaired.

for the year ended 30 June 2018

NOTE 2. FINANCIAL RISK MANAGEMENT (CONTINUED)

Price risk

Exposure

The Group's exposure to equity securities price risk arises from investments held by the Group and classified in the statement of financial position as available-for-sale (see note 8). The Group's investment is publicly traded on the Toronto Stock Exchange Venture Exchange ("TSXV") and Australian Stock Exchange ("ASX").

The Group is not currently exposed to commodity price risk.

Sensitivity

The table below summarises the impact of increases/decreases of the investment's share price on the Group's equity and post-tax loss for the year. The analysis is based on the assumption that the investment's share price had increased or decreased by 10% with all other variables held constant, and that the Group's equity instrument moved in line with the indexes.

	Impact on post tax loss	Impact on post tax loss	Impact on other components of equity	Impact on other components of equity
	2018	2017	2018	2017
	\$	\$	\$	\$
TSXV index – increase 10%	-	-	(91,086)	118,869
TSXV index – decrease (10%)	-	-	91,086	(118,869)
ASX index – increase 10%	-	-	(740,000)	-
ASX index – decrease (10%)	-	-	740,000	-

There would be no impact on post tax loss as the Group does not recognise any financial assets at fair value through profit or loss. Other components of equity would increase/decrease as a result of gains/losses on equity securities classified as available-for-sale. As the fair value of the available-for-sale financial assets would still be above cost, no impairment loss would be recognised in profit or loss as a result of the decrease in the index.

Amounts recognised in statement of profit or loss and other comprehensive income

The amounts recognised in profit or loss and other comprehensive income in relation to the investments held by the Group are disclosed in note 8.



NOTE 3. SEGMENT INFORMATION

For management purposes, the Group has three reportable segments as follows:

- Finland exploration activities, which includes exploration and evaluation of mineral tenements in Central Lapland.
- Sweden exploration activities, which includes exploration and evaluation of mineral tenements in Skellefte.
- US exploration activities, which includes exploration and evaluation of mineral tenements in Nevada.
- Australia exploration activities, which includes exploration and evaluation of mineral tenements in Western Australia.
- Unallocated, which includes all other expenses that cannot be directly attributed to either segments above.

Segment information that is evaluated by the CODM is prepared in conformity with the accounting policies adopted for preparing the financial statements of the Group.

Segment results

Statement of profit or loss for the year ended 30 June 2018	\$					
	Finland exploration activities	Sweden exploration activities	US exploration activities	Australia exploration activities	Unallocated	Total
Other income	-	-	-	-	213,899	213,899
Corporate expenses	-	-	-	-	(1,268,537)	(1,268,537)
Business Development	-	-	-	-	(748,961)	(748,961)
Depreciation expense	-	-	-	-	(168,545)	(168,545)
Share-based payments	-	-	-	-	(876,753)	(876,753)
Gain on disposal of available for sale financial assets	-	-	-	-	1,893,669	1,893,669
Gain on disposal of WA Gold Projects	-	-	-	-	5,919,557	5,919,557
Other gain/(losses) - net	-	-	-	-	209,139	209,139
Exploration expenditure expensed as incurred	(1,093,154)	(3,053,031)	(1,282,779)	(430,623)	-	(5,859,587)
Exploration impairment expense	-	(1,033,028)	(57,292)	-	-	(1,090,320)
Loss before income tax	(1,093,154)	(4,086,059)	(1,340,071)	(430,623)	5,173,468	(1,776,439)
Income tax expense	-	-	-	-	102,536	102,536
Loss after income tax for the year	(1,093,154)	(4,086,059)	(1,340,071)	(430,623)	5,276,004	(1,673,903)

for the year ended 30 June 2018

NOTE 3. SEGMENT INFORMATION (CONTINUED)

Statement of profit or loss for the year ended 30 June 2017	\$					
	Finland exploration activities	Sweden exploration activities	US exploration activities	Australia exploration activities	Unallocated	Total
Other income	-	-	-	-	428,459	428,459
Corporate expenses	-	-	-	-	(1,772,618)	(1,772,618)
Business Development	-	-	-	-	(316,669)	(316,669)
Depreciation expense	-	-	-	-	(154,050)	(154,050)
Share-based payments	-	-	-	-	(2,870,328)	(2,870,328)
Other gain/(losses) - net	-	-	-	-	(84,833)	(84,833)
Exploration expenditure expensed as incurred	(453,775)	(3,002,571)	-	(1,522,644)	-	(4,978,990)
Loss before income tax						
Income tax expense	-	-	-	-	(271,573)	(271,573)
Loss after income tax for the year	(453,775)	(3,002,571)	-	(1,522,644)	(5,041,612)	(10,020,602)

Segment assets and liabilities

The Group's assets are mostly attributable to the unallocated segment therefore assets attributable to exploration in Scandinavia and Australia is immaterial for disclosure.

NOTE 4. OTHER INCOME

	30 June 2018 \$	30 June 2017 \$
Interest received	213,899	428,459



NOTE 5. INCOME TAX

	30 June 2018 \$	30 June 2017 \$
Recognised in the Consolidated Statement of Profit or Loss and Other Comprehensive Income		
Current tax (1)		(271,573)
Deferred tax	271,573	-
Under (over) provided in prior years	(169,037)	-
Total income tax expense per Consolidated Statement of Profit or Loss and Other Comprehensive Income	102,536	(271,573)
Numerical reconciliation between tax expense and pre-tax net loss		
Net loss before tax	(1,776,438)	(9,749,028)
Income tax benefit at 27.5%	1,025,898	(1,717,274)
Income tax expense for overseas entities	(2,581,474)	(735,943)
Increase in income tax due to:		
Non-deductible expenses	252,947	872,898
Current year tax losses not recognised	2,581,474	1,780,405
Current tax on profits for the year	102,536	-
Decrease in income tax due to:		
Movement in unrecognised temporary differences	993,502	(471,660)
Tax losses utilised during the year	(2,272,347)	-
	(102,536)	271,573
Unrecognised deferred tax assets Deferred tax assets have not been recognised in respect of the following:		
Previous year tax losses brought forward	3,645,300	1,864,894
Tax revenue losses (2)	3,016,543	1,780,405
	6,661,843	3,645,300

(1) The Group had estimated an income tax expense resulting from of a transfer of assets on 31 October 2016 between its Swedish subsidiaries being Sakumpu Exploration Filial and S2 Sverige AB. For tax purposes, this transfer was considered a sale between the two entities and a profit was made by Sakumpu Exploration Filial, despite the fact that they are both wholly owned subsidiaries of the same parent. This profit is subject to tax under Swedish and Finnish tax laws and regulations as Sakumpu Exploration Filial ("the Branch) is registered in Sweden and is owned by Sakumpu Exploration Oy (registered in Finland). The tax return for the Sakumpu entities was completed during the financial year end 30 June 2018 however the tax payable provision provided of \$271,573 for the financial year 30 June 2017 was over provided due to the under estimation of losses incurred by the entities.

For the financial year end 30 June 2018, the Sakumpu entities incurred an income tax benefit for the financial year end 30 June 2018 of \$102,536 and this comprised of:

Income tax paid during the financial year end 30 June 2018	\$421,597
Tax credit owing from the Finnish tax authorities*	(\$249,570)
Exchange differences	(\$2,990)
Net Tax Payable	\$169,037
Less Tax Provision 30 June 2017	(\$271,573)
Income Tax Benefit 30 June 2018	(\$102,536)

*The tax credit owing from the Finnish tax authorities represents the profit earned in Sweden (ie. the profit earned by the Branch) to avoid double taxation for the Finnish entity.

(2) Net deferred tax assets have not been brought to account as it is not probable that within the immediate future tax profits will be available against which deductible temporary differences and tax losses can be utilised.

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NOTE 6. CASH AND CASH EQUIVALENTS

	30 June 2018 \$	30 June 2017 \$
Current		
Cash at bank and in hand	15,026,119	17,501,007
Restricted cash	348,889	306,061
	15,375,008	17,807,068

NOTE 7. OTHER RECEIVABLES

	30 June 2018 \$	30 June 2017 \$
GST refund due	16,559	64,228
Accrued interest	13,508	33,998
Prepayment	50,612	117,010
Income Tax Receivable (1)	252,560	-
Other	70,519	12,229
	403,758	227,465

(1) Please refer to note 5 for more information on the Income Tax Receivable.

The Group has no impairments to other receivables or have receivables that are past due but not impaired. Refer to note 2 for detail on the risk exposure and management of the Group's other receivables.



NOTE 8. AVAILABLE-FOR-SALE FINANCIAL ASSETS

Available-for-sale financial assets include the following classes of assets:

	30 June 2018 \$	30 June 2017 \$
Non-current assets		
Canadian listed equity securities (1)	910,859	1,188,689
ASX listed equity securities (2)	7,400,000	-
	8,310,859	1,188,689

(1) During the financial year ended 30 June 2017, the Group invested C\$1 million in TSXV listed gold explorer GT Gold (TSXV: GTT) via a placement of 3.125 million shares at C\$0.32 cents per share. During the financial year, the Group sold 2,125,000 GT Gold shares and have a 1,000,000 shares remaining as at 30 June 2018. The total cash received for the sale of shares was \$2,574,078 and the gain on sale was \$1,893,669.

(2) As per the ASX announcement on 13 February 2018, Westgold issued 4,000,000 shares at \$1.52 per shares to the Company for the consideration of the WA Gold Projects. These shares have a voluntary six month escrow period starting from 23 February 2018.

Classification of financial assets as available-for-sale

Investments are designated as available-for-sale financial assets if they do not have fixed maturities and fixed or determinable payments, and management intends to hold them for the medium to long term. Financial assets that are not classified into any of the other categories (at fair value profit or loss, loans and receivables or held-to-maturity investments) are also included in the available-for-sale category.

The financial assets are presented as non-current assets unless they mature, or management intends to dispose of them within 12 months of the end of the reporting period.

Impairment indicators for available-for-sale financial assets

A security is considered to be impaired if there has been a significant or prolonged decline in the fair value below its cost. See note 1 (n) for further details about the Group's impairment policies for financial assets.

Amounts recognised in profit or loss

During the year, the following gains were recognised in the profit or loss and other comprehensive income.

	30 June 2018 \$	30 June 2017 \$
Gain on disposal of available for sale financial assets (1)	1,893,669	-
Gains/(losses) recognised in other comprehensive income	1,722,579	188,088

(1) During the financial year ended 30 June 2018, the Group sold 2,125,000 shares in TSXV listed gold explorer GT Gold and has 1,000,000 shares in the company remaining.

Available-for-sale financial assets include the following classes of assets:

Fair value, impairment and risk exposure

Information about the Group's exposure to price risk is provided in note 2. None of the available-for-sale financial assets are either past due or impaired. The fair value of financial instruments traded in active markets is based on quoted market prices at the end of the reporting period. All available-for-sale financial assets are denominated in Australian dollar. For an analysis of the sensitivity of available-for-sale financial assets to price risk refer to note 2.

for the year ended 30 June 2018

NOTE 9. DISPOSAL OF WA GOLD PROJECTS

On 13th February 2018, the Group entered into a Heads of Agreement ("HOA") with Westgold to sell its interest in the Polar Bear Project (100%), Eundynie Joint Venture (80%) and the Norcott Project (100%) (together, the "WA Gold Projects") via the sale of all of the shares in S2's wholly owned subsidiary Polar Metals Pty Ltd ("Sale") for A\$3 million cash and 4 million Westgold shares. The sale completed on 23rd February 2018.

Details of the sale of the subsidiary are as follows:

Consideration received	\$
Cash*	3,000,000
Westgold shares 4,000,000 at \$1.52per share	6,080,000
Total disposal consideration	9,080,000
Less:	
Transaction costs	(508,479)
Carrying amount of net assets sold**	(2,651,964)
Gain on disposal of WA Gold Projects	5,919,557

*The cash received for this transaction less cost of sale of \$170,563 was \$2,829,437.

**The carrying amount of assets and liabilities for Polar Metals Pty Ltd as at the date of sale 13 February 2018 of \$2,651,964 only consisted of the exploration asset.



NOTE 10. EXPLORATION AND EVALUATION

	30 June 2018 \$	30 June 2017 \$
Exploration costs	1,083,153	4,650,820
Movement during the year		
Balance at beginning of the year	4,650,820	3,335,880
Exploration expenditure incurred during the year	5,860,731	6,293,930
Exploration expenditure incurred during the year and expensed (i)	(5,859,587)	(4,978,990)
Exploration expenditure relating to acquisitions (ii)	173,473	-
Exploration impairment expense (iii)	(1,090,320)	-
Disposal of WA Gold Projects (see note 9)	(2,651,964)	-
Balance at end of the year	1,083,153	4,650,820

(i) During the year ended 30 June 2018 the exploration expenditure incurred pertains to the following:

Australian Projects

The total exploration expenditure expensed for the Baloo, Nanook, Polar Bear, Eundynie JV and Norcott projects was \$430,623. These projects were owned by the Group's subsidiary Polar Metals Pty Ltd which was sold to Westgold Resources Limited on 13 February 2018 as described in note 9.

Finland Project

Exploration expenditure incurred and expensed for Finland was \$1,093,154.

Sweden Project

Exploration expenditure incurred and expensed for Sweden was \$3,053,031.

US Projects

Exploration expenditure incurred and expensed for the following projects in the US were:

- South Roberts \$678,922.
- Pluto \$397,395
- Ecru \$206,462
- (ii) During the year ended 30 June 2018, the Group entered into a joint venture with Renaissance Gold Inc ("Rengold"), a TSXV listed company to earn in to three of RenGold's properties located on some of the major known gold mineralised trends in Nevada, USA. The properties were South Roberts, Pluto and Ecru and each property had an initial investment of US\$25,000. The total cost of acquiring these projects including transaction costs was \$173,473.
- (iii) The Group had made a decision to impair the Swedish exploration asset of \$1,033,028 due to its change in focus and resources from Sweden to other opportunities available to the Company. The Company still retains tenure in Sweden.

The Group also made a decision to withdraw from the Pluto Project and therefore made an impairment expense of \$57,292. This decision would result in the Group not earning into the Pluto joint venture with Rengold.

Notes to the Consolidated Financial Statements NOTE 11. PROPERTY, PLANT AND EQUIPMENT

2018	Property, Plant and Equipment \$	Motor Vehicles \$	Computer Software \$	Fixtures and fittings \$	Total \$
Cost or deemed cost					
Balance at 1 July 2017	412,902	37,263	103,734	92,386	646,285
Additions	1,663	1	1	1,308	2,971
Disposals	1	1	1	1	I
Transfers	1	1	1	I	I
Exchange differences	2,977	1	606	(506)	3,077
Balance at 30 June 2018	417,542	37,263	104,340	93,188	652,333
Depreciation					
Balance at 1 July 2017	150,755	12,421	52,752	38,767	254,695
Depreciation for the year – expensed	106,033	7,453	31,257	23,802	168,545
Exchange differences	1,356	1	1	1	1,356
Disposals	1	1	1	1	1
Balance at 30 June 2018	258,144	19,874	84,009	62,569	424,596
Carrying amounts					
at 1 July 2017	262,147	24,842	50,982	53,619	391,590
at 30 June 2018	159,398	17,389	20,331	30,619	227,737

Notes to the Consolidated Financial Statements NOTE 11. PROPERTY, PLANT AND EQUIPMENT

2017	Property, Plant and Equipment \$	Motor Vehicles \$	Computer Software \$	Fixtures and fittings \$	Total \$
Cost or deemed cost					
Balance at 1 July 2016	293,163	37,263	101,605	86,850	518,881
Additions	120,171	1	2,175	5,536	127,882
Disposals	1	1	1	8	I
Transfers	I	I	I	I	I
Exchange differences	(432)	1	(46)	1	(478)
Balance at 30 June 2017	412,902	37,263	103,734	92,386	646,285
Depreciation					
Balance at 1 July 2016	70,831	4,968	22,220	15,544	113,563
Depreciation for the year – expensed	79,801	7,453	30,532	23,223	141,009
Exchange differences	123	1	I	1	123
Disposals	1	1	1	8	I
Balance at 30 June 2017	150,755	12,421	52,752	38,767	254,695
Carrying amounts					
at 1 July 2016	222,332	32,295	79,385	71,307	405,318
at 30 June 2017	262,147	24,842	50,982	53,619	391,590



for the year ended 30 June 2018

NOTE 12. TRADE AND OTHER PAYABLES

	30 June 2018 \$	30 June 2017 \$
Trade and other payables (i)	546,786	476,819

(i) These amounts generally arise from the usual operating activities of the Group and are expected to be settled within 12 months. Collateral is not normally obtained.

NOTE 13. PROVISIONS

	30 June 2018 \$	30 June 2017 \$
Current		
Employee benefits (1)	60,521	66,840
Income Tax Payable (2)	-	271,573
	60,521	338,413
Carrying amount at start of the year	338,413	47,952
Provisions made during the year	(277,892)	290,461
Carrying amount at end of the year	60,521	338,413

- (1) Employee benefits are provided for all employees of the Group in line with their employment contracts and the balance for the year ended 30 June 2018 is expected to be settled within 12 months. The measurement and recognition criteria relating to employee benefits have been included in note 1 to this financial report.
- (2) During the financial year ended 30 June 2018, the Group paid an income tax payable for its subsidiary, Sakumpu Exploration Oy, however a credit is due as at 30 June 2018 from the Finnish Tax authorities. This credit has been disclosed as a receivable in note 7. For further information in relation to this credit, please refer to note 5.



NOTE 14. SHARE CAPITAL

	30 June 2018 No. of Shares	30 June 2018 \$	30 June 2017 No. of Shares	30 June 2017 \$
Ordinary shares fully paid	246,052,451	52,237,523	246,052,451	52,237,523
Movement in Share Capital				
Ordinary shares fully paid				
Balance at beginning of year	246,052,452	52,237,523	215,801,278	40,728,688
Placement at \$0.40 per share for cash	-	-	30,201,174	12,080,470
Shares issued at \$0.17 per share*	1,862,727	315,000	-	-
Options exercised at \$0.31	-	-	50,000	15,500
Cost of issues of shares	-	-	-	(587,135)
Balance at year end	247,915,179	52,552,523	246,052,452	52,237,523

*The share price of \$0.16910691 has been rounded to two decimal points.

Ordinary shares entitle the holder to participate in dividends and the proceeds on winding up of the Group in proportion to the number of and amounts paid on the shares held. On a show of hands every holder of ordinary shares present at a meeting in person or by proxy, is entitled to one vote, and upon a poll each share is entitled to one vote.

NOTE 15. RESERVES

	30 June 2018 \$	30 June 2017 \$
Share-based payments reserve (i)	7,786,606	6,909,853
Other reserve (ii)	144,517	144,517
Foreign currency translation reserve (iii)	131,223	28,844
Acquisition reserve (iv)		(15,214,601)
Revaluation reserve (v)	1,910,667	188,088
	9,973,013	(7,943,299)

(i) The share-based payments reserve recognises the fair value of the options issued to Directors, employees and service providers.

Each share option converts into one ordinary share of the Company on exercise. No amounts are paid or payable by the recipient on receipt of the option. The options carry neither rights to dividends or voting rights. Options may be exercised at any time from the date of vesting to the date of their expiry.

- (ii) The other reserve recognises the remaining non-controlling interest (33%) that was purchased from the Sakumpu vendors on 30 November 2015. Sakumpu Exploration Oy is a registered entity in Finland.
- (iii) Exchange differences arising on translation of the foreign controlled entity are recognised in other comprehensive income and accumulated in a separate reserve within equity. The cumulative amount is reclassified to profit or loss when the net investment is disposed of.
- (iv) This acquisition reserve arises from the interest pooling method accounting policy for the purchase of Sirius Europa Pty Ltd and Polar Metals Pty Ltd. Due to the sale of Polar Metals Pty Ltd, the amount of \$14,362,583 has been transferred to retained earnings to reflect the subsidiary leaving the Group and the remaining amount of \$852,018 representing the purchase of Sirius Europa Pty Ltd has been transferred to accumulated losses.
- (v) The revaluation reserve recognises the change in fair value of available-for-sale financial assets. Please refer to note 8 of these financials.

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NOTE 16. SHARE-BASED PAYMENTS

The following share-based payments arrangements were in existence during the current reporting year:

Options Series	Number	Grant Date	Expiry Date	Exercise Price \$	Fair value at Grant Date \$
(1) Issued at 14 September 2015	29,250,000	14/09/2015	14/09/2019	0.31	0.13
(2) Issued at 9 October 2015	50,000	09/10/2015	09/10/2019	0.31	0.13
(3) Issued at 23 October 2015	400,000	23/10/2015	23/10/2019	0.31	0.12
(4) Issued at 29 November 2015	400,000	29/11/2015	28/11/2019	0.31	0.08
(5) Issued at 18 April 2016	800,000	18/04/2016	17/04/2020	0.31	0.14
(6) Issued at 28 April 2016	1,000,000	29/04/2016	28/04/2020	0.35	0.16
(7) Issued at 7 October 2016	11,950,000	07/10/2016	06/10/2020	0.61	0.23
(8) Issued 17 October 2017	11,150,000	17/10/2017	16/10/2021	0.23	0.08

- (1) The 29,250,000 options in series 1 comprised 23,750,000 options issued to the Directors of the Group which vested immediately, 3,600,000 options issued to employees under the Employee Share Option Plan which vest one year from grant date and 1,900,000 options issued to service providers which vest one year from grant date. For the service provider options, the value of services received was unable to be measured reliably and therefore the value of services received was measured by reference to the fair value of options issued.
- (2) The 50,000 options in series 2 which vests one year from grant date was issued to employees under the Employee Share Option Plan.
- (3) The 400,000 options in series 3 which vests one year from grant date was issued to employees under the Employee Share Option Plan.
- (4) The 400,000 options in series 4 which vests one year from grant date was issued to employees under the Employee Share Option Plan.
- (5) The 800,000 options in series 5 comprised of 400,000 options were issued to employees under the Employee Share Option Plan which vests one year from grant date, and 400,000 options issued to service providers which vests one year from grant date. For the service provider options, the value of services received was unable to be measured reliably and therefore the value of services received was measured by reference to the fair value of options issued.
- (6) The 1,000,000 options in series 6 which vested immediately were issued to a Director of the Group.
- (7) The 11,950,000 options in series 7 comprised 6,500,000 options issued to the Directors of the Group which vested immediately, 2,700,000 options were issued to employees under the Employee Share Option Plan which vest one year from grant date and 2,750,000 options were issued to service providers which vest one year from grant date. For the service provider options, the value of services received was unable to be measured reliably and therefore the value of services received was measured by reference to the fair value of options issued.
- (8) The 7,750,000 options in series 8 which vested immediately were issued to the Directors of the Group which vested immediately.
- (9) The 3,400,000 options in series 9 comprised 2,950,000 options issued to employees under the Employee Share Option Plan which vest one year from grant date and 450,000 options were issued to service providers which vest one year from grant date. For the service provider options, the value of services received was unable to be measured reliably and therefore the value of services received was measured by reference to the fair value of options issued.



The weighted average fair value of the share options granted during the year is \$0.08.

The total expense of the share based payments for the year was:

	30 June 2018 \$	30 June 2017 \$
Options issued under Directors Option Plan	642,717	1,518,037
Options issued under Employee Share Plan	196,717	710,045
Options issued under Service Provider Plan	37,319	642,246
	876,753	2,870,328

The weighted average contractual life for options outstanding at the end of the year was 3.95 years.

Options were priced using a Black-Scholes option pricing model using the inputs below:

	Series 1	Series 2	Series 3	Series 4	Series 5
Grant date share price	0.21	0.19	0.19	0.14	0.22
Exercise price	0.31	0.31	0.31	0.31	0.31
Expected volatility	100.00%	100.00%	100.00%	100.00%	100.00%
Option life	4 years				
Dividend yield	0.00%	0.00%	0.00%	0.00%	0.00%
Interest rate	3.10%	3.10%	3.10%	3.35%	3.26%
		Series 6	Series 7	Series 8	Series 9
Current data alcana aniaz					
Grant date share price		0.25	0.44	0.16	0.23
Exercise price		0.35	0.61	0.23	0.23
Expected volatility		100%	80%	80%	80%
Option life		4 years	4 years	4 years	4 years
Dividend yield		0.00%	0.00%	0.00%	0.00%
Interest rate		3.35%	2.87%	2.34%	2.34%

The following reconciles the outstanding share options granted in the year ended 30 June 2018:

	30 June 2018	30 June 2018	30 June 2017	30 June 2017
	No. of Options	Weighted average exercise price \$	No. of Options	Weighted average exercise price \$
Balance at the beginning of the year	40,350,000	0.36	31,900,000	0.31
Granted during the year	11,150,000	0.23	11,950,000	0.61
Exercised during the year	-	-	(50,000)	0.31
Expired during the year (i)	(750,000)	0.40	(3,450,000)	0.53
Balance at the end of the year	50,750,000	0.35	40,350,000	0.38
Un-exercisable at the end of the year	3,150,000	0.23	2,750,000	0.55
Exercisable at end of the year	47,600,000	0.36	37,600,000	0.36

(i) Options expired or cancelled during the year

For the year ended 30 June 2018, due to employee redundancies during the financial year, 450,000 employee share options were cancelled.

No amounts are unpaid on any of the shares. No person entitled to exercise an option had or has any rights by virtue of the option to participate in any share issue of any other body corporate.

for the year ended 30 June 2018

NOTE 17. DIVIDENDS

There were no dividends recommended or paid during the year ended 30 June 2018.

NOTE 18. KEY MANAGEMENT PERSONNEL DISCLOSURES

	30 June 2018 \$	30 June 2017 \$
Short term employee benefits	631,081	651,814
Post-employment benefits	44,960	47,829
Long-term benefits	14,281	26,661
Share-based payment	667,596	1,658,162
	1,357,918	2,384,466

Detailed remuneration disclosures are provided in the Remuneration Report.

NOTE 19. RECONCILIATION OF PROFIT AFTER INCOME TAX TO NET CASH USED IN OPERATING ACTIVITIES

	30 June 2018 \$	30 June 2017 \$
Loss for the year	(1,673,903)	(10,020,602)
Depreciation	168,545	154,050
Equity Settled share-based payment transaction	876,753	2,870,328
Exploration expenditure written off	1,090,320	-
Income tax benefit	(102,536)	271,573
Other (gain)/losses – net	(209,139)	84,833
Gain on disposal of available for sale financial assets	(1,893,669)	-
Gain on disposal of WA Gold Projects	(5,919,557)	-
Increase/(Decrease) in trade and other payables	69,967	(652,335)
Increase/(Decrease) in provisions	(421,597)	(18,888)
(Increase)/Decrease in receivables	145,172	19,641
Net cash outflow from operating activities	(7,869,644)	(7,291,400)



NOTE 20. NON-CASH INVESTING AND FINANCING ACTIVITIES

During the financial year ended 30 June 2018, the Group acquired available for sale assets with a fair value of \$6,080,000 as consideration for the sale of the WA Gold Projects as per note 9. In relation the transaction costs of the sale, shares were issued at a value of \$315,000 in exchange for services provided. The share consideration and transaction costs are not reflected in the statement of cashflows.

	30 June 2018 \$	30 June 2017 \$
Consideration of shares from Westgold as per the sale of WA Gold Projects	6,080,000	-
Transaction costs in relation to the sale of WA Gold Projects – shares issued	(315,000)	-

NOTE 21. BASIC LOSS PER SHARE

	30 June 2018 \$	30 June 2017 \$
(a) Reconciliation of loss used in calculating loss per share		
Basic loss per share		
Loss attributable to the ordinary equity holders used in calculating basic loss per share	(1,673,903)	(10,020,602)
(b) Weighted average number of shares used as the Denominator	Number	Number
Ordinary shares used as the denominator in calculating basic loss per share	247,915,179	246,052,452
(c) Basic loss per share	Cents	Cents
Basic loss per share	(0.68)	(4.12)

Where loss per share is non-dilutive, it is not disclosed

NOTE 22. COMMITMENTS

The Group must meet the following operating lease and tenement expenditure commitments to maintain them in good standing until they are joint ventured, sold, reduced, relinquished, exemptions from expenditure are applied or are otherwise disposed of. These commitments, net of farm outs, are not provided for in the financial statements and are:

	30 June 2018 \$	30 June 2017 \$
Not later than one year	43,007	876,497
After one year but less than two years	202,397	876,497
After two years but less than five years	-	2,224,697
After five years*	-	674,100
	245,404	4,651,791

* Per annum

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NOTE 23. RELATED PARTY TRANSACTIONS

Other than the Directors and key management personnel salaries and options described in the Remuneration Report, there were no related party transactions for the year ended 30 June 2018.

NOTE 24. JOINT VENTURES

The Group has interests in the following joint venture operations:

Tenement Area	Activities	2018	2017
Eundynie	All metals excluding nickel	-	80%
Eundynie	Nickel	80%	80%

Due to the sale of Polar Metals Pty Ltd to Westgold Resources Limited as announced on 13 February 2018, the Group had sold all metals rights (excluding nickel) for the Eundynie JV.



NOTE 25. PARENT ENTITY DISCLOSURES

Financial position

	30 June 2018 \$	30 June 2017 \$
Assets		
Current assets	14,902,074	17,306,827
Non-current assets	10,003,974	6,243,286
Total assets	24,906,048	23,550,113
Liabilities		
Current liabilities	189,819	382,061
Non-current liabilities	-	-
Total liabilities	189,819	382,061
Net assets	24,716,229	23,168,052
Equity		
Issued capital	52,552,523	52,237,523
Share-based payments reserve	7,786,606	7,097,942
Revaluation reserve	1,910,667	-
Accumulated losses	(37,533,567)	(36,167,413)
Total equity	24,716,229	23,168,052

Financial performance

	30 June 2018 \$	30 June 2017 \$
Profit/(loss) for the year	(1,366,154)	(30,320,368)
Other comprehensive income	1,722,578	-
Total comprehensive income	356,424	(30,320,368)

The parent entity has entered into an office lease agreement where the following commitments must be met:

	30 June 2018 \$	30 June 2017 \$
Not later than one year	33,341	202,397
After one year but less than two years	202,397	202,397
	235,738	404,794

for the year ended 30 June 2018

NOTE 26. SUBSIDIARIES

Name of entity	Country of incorporation	Class of Shares	Equit	y Holding
			2017	2018
Polar Metals Pty Ltd*	Australia	Ordinary	100%	0%
Sirius Europa Pty Ltd	Australia	Ordinary	100%	100%
Norse Exploration Pty Ltd	Australia	Ordinary	100%	100%
Sakumpu Exploration Oy	Finland	Ordinary	100%	100%
S2 Exploration Quebec Inc.	Canada	Ordinary	100%	100%
S2 Sverige AB	Sweden	Ordinary	100%	100%
S2RUS Pty Ltd	Australia	Ordinary	100%	100%
S2RUS LLC	United States	Ordinary	100%	100%
Nevada Star Exploration LLC	United States	Ordinary	100%	100%

*Polar Metals Pty Ltd was sold to Westgold Resources Limited during the financial year end 30 June 2018. Please refer to note 9 for details of this transaction.

NOTE 27. EVENTS OCCURRING AFTER THE REPORTING YEAR

Other than the after balance date events stated above, there has been no matter or circumstance that has arisen since 30 June 2018 that has significantly affected, or may significantly affect:

- the Group's operations in future financial years; or
- the result of those operations in future financial years; or
- the Group's state of affairs in future financial years.

NOTE 28. REMUNERATION OF AUDITORS

	30 June 2018 \$	30 June 2017 \$
During the year the following fees were paid or payable for services provided by the auditor of the Group:		
Audit services	38,482	36,970
Total remuneration for audit services	38,482	36,970



Directors Declaration

The Directors of the Group declare that:

- 1. The financial statements and notes as set out on pages 20 to 58 are in accordance with the Corporations Act 2001, and
 - (a) comply with Accounting Standards and the Corporations Regulations 2001 and other mandatory professional reporting requirements; and
 - (b) give a true and fair view of the financial position of the Group as at 30 June 2018 and of its performance for the year ended on that date.
- 2. The financial report also complies with International Financial Reporting Standards as disclosed in note 1 to the financial statements.
- 3. The Director acting in the capacity of Chief Executive Officer has declared that:
 - (a) the financial records of the Company for the financial year have been properly maintained in accordance with section 286 of the Corporations Act 2001;
 - (b) the financial statements and notes for the financial year comply with the accounting standards; and
 - (c) the financial statements and notes for the financial year give a true and fair view.
- 4. In the opinion of the Directors there are reasonable grounds to believe that the Group will be able to pay its debts as and when they become due and payable.
- 5. The remuneration disclosures that are contained in the Remuneration Report in the Directors' Report comply with Australian Accounting Standards AASB 124 Related Party Disclosures, the Corporations Act 2001 and the Corporations Regulations 2001.

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

MakBenoth

Mark Bennett Director Perth 11 September 2018

Declaration of Independence



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DECLARATION OF INDEPENDENCE BY JARRAD PRUE TO THE DIRECTORS OF \$2 RESOURCES LIMITED

As lead auditor of S2 Resources Limited for the year ended 30 June 2018, I declare that, to the best of my knowledge and belief, there have been:

- 1. No contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- 2. No contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of S2 Resources Limited and the entities it controlled during the period.

Stre

Jarrad Prue Director

BDO Audit (WA) Pty Ltd Perth, 11 September 2018

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Independent Auditor's Report



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INDEPENDENT AUDITOR'S REPORT

To the members of S2 Resources Limited

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of S2 Resources Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 30 June 2018, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial report, including a summary of significant accounting policies and the directors' declaration.

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

- (i) Giving a true and fair view of the Group's financial position as at 30 June 2018 and of its financial performance for the year ended on that date; and
- (ii) Complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the Financial Report* section of our report. We are independent of the Group in accordance with the *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.

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.

BDO Audit (WA) Pty Ltd ABN 79 112 284 787 is a member of a national association of independent entities which are all members of BDO Australia Ltd ABN 77 050 110 275, an Australian company limited by guarantee. BDO Audit (WA) Pty Ltd and BDO Australia Ltd are members of BDO International Ltd, a UK company limited by guarantee, and form part of the international BDO network of independent member firms. Liability limited by a scheme approved under Professional Standards Legislation other than for the acts or omissions of financial services licensees

Independent Auditor's Report (Continued)

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Carrying value of exploration and evaluation assets

Key audit matter How	the matter was addressed in our audit
 The carrying value of the capitalised exploration and evaluation asset as at 30 June 2018 was disclosed in Note 10. As the carrying value of the capitalised exploration and evaluation asset represents a significant asset of the Group, we considered it necessary to assess whether any facts or circumstances exist to suggest that the carrying amount of this asset may exceed its recoverable amount. Judgement is applied in determining the treatment of exploration expenditure in accordance with Australian Accounting Standard AASB 6 <i>Exploration for and Evaluation of Mineral Resources</i>. In particular: Whether the conditions for capitalisation are satisfied; Which elements of exploration and evaluation expenditures qualify for recognition; and Whether facts and circumstances indicate that the exploration and expenditure assets should be tested for impairment. 	 interest held by the Group and assessing whether the rights to tenure of those areas of interest remained current at balance date; Verifying, on a sample basis, exploration and evaluation expenditure capitalised during the year for compliance with the recognition and measurement criteria of AASB 6; Considering the status of the ongoing exploration programmes in the respective areas of interest by holding discussions with management, and reviewing the Group's exploration budgets, ASX announcements and director's minutes; Considering whether any such areas of interest had reached a stage where a reasonable assessment of economically recoverable reserves existed;

disclosures in Note 10 to the Financial Statements.

Other information

The directors are responsible for the other information. The other information comprises the information contained in the Financial Report for the year ended 30 June 2018, but does not include the financial report and our auditor's report thereon, which we obtained prior to the date of this auditor's report, and the Annual Report to Shareholders, which is expected to be made available to us after that date.



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Our opinion on the financial report does not cover the other information and 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 identified above and, in doing so, consider whether the other information is materially inconsistent with the financial report or our knowledge obtained in the audit or otherwise appears to be materially misstated.

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

When we read the Annual Report to Shareholders, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the directors and will request that it is corrected. If it is not corrected, we will seek to have the matter appropriately brought to the attention of users for whom our report is prepared.

Responsibilities of the directors for the Financial Report

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

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

Auditor's responsibilities for the audit of the Financial Report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website (<u>http://www.auasb.gov.au/Home.aspx</u>) at:

http://www.auasb.gov.au/auditors_responsibilities/ar1.pdf

This description forms part of our auditor's report.

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 8 to 15 of the directors' report for the year ended 30 June 2018.

Independent Auditor's Report (Continued)



In our opinion, the Remuneration Report of S2 Resources Limited, for the year ended 30 June 2018, 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.

BDO Audit (WA) Pty Ltd

BDO SPrue

Jarrad Prue Director

Perth, 11 September 2018



Additional ASX Information

The shareholder information set out below was applicable as at the dates specified.

Unlisted Securities

Options (Current as at 11 September 2018)

	Number on issue	Number of holders
Options expiring 14 September 2019 at an exercise price of \$0.31	28,500,000	15
Options expiring 23 October 2019 at an exercise price of \$0.31	400,000	1
Options expiring 28 November 2019 at an exercise price of \$0.31	400,000	1
Options expiring 17 April 2020 at an exercise price of \$0.31	400,000	2
Options expiring 6 October 2020 at an exercise price of \$0.61	10,150,000	16
Options expiring 17 October 2021	7,750,000	4
Option expiring 20 October 2021	3,150,000	10

Holders of over 20% of unlisted securities

There are the following holders of more than 20% of unlisted securities as at 11 September 2018:

	Number held
Mark Bennett	19,500,000
Anna Neuling	11,500,000

Distribution of Equity Securities (Current as at 11 September 2018)

Analysis of numbers of ordinary shareholders by size of holding:

			Number of Shareholders
1	-	1,000	2,015
1,001	-	5,000	1,233
5,001	-	10,000	482
10,001	-	100,000	892
100,001	and over		235
			4,857

There are 3,147 holders holding less than a marketable parcel of ordinary shares based on the closing market price as at 11 September 2018.

Substantial Holders (Current as at 11 September 2018)

Substantial holders of equity securities in the Company are set out below:

Ordinary Shares

Name	Number held	Percentage of issued shares
Mark Gareth Creasy, Yandal Investments Pty Ltd, Ponton Minerals Pty Ltd, Lake Rivers Gold Pty Ltd and Free CI Pty Ltd	73,175,881	29.75%

Ordinary Shares subject to escrow (Current as at 11 September 2018)

There are zero ordinary shares subject to either regulatory or voluntary escrow.

Equity Security Holders (Current as at 11 September 2018)

The names of the twenty largest holders of quoted equity securities (ordinary shares) are listed below:

Rank	Name	Units	% of Units
1.	YANDAL INVESTMENTS PTY LTD	47,482,707	19.15
2.	CITICORP NOMINEES PTY LIMITED	17,687,103	7.13
3.	J P MORGAN NOMINEES AUSTRALIA LIMITED	14,551,944	5.87
4.	NATIONAL NOMINEES LIMITED	12,041,167	4.86
5.	PONTON MINERALS PTY LTD	8,312,410	3.35
6.	FREE CI PTY LTD	8,312,409	3.35
7.	LAKE RIVERS GOLD PTY LTD	8,312,409	3.35
8.	BT PORTFOLIO SERVICES LIMITED <warrell a="" c="" f="" holdings="" s=""></warrell>	7,639,892	3.08
9.	GURRAVEMBI INVESTMENTS PTY LTD <the a="" c="" fund="" gurravembi="" s=""></the>	5,000,000	2.02
10.	DR MARK ANTHONY BENNETT	4,095,000	1.65
11.	SOUTHERN CROSS CAPITAL PTY LTD	3,720,101	1.50
12.	MR ALAIN CHEVALIER	2,100,000	0.85
13.	ROXTRUS PTY LTD	2,005,946	0.81
14.	ZENIX NOMINEES PTY LTD	1,862,727	0.75
15.	MR ANDREW JOHN THOMPSON + MRS DELWYN SHIREE THOMPSON <ad- JEL THOMPSON FAMILY A/C></ad- 	1,800,000	0.73
16.	MR HUGH WALLACE-SMITH	1,600,000	0.65
17.	JOLEE CORPORATION PTY LTD <jolee a="" c="" investment=""></jolee>	1,432,719	0.58
18.	BELLARINE GOLD PTY LTD <ribblesdale a="" c="" fund="" super=""></ribblesdale>	1,415,793	0.57
19.	HOUGHTON WATERVILLE PTY LTD <a &="" a="" c="" f="" hurwitz="" j="" s="">	1,300,000	0.52
20.	BNP PARIBAS NOMINEES PTY LTD < IB AU NOMS RETAILCLIENT DRP>	1,061,763	0.43
	Total of Top 20	151,734,090	61.20
	Total Remaining Holders Balance	96,181,089	38.80



Voting Rights

The voting rights attaching to each class of equity securities are set out below:

- (a) Ordinary Shares: On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.
- (b) Options: These securities have no voting rights.

On-Market Buy-Back

There is no current on-market buy-back.

Information required for Listing Rule 4.10.19

The Group has used cash and assets in a form readily convertible to cash that it has at the time of admission in a way consistent with its business objectives from 1 July 2017 until 30 June 2018.

Project	Tenement ID	Registered Holder	Location	Ownership %	Status
SWEDEN					
Skellefte	Rengård nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Svansele nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Gallejaur nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Svansele nr 402	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Brännäs nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Laxselmyran nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Svansele nr 403	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Båtfors nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Holmtjärn nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Tjålmträsk nr 401	S2 Sverige AB	Skellefte	0%	Lapsed
Skellefte	Laxselmyran nr 402	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Laxselmyran nr 403	S2 Sverige AB	Skellefte	0%	Lapsed
Skellefte	Hästskomyran nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Rengård nr 402	S2 Sverige AB	Skellefte	0%	Lapsed
Skellefte	Udden nr 401	S2 Sverige AB	Skellefte	0%	Lapsed
Skellefte	Udden nr 402	S2 Sverige AB	Skellefte	0%	Lapsed
Skellefte	Vallen nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Lindbacka nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Brännäs nr 402	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Petikträsk nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Näsvattnet nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Laxselmyran nr 404	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Svansele nr 404	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Malånäset nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Malånäset nr 404	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Malånäset nr 402	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Malånäset nr 403	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Laxselmyran nr 405	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Vargfors nr 401	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Malånäset nr 405	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Petikträsk nr 402	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Näsvattnet nr 402	S2 Sverige AB	Skellefte	0%	Lapsed
Skellefte	Rengård nr 403	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Tjålmträsk nr 402	S2 Sverige AB	Skellefte	0%	Lapsed
Skellefte	Tjålmträsk nr 403	S2 Sverige AB	Skellefte	0%	Lapsed
Skellefte	Laxselmyran nr 406	S2 Sverige AB	Skellefte	100%	Granted
Skellefte	Käringträsk nr 401	S2 Sverige AB	Skellefte	100%	Granted



Project	Tenement ID	Registered Holder	Location	Ownership %	Status	
FINLAND						
Reservations						
Central Lapland	Siila	Sakumpu Exploration Oy	Central Lapland	0%	Lapsed	
Central Lapland	Silmä	Sakumpu Exploration Oy	Central Lapland	0%	Lapsed	
Central Lapland	Pahka	Sakumpu Exploration Oy	Central Lapland	0%	Lapsed	
Central Lapland	Majava	Sakumpu Exploration Oy	Central Lapland	0%	Lapsed	
Central Lapland	Jänes	Sakumpu Exploration Oy	Central Lapland	0%	Lapsed	
Central Lapland	Pahasvuoma	Sakumpu Exploration Oy	Central Lapland	100%	Granted	
Exploration Licenses						
Central Lapland	Kerjonen	Sakumpu Exploration Oy	Central Lapland	100%	Granted	
Central Lapland	Nuokkio	Sakumpu Exploration Oy	Central Lapland	0%	Lapsed	
Central Lapland	Keulakkopää	Sakumpu Exploration Oy	Central Lapland	100%	Granted	
Central Lapland	Palvanen	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Putaanperä	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Sikavaara	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Paana East	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Paana West	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Selkä	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Mesi	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Lisma	Sakumpu Exploration Oy	Central Lapland	100%	Granted	
Central Lapland	Ruopas	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Nuttio	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Home	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Hanhijarvi	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	
Central Lapland	Pikkulaki	Sakumpu Exploration Oy	Central Lapland	100% when granted	Application	

Project	Tenement ID	Registered Holder	Location	Ownership %	Status
NEVADA					
Ecru	Ecru 1 NMC1098847	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 2 NMC1098848	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 3 NMC1098849	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 4 NMC1098850	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 5 NMC1098851	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 6 NMC1098852	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 7 NMC1098853	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 8 NMC1098854	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 9 NMC1098855	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 10 NMC1098856	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 11 NMC1098857	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 12 NMC1098858	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 13 NMC1098859	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 14 NMC1098860	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 15 NMC1098861	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 16 NMC1098862	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 17 NMC1098863	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 18 NMC1098864	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 19 NMC1098865	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 20 NMC1098866	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 21 NMC1098867	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 22 NMC1098868	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 23 NMC1098869	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 24 NMC1098870	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 25 NMC1098871	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 26 NMC1098872	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 27 NMC1098873	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 28 NMC1098874	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 29 NMC1098875	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 30 NMC1098876	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 31 NMC1098877	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 32 NMC1098878	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 33 NMC1098879	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 34 NMC1098880	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 35 NMC1098881	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 36 NMC1098882	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 37 NMC1098883	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 38 NMC1098884	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 39 NMC1098885	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 40 NMC1098886	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
		. ,		5	



Project	Tenement ID	Registered Holder	Location	Ownership %	Status
Ecru	Ecru 41 NMC1098887	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 42 NMC1098888	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 43 NMC1098889	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 44 NMC1098890	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 45 NMC1098891	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 46 NMC1098892	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 47 NMC1098893	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 48 NMC1098894	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 49 NMC1098895	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 50 NMC1098896	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 51 NMC1098897	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 52 NMC1098898	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 53 NMC1098899	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 54 NMC1098900	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 55 NMC1098901	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 56 NMC1098902	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 57 NMC1098903	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 58 NMC1098904	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 59 NMC1098905	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 60 NMC1098906	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 61 NMC1098907	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 62 NMC1098908	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 63 NMC1098909	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 64 NMC1098910	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 65 NMC1098911	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 66 NMC1098912	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 67 NMC1098913	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 68 NMC1098914	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 69 NMC1098915	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 70 NMC1098916	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 71 NMC1098917	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 72 NMC1098918	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 73 NMC1098919	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 74 NMC1098920	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 75 NMC1098921	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 76 NMC1098922	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted

Project	Tenement ID	Registered Holder	Location	Ownership %	Status
NEVADA (CON	TINUED)				
Ecru	Ecru 77 NMC1098923	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 78 NMC1098924	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 79 NMC1098925	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 80 NMC1098926	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 81 NMC1098927	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 82 NMC1098928	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 83 NMC1098929	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 84 NMC1098930	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 85 NMC1098931	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 86 NMC1098932	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 87 NMC1098933	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 88 NMC1098934	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 89 NMC1098935	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 90 NMC1098936	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 91 NMC1098937	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 92 NMC1098938	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 93 NMC1098939	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 94 NMC1098940	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 95 NMC1098941	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 96 NMC1098942	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 97 NMC1098943	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 98 NMC1098944	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 99 NMC1098945	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 100 NMC1098946	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 101 NMC1098947	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 102 NMC1098948	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 103 NMC1098949	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 104 NMC1098950	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 105 NMC1098951	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 106 NMC1098952	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 107 NMC1098953	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 108 NMC1098954	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 113 NMC1098955	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 114 NMC1098956	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted



Project	Tenement ID	Registered Holder	Location	Ownership %	Status
Ecru	Ecru 115 NMC1098957	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
Ecru	Ecru 116 NMC1098958	Kinetic Gold (US) Inc.	Lander C.	earning 70%	Granted
South Roberts	RW-182 NMC1029854	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-184 NMC1029853	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-186 NMC1029852	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-188 NMC1029851	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-190 NMC1029850	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-192 NMC1029849	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-194 NMC1029848	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-196 NMC1029847	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-198 NMC1029846	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-215 NMC1029829	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-216 NMC1029828	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-217 NMC1029827	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-218 NMC1029826	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-219 NMC1029825	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-220 NMC1029824	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-221 NMC1029823	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-222 NMC1029822	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-223 NMC1029821	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-224 NMC1029820	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-225 NMC1029819	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-226 NMC1029885	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-227 NMC1029884	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-228 NMC1029883	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-229 NMC1029882	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-230 NMC1029881	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-231 NMC1029880	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-232 NMC1029879	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-233 NMC1029878	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	RW-234 NMC1029818	Harvest Gold Corp (US)	Eureka C.	earning 70%	Granted
South Roberts	SR-1 NMC1080648	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-2 NMC1080649	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-3 NMC1080650	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-4 NMC1080651	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-5 NMC1080652	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted

Project	Tenement ID	Registered Holder	Location	Ownership %	Status
NEVADA (CONTINUE	D)		1	1	
South Roberts	SR-6 NMC1080653	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-7 NMC1080654	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-8 NMC1080655	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-9 NMC1080656	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-10 NMC1080657	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-11 NMC1080658	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-12 NMC1080659	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-13 NMC1080660	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-14 NMC1080661	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-15 NMC1080662	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-16 NMC1080663	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-17 NMC1080664	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-18 NMC1080665	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-19 NMC1080666	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-20 NMC1080667	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-21 NMC1080668	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-22 NMC1080669	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-23 NMC1080670	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-24 NMC1080671	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-25 NMC1080672	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-26 NMC1080673	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-27 NMC1080674	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-28 NMC1080675	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-29 NMC1080676	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-30 NMC1080677	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-31 NMC1080678	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-32 NMC1080679	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-33 NMC1080680	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-34 NMC1080681	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-37 NMC1080684	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-38 NMC1080685	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-40 NMC1080687	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-41 NMC1080688	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-42 NMC1080689	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-43 NMC1080690	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-44 NMC1080691	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted



Project	Tenement ID	Registered Holder	Location	Ownership %	Status
South Roberts	SR-45 NMC1080692	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-46 NMC1080693	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-47 NMC1080694	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-48 NMC1080695	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-49 NMC1080696	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-50 NMC1080697	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-51 NMC1080698	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-53 NMC1080700	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-54 NMC1080701	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-55 NMC1080702	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-56 NMC1080703	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-57 NMC1080704	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-58 NMC1080705	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-59 NMC1080706	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-60 NMC1080707	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-61 NMC1080708	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-62 NMC1080709	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-63 NMC1080710	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted
South Roberts	SR-64 NMC1080711	Kinetic Gold (US) Inc.	Eureka C.	earning 70%	Granted

Project	Tenement ID	Registered Holder	Location	Ownership %	Status		
WESTERN AUSTRALIA							
Polar Bear	E15/1298	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	E15/1461	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	E15/1541	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	E63/1142	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	E63/1712	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	E63/1725	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	E63/1756	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	E63/1757	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	M15/651	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	M15/710	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	M15/1814	Polar Metals Pty Ltd	Lake Cowan	100% nickel when granted	Application		
Polar Bear	M63/230	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	M63/255	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	M63/269	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	M63/279	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	M63/662	Polar Metals Pty Ltd	Lake Cowan	100% nickel when granted	Application		
Polar Bear	P15/5638	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P15/5639	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P15/5640	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P15/5958	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P15/5959	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P63/1587	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P63/1588	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P63/1589	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P63/1590	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P63/1591	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P63/1592	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P63/1593	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Polar Bear	P63/1594	Polar Metals Pty Ltd	Lake Cowan	100% nickel	Granted		
Eundynie JV	E15/1458	Shumwari Pty Ltd	Lake Cowan	80% nickel	Granted		
Eundynie JV	E15/1459	Shumwari Pty Ltd	Lake Cowan	80% nickel	Granted		
Eundynie JV	E15/1464	Shumwari Pty Ltd	Lake Cowan	80% nickel	Granted		
Eundynie JV	E63/1726	Shumwari Pty Ltd	Lake Cowan	80% nickel	Granted		
Eundynie JV	E63/1727	Shumwari Pty Ltd	Lake Cowan	80% nickel	Granted		
Eundynie JV	E63/1738	Shumwari Pty Ltd	Lake Cowan	80% nickel	Granted		
Norcott	E15/1487	Polar Metals Pty Ltd	Mt Norcott	100% nickel	Granted		
Norcott	E63/1728	Polar Metals Pty Ltd	Mt Norcott	100% nickel	Granted		



Competent Persons Statement

The information in this report that relates to exploration results from Australia and Nevada is based on information compiled by John Bartlett who is an employee of the company. Mr Bartlett is a member of the Australasian Institute of Mining and Metallurgy. Mr Bartlett has sufficient experience of relevance to the style of mineralisation and the types of deposits under consideration, and to the activities undertaken, to qualify as Competent Persons as defined in the 2012 Edition of the Joint Ore Reserves Committee (JORC) Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Mr Bartlett consents to the inclusion in this report of the matters based on information in the form and context in which it appears.

The information in this report that relates to exploration results from Sweden and Finland is based on information compiled by Andy Thompson who is an employee of the company. Mr Thompson is a member of the Australasian Institute of Mining and Metallurgy. Mr Thompson has sufficient experience of relevance to the style of mineralisation and the types of deposits under consideration, and to the activities undertaken, to qualify as Competent Persons as defined in the 2012 Edition of the Joint Ore Reserves Committee (JORC) Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Mr Thompson consents to the inclusion in this report of the matters based on information in the form and context in which it appears.





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