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Stone Resources Australia Limited

ABN 44 100 727 491

Directors

Mr Yongji Duan – Chairman (Non Executive) Dr Kaiye Shuai – Chief Executive Officer Mr William Hobba – Non-Executive Director

Joint Company Secretaries

Mr Francis Hui (appointed 26 October 2012) Mr. Sheng Lu (appointed 26 October 2012)

Registered and Principal Office

Level 1, 265 Great Eastern Highway Belmont Western Australia 6104 Telephone: (618) 9277 6008 Facsimile: (618) 9277 6002 Email: info@stoneral.com.au Web: www.stoneresourcesaustralia.com

Share register

Freecall: 1300 557 010

Computershare Investor Services Pty Limited Level 2, 45 St Georges Terrace Perth Western Australia 6000 Telephone: (618)9323 2000 Facsimile: (618)9323 2033

Solicitors

Steinepreis Paganin Level 4, The Read Buildings, 16 Milligan Street, Perth, Western Australia 6000

Bankers

Westpac Banking Corporation 465 Scarborough Beach Road, Osborne Park, Western Australia 6017.

Auditors

HLB Mann Judd Level 4, 130 Stirling Street Perth, Western Australia 6000

Securities Exchange Listings

ASX Code: SHK

CHAIRMAN'S LETTER TO SHAREHOLDERS

The financial year 2012-13 was a difficult period for Stone Resources Australia Limited ("SRAL"). We encountered problems with operation as well as with funding. However, thanks to the diligence of the Company staff, most of the problems were resolved. These problems were:

- We received a prohibition notice from the Department of Mines and Petroleum (DMP) in June 2012; it required us to repair the milling machinery during shut down. Upon the withdrawal of the prohibition notice by the DMP, we re-commenced production in early July 2012.
- In July 2012 we received from Mr William Hobba a statutory demand for payment of about \$800,000. After negotiation, Mr Hobba agreed to accept \$100,000 in cash plus \$220,000 in equivalent to Company shares in August in the same year. Thereafter, Mr Hobba agreed to assist the Company to develop and was appointed as a non-executive director of the Company on 31 August 2012.
- We started ore Toll Treatment processing for Nex Metals Explorations Limited ("NEX") in February 2012 and terminated the processing in August in the same year. However, due to financial difficulty of NEX, it owed the Company over \$1,700,000. The Management has engaged solicitors to examine the contract and correspondence of both companies and based on evidence collected, SRAL may take legal action to recover the money due.
 - In mid September 2012 the Company also received statutory demands from Hawker Geological Services Pty Ltd ("HGS") and VM Drilling Pty Ltd ("VM"), totalling a repayment of around \$2,5000,000. Owing to the fact that we were not satisfied with the quality of works of those two companies, we applied for setting aside the relevant statutory demands. However, the applications were dismissed in the Supreme Court in February 2013. The Company settled the debt owing to HGS and VM in March 2013.
- The Company's resources and reserves report had been prepared and verified by Mr Andrew Hawker of HGS in the previous two years. Since HGS had issued a statutory demand in mid-September 2012, and also refused to verify the Company's resources and reserves, as a result, the Company's annual financial report could not be completed before 30 September 2012, causing a suspension of trading of the Company's shares in the Australian Securities Exchange. This has been resolved through the efforts of directors and senior management of the Company and trading resumed following the submission of the annual financial report on 12 November 2012.
- We received a statutory demand at the end of February 2013 from CPC Goldfields Pty Ltd for payment of around \$140,000. Owing to the fact that the demand was sound and justified, we settled the debt.

We overcame the above issues. The controlling shareholder rendered strong support in consultancy and in finance, and injected funds to the Company on many occasions since the last AGM, amounting to \$19,570,000 to date.

Towards future development, the Company has reached important milestones in achieving the following this year:

- We brought in a new investor in mid July 2012 who invested \$1,500,000 in a secured convertible note. However, the investor required their money be used in its new investment projects in Australia; hence the Board agreed to redeem the convertible note in mid August this year.
- Completed drilling the 312RC well at Alpha, Ben Hur and Delta area, totaling 38,355 m.
 - Upgraded the estimate of the Company's resources and reserves, greatly increasing the measured and indicated resources from 266,000 ounces to 393,000 ounces.
 - At the completion of the processing work for NEX, the Brightstar plant was shut down for care and maintenance. With the financial support of the controlling shareholder, this Company has replaced the main production equipment such as cone crusher, ball mill, vibrating screens, rough terrain crane and wheel loader in readiness for the future production.

In the recent months, the Company has actively carried out the preparatory work for commencing mining and production, in readiness for receiving approval from the DMP to mine at the Ben Hur site on M38/339. It is our belief that we will generate a reasonable profit for the shareholders. Meanwhile, the Company is also geared for further exploration, design and preparation in the selected lease tenements.

CHAIRMAN'S LETTER TO SHAREHOLDERS

Lastly, I wish to express my thanks to the former independent non-executive director Mr Ross Louthean, who has left the Company. Mr Louthean has contributed tremendously to the Company in the last few years. I also wish to thank the staff at the Laverton Site for their diligence despite harsh weather conditions, in preparation for production. To the staff at our Belmont office to have planned the work schedules and implemented tasks, I owe them gratitude.

I am confident that the preparatory work to commence production will yield results. I believe that the Company will generate adequate cash flow from its operations, and also to have new mining leases and focus on exploration on other tenements. The Company's future prospect looks bright and I sincerely believe it will bring abundant rewards to our shareholders.

To all our shareholders, I express my appreciation of your confidence, support and loyalty.

Yongji DUAN Chairman

Perth, 23 October 2013

DIRECTOR'S REPORT

FOR THE YEAR ENDED 30 JUNE 2013

Your directors submit the annual financial report of the consolidated entity consisting of Stone Resources Australia Limited ("SRAL") and the entities it controlled during the financial year ended 30 June 2013 ("Group"). In order to comply with the provisions of the Corporations Act, the directors report as follows:

Directors

The names of directors who held office during or since the end of the year and until the date of this report are as follows. Directors were in office for this entire period unless otherwise stated.

Names, qualifications, experience and special responsibilities

Yongji Duan - Age 67

Chairman (Non Executive)

Experience

Yongji Duan is the Chairman of the board of directors of Stone Resources Limited the parent entity of Stone Resources Australia Limited. He joined Stone Group Corporation in 1985 and has served as Vice President and President prior to his promotion to the Chairman of its board of directors in 1999. He was appointed President and Chief Executive Officer of Stone Group Holdings Limited and its subsidiaries in 2002.

As a well-known entrepreneur and business leader in China, Mr Duan has achieved outstanding performances. From 1999 to 2007, he has held the position as Director of Beijing Centergate Technologies (Holding) Co. Ltd., a company listed on Shenzhen Stock Exchange. From 2003 to 2008, he also served as Director of SINA Corporation (NASDAQ: SINA).

Mr Duan graduated from Tsinghua University and was a researcher at Beijing University of Aeronautics & Astronautics. He acted as Vice Director of 621 Laboratory at China National Space Administration from 1982 to 1984. Mr Duan holds no other directorships in other listed companies in Australia.

Kaiye Shuai - Age 67

Chief Executive Officer

Experience

Dr Kaiye Shuai is a director of Stone Resources Limited the parent entity of Stone Resources Australia Limited. He was appointed Chief Geologist of Stone Resources Limited and was also appointed to its board of directors in 2007. Dr Shuai is an experienced geologist with a wealth of expertise in the mining sector.

Prior to his appointment, he has been Professor in China University of Geosciences for over 10 years. Early in his professional career, Dr Shuai served as Geological Engineer in No. 16 Geological Team at Yunnan Provincial Geology Bureau from 1970 to 1979. He has participated in the exploration of Potash, Copper and Iron Deposit in Yunnan province in the 1970s and the exploration of Zhaoyuan Gold mine in Shandong province in the 1980s.

Dr Shuai graduated from Chengdu Geology College in 1970. He received his Doctorate and Master degree from China University of Geosciences in the 1980s. From 1991 to 1992, he was a visiting professor at California Santa Barbara (UCSB) in the United States of America.

Dr Shuai holds no other directorships in other listed companies in Australia.

William Hobba - Age 63

Non-Executive Director (Appointed 31 August 2012)

Experience

Francis Hui has about 30 years working experience in auditing, accounting and finance, corporate finance and secretarial work. He started his career in a multinational audit firm. He gained his China experience in a PRC company whose parent company is a blue chip company listed on Hong Kong Stock Exchange (HKSE). Francis has worked for various listed companies before he joined Stone Group Holdings Company, a company formerly listed on HKSE and a shareholder of Stone Resources Limited (SRL), as financial controller and company secretary. Francis is also the chief financial officer of SRL, the major controlling shareholder of the Company.

Mr Hobba supervised CPC Engineering's renovation and assembly of the Brightstar gold plant for the company. He has recently assumed an advisory responsibility for operational matters at the mine site. He has over 40 years experience in gold and nickel mines including 10 years as a consultant in a mine management consultancy and 5 years supplying resources to mill operations. Mr Hobba holds no directorships in other listed companies.

Edward Tai - Age 45

Executive Director (Retired 14 December 2012)

Ross Louthean AAusIMM, FCA - Age 68

Non-Executive Director (Resigned 15 August 2012)

Joint Company Secretaries

Francis Hui, CPA (HK) - Age 53

Joint Company Secretary (Appointed 26 October 2012)

Sheng Hui Lu - Age 52

Joint Company Secretary (Appointed 26 October 2012)

Experience

Mr. Sheng Lu has more than 25 years as senior manager and an entrepreneur in various companies in China and in Australia. He has rich experience in management. He is a well-known writer and community leader of the Chinese Community in Perth. He is part time Chief Editor of "Oceania Times" in WA. He holds a bachelor degree from China and a post graduate certificate in marketing from Australia.

Interests in the shares and options of the company and related bodies corporate

The following relevant interests in shares and options of the company or a related body corporate were held by the directors as at the date of this report.

Directors	options over ordinary shares	Number of full paid ordinary shares	
Yongji Duan (Non Executive Chairman) (1)	-	6,386,993	
Kaiye Shuai (Chief Executive Officer)	-	7,733,536	
William Hobba (Non Executive Director)	-	32,147,775	

(1) Yongji Duan is the Chairman of the parent entity that holds 418,301,429 shares in Stone Resources Australia Limited.

There were no options granted to key management personnel (directors and executives) during the year.

Interests in the shares and options of the company and related bodies corporate (continued)

There are no ordinary shares issued by the company during or since the end of the financial year as a result of the exercise of an option.

There are no unpaid amounts on the shares issued.

At the date of this report there are no unissued ordinary shares of the Company under option.

Dividends

No dividends have been paid or declared since the start of the financial year and the directors do not recommend the payment of a dividend in respect of the financial year.

Principal Activities

The principal activities of the entities within the consolidated entity during the year were mineral exploration and gold production.

Review of operations

The Group has completed a difficult year where a number of challenges were faced and resolved.

A toll treating agreement with Nex Metals Exploration Limited (NEX) which commenced on 18 February 2012 was completed on 29 August 2012. The revenue generated during the year was \$402,955 (2012: \$2,122,725).

An independent audit on gold in circuit was carried out after cessation of operations and the resultant gold was in favour of the Company; generating a revenue of \$483,021.

In the absence of an income stream, the parent company advanced a total of \$11,240,000 to support drilling activities and working capital requirements during the year.

Brightstar Gold Treatment Facility

A total 10,023 tonnes of NEX was toll treated (2012: 49,499) until cessation of toll treatment on 29 August 2012. The Treatment Facility was put into care and maintenance phase since 15 September 2012. As a consequence, fourteen Site based employees were made redundant.

Exploration

Since April 2012, our focus has been drilling and exploration on our Northern leases on the Ben Hur M38/339 (19,553 metres) and Cork Tree Well M38/346 (12,565 metres) areas. A total of 32,118 metres was drilled and this drilling programme was completed in February 2013. Assay results and assembling the data is continuing. All tenements currently held are currently in good standing.

JORC Resources & Reserves

As a result of a Board review and decision, following the drilling program completed in late 2012, the Company engaged independent consultants to review the resources in Alpha of the Southern tenement; Ben Hur and Delta of the Northern tenements in April 2013. The results as reported increased the Measured Resources (JORC) to 4.6 mt @ 1.73 g/t Au, with a marginal adjustment of the overall JORC resources estimates.

JORC Resources & Reserves (continued)

Table of Mineral Resources Estimates (Updated to 30th June 2013)

			Measure	d		Indicated	i		Inferred			Total	
Location	Cut-off	KTonnes	g/t Au	Ounces (in thou- sands)	KTonnes	g/t Au	Ounces (in thou- sands)	KTonnes	g/t Au	Ounces (in thou- sands)	KTonnes	g/t Au	Ounces (in thou- sands)
Alpha	0.5	623	1.64	33	374	2.07	25	455	3.30	48	1,452	2.27	106
Beta	0.7	310	2.19	22	310	1.85	18	1,888	2.62	163	2,508	2.47	203
Gamma	1							28	3.40	3	28	3.40	3
Delta	0.4 - 0.7	2,434	1.59	125	1,672	1.44	77	1,665	1.62	87	5,771	1.56	289
Epsilon	0.4 - 0.7	1,220	1.94	76	944	1.89	57	1,696	1.91	104	3,860	1.91	237
Total		4,587	1.73	256	3,300	1.68	177	5,732	2.18	405	13,619	1.91	838

All data is rounded and discrepancies in summation may occur.

The information in this Report that relates to geology and mineral resources is based on the information compiled under the supervision of by Dr Shuang Kui Ren who is a Member of the Australian Institute of Geosciences, a Corporate Member of the Australasian Institute of Mining & Metallurgy and independent consultant to the Company. Dr Shuang Kui Ren has sufficient experience relevant to the style of mineralization and type of deposit under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2004 Edition of the "Australasian Code for reporting of Exploration Results, Mineral Resource and Ore Reserves." Dr Shuang Kui Ren consents to inclusion in the report of the matters based on his information in the form and context in which it appears.

Operating results for the year

The net loss after income tax attributable to members of the Group for the financial year to 30 June 2013 amounted to \$15,727,938 (2012: \$12,400,745). The net loss is after provision against doubtful receivables of \$318,765, write off of exploration costs of \$143,115, impairment of development cost of Alpha mine of \$2,550,994 and cost of Beta mine of \$10,966, and impairment of mine property and plant of \$6,006,420 as detailed in Note 2 of the accounts.

Exploration expenditure across all projects for the Group during the year was \$3,581,150 (2012: \$4,585,728). The development costs for Alpha of \$2,550,994 and Beta Mine \$10,966 have been treated as impaired pending further evaluation and recommencement of mining.

Review of financial conditions

At the end of the financial year, the Group had \$149,761 (2012: \$87,201) in cash and on deposit. Carried forward exploration expenditure was \$12,888,156 (2012: \$12,009,900).

During the year the Group issued 72,301,361 ordinary shares in accordance with a Deed of Settlement (20,000,000 shares) and in lieu of salary (52,301,361 shares). As a result, issued capital increased from 629,342,225 in 2012 to 701,643,586 ordinary shares at the end of 2013.

Significant events after balance date

On 6 August 2013, the Company lodged its application for mining on Ben Hur M38/339 with the Department of Mines and Petroleum.

On 19 August 2013, the Company redeemed the secured convertible note of \$1,500,000 plus capitalised interest of \$25,315.07 held by Easy Prestige Limited an unrelated private Hong Kong investor.

Significant events after balance date (continued)

Towards preparation to commence future mining in Ben Hur M38/339, the Company has procured new ball mill, cone crusher, loader and forklift and accessories totalling \$827,417 and prepaid towards a gravity circuit separator and crane \$362,350. The parent entity funded these acquisitions.

On 3 September 2013, the Company has been served with legal proceedings in District Court of Western Australia brought about by Mr. Albert Longo a former employee for loss of salary, economic loss, unpaid bonus and general damages in excess of \$533,000. The Company is currently reviewing the claim and seeking legal advice. A liability has not been recognised in the financial statements as the outcome of the claim cannot be determined with any certainty.

Likely developments and expected results

Disclosure of information regarding likely developments in the operations of the Group in future financial years and the expected results of those operations is likely to result in unreasonable prejudice to the Group. Therefore, this information has not been presented in this report.

Environmental legislation

The Group's operations are subject to significant environmental regulation under the law of the Commonwealth and State. The Directors of the Group monitor compliance with environmental regulations. The Directors are not aware of any significant breaches during the period covered by this Report.

Indemnification and insurance of Directors and Officers

The Group has agreed to indemnify all the directors of the company for any liabilities to another person (other than the Company or related body corporate) that may arise from their position as directors of the Group and its controlled entities, except where the liability arises out of conduct involving a lack of good faith.

During the financial year the Group paid a premium in respect of a contract insuring the directors and officers of the Group and its controlled entities against any liability incurred in the course of their duties to the extent permitted by the Corporations Act 2001. The contract of insurance prohibits disclosure of the nature of the liability and the premium.

Remuneration report (audited)

This report outlines the remuneration arrangements in place for the key management personnel of Stone Resources Australia Limited (the "company") for the financial year ended 30 June 2013. The information provided in this remuneration report has been audited as required by Section 308(3C) of the Corporations Act 2001.

The remuneration report details the remuneration arrangements for key management personnel who are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Company and the Group, directly or indirectly, including any director (whether executive or otherwise) of the parent company, and includes the executives.

Key Management Personnel

(i) Directors

Yongji Duan (Non-Executive Chairman)
Kaiye Shuai (Chief Executive Officer)
Edward Tai (Executive Director) (retired 14 December 2012)
William Hobba (Non-Executive Director) (appointed 31 August 2012)
Ross Louthean (Independent Director) (Resigned 15 August 2012)

(ii) Executives

Albert Longo (Chief Financial Officer/Company Secretary) (Resigned 12 October 2012) Francis Hui (Chief Financial Officer / Joint Company Secretary) (Appointed 26 October 2012) Sheng Lu (Joint Company Secretary) (Appointed 26 October 2012)

Remuneration philosophy

The philosophy of the Group in determining remuneration levels is to set competitive remuneration packages to attract and retain high calibre employees.

Remuneration committee

There is no separate Remuneration Committee. The Board of Directors of the company is responsible for determining and reviewing compensation arrangements for the directors, the CEO and the executive team

The Board assesses the appropriateness of the nature and amount of remuneration of directors and executives on a periodic basis by reference to relevant employment market conditions.

Remuneration structure

In accordance with best practice Corporate Governance, the structure of non-executive director and executive remuneration is separate and distinct.

Non-executive director remuneration

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

The ASX Listing Rules specify that the aggregate remuneration of non-executive directors shall be determined from time to time by a general meeting.

The Board considers the fees paid to non-executive directors of comparable companies when undertaking the annual review process.

A fee is payable to each director for being a director of the company.

The aggregate remuneration for non-executive directors will be tabled at the Annual General Meeting to be held on 29 November 2013.

Senior manager and executive director remuneration

Remuneration is reviewed annually by the Board. The process consists of a review of relevant comparative remuneration in the market and internally and, where appropriate, external advice on policies and practices. The Committee has access to external, independent advice where necessary.

Senior managers are given the opportunity to receive their remuneration in a variety of forms including cash, shares issued in lieu of salary, and fringe benefits such as motor vehicles and expense payment plans. It is intended that the manner of payment chosen will be optimal for the recipient without creating undue cost for the Group.

The remuneration of key management personnel for the year ended 30 June 2013 is detailed in Tables 1 and 2.

Remuneration report (continued)

Table 1: Key Management Personnel (directors) for the years ended 30 June 2013 and 30 June 2012

		Short-term employee benefits		Post- employment benefits	Equity	luity		
		Salary & Fees \$	Share purchase plan (A) \$	Other (B) \$	Super- annuation \$	Share options \$	Total \$	Option Related %
Yongji Duan	2013	119,509	50,006	-	-	-	169,515	29.5%
J <i>D</i>	2012	54,137	22,870	-		-	77,007	29.7%
Kaiye Shuai	2013	122,473	60,005	-	15,434	-	197,912	30.3%
$\mathcal{G}(\mathcal{G})$	2012	76,320	36,091	-	9,336	-	121,747	29.6%
William Hobba	2013	45,000		-	-	-	45,000	0.0%
(appointed Non Executive 31 August 2012) (Resigned 4 November 2011 as Technical Director) Technical Services Manager (resigned 30 May 2012)	2012	229,162	-	92,273	-	-	321,435	0.0%
Edward Tai (retired	2013	48,738	-	•	-	-	48,738	0.0%
14 December 2012)	2012	19,108	42,833	-	-	-	61,941	69.2%
Ross Louthean (Re-	2013	7,833	-	-	-	-	7,833	0.0%
signed 15 August 2012	2012	47,000	<u>-</u>			35,005	82,005	42.7%
Michael Hunt (re-	2013		-	-	-	-	-	0.0%
signed 4 November 2011)	2012	35,883	-	-	2,325	-	28,158	0.0%

The share purchase plan forms part of the gross remuneration and it represents the total withheld against post tax remuneration.

(A)

B) Represents fixed travel allowance.

Remuneration report (continued)

Table 2: Key Management Personnel (executives) for the years ended 30 June 2013 and 30 June 2012

		Short-term employee benefits		Post- employment benefits	Equity			
		Salary & Fees \$	Share purchase plan (A) \$	Other (B) \$	Super- annuation \$	Share options \$	Total \$	Option Related %
Francis Hui CFO & Joint Company Sec- retary (appointed 26 October 2012)	2013 (C) 2012	-	-	-	-	-	-	0.0%
Sheng Hui Lu Joint Company Secretary (appointed 26 October 2012)	2013 2012	61,395	21,671	-	7,200	-	90,266	24.0%
Albert Longo CFO & Compa- ny Secretary (resigned 12 October 2012)	2013 2012 (D)	82,128 212,878	-	15,081 12,213	7,392 14,659	-	104,601 240,750	0.0% -

⁽A) The share purchase plan forms part of the gross remuneration and it represents the total withheld against post tax remuneration.

⁽B) Represents fixed travel allowance.

⁽C) As non-resident based in Hong Kong, remuneration paid by parent entity and cost not apportioned.

⁽D) Includes bonus of \$50,000 paid on 21 March 2012.

Remuneration report (continued)

Table 3: Option plans in existence during the financial year

Option series Grant date		Expiry date	Fair value at grant date	Vesting date
SERIES 3 – 2,500,000	31 December 2010	29 November 2013	\$ 35,000	29 November 2013

For details on the valuation of the options, including models and assumptions used, please refer to Note 17. There were no alterations to the terms and conditions of options granted as remuneration since their grant date. There were no options granted to directors and employees during the year.

Options issued as compensation exercised during the year by directors and executives

No amounts were unpaid on the exercise of options during the year by directors and executives.

Table 4: Options granted, exercised or lapsed or forfeited during the year to directors and executives

Name	Value of options granted at the grant date \$	Value of options exercised at the exercise date \$	Value of options lapsed at the date of lapse \$
Ross Louthean (Director resigned 15 August 2012)	-	-	162,517
Albert Longo (CFO & Company Secretary resigned 12 October 20)12) -	-	35.006

Voting on Remuneration of Key Management Personnel

There was a second 25% vote against the remuneration report in 2012, which resulted in a spill meeting on 13 March 2013 and all directors were up for re-election. All directors were subsequently re-elected.

The board's plan in response to 25% of shareholders voting against the remuneration report at the Annual General Meeting of 2012 is to review, revise and adjust the directors' and senior executives' remuneration from time to time and regularly to ensure that they are competitive, consistent with market rates yet sufficiently reflective of personal performance, achievements and contributions and the company's financial situation. In line with this, the board will endeavour to maintain an optimum size of board and executive team and release, replace or terminate employment of executives whose remuneration packages are disproportionate to their personal performance, achievements and contributions, while rewarding appropriately executives with outstanding performance, achievements and contributions.

Directors' Meetings

The number of meetings of directors (including meetings of committees of directors) held during the year and the number of meetings attended by each director was as follows:

	Directors' Meetings	Eligible to attend
Number of meetings held:	3	
Number of meetings attended:		
Mr Yongji Duan	3	3
Dr Kaiye Shuai	3	3
Mr William Hobba	3	3
Mr Edward Tai	2	2
Mr Ross Louthean	0	0

Additionally, matters have been dealt with by nine circular resolutions.

Proceedings on behalf of the company

No person has applied to the Court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the Company, or to intervene in any proceedings to which the Company is a party, for the purpose of taking responsibility on behalf of the Company for all or part of those proceedings.

No proceedings have been brought or intervened in on behalf of the Company with leave of the Court under section 237 of the Corporations Act 2001.

Auditor Independence and Non-Audit Services

Section 307C of the Corporations Act 2001 requires our auditors, HLB Mann Judd, to provide the directors of the Company with an Independence Declaration in relation to the audit of the annual report. This Independence Declaration is set out on page 13 and forms part of this directors' report for the year ended 30 June 2013.

Non-Audit Services

Details of amounts paid or payable to the auditor for non-audit services provided during the year by the auditor are outlined in Note 23 to the financial statements. The directors are satisfied that the provision of non-audit services is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001.

The directors are of the opinion that the services do not compromise the auditor's independence as all non-audit services have been reviewed to ensure that they do not impact the integrity and objectivity of the auditor and none of the services undermine the general principles relating to auditor independence as set out in Code of Conduct APES 110 Code of Ethics for Professional Accountants issued by the Accounting Professional & Ethical Standards Board.

Signed in accordance with a resolution of the directors.

Kaiye Shuai Director

27 September 2013



AUDITOR'S INDEPENDENCE DECLARATION

As lead auditor for the audit of the consolidated financial report of Stone Resources Australia Limited for the year ended 30 June 2013, I declare that to the best of my knowledge and belief, there have been no contraventions of:

- a) the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- b) any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Stone Resources Australia Limited and the entities it controlled during the year.

Perth, Western Australia 27 September 2013

N G Neill Partner

Mormanglad

HLB Mann Judd (WA Partnership) ABN 22 193 232 714
Level 4, 130 Stirling Street Perth WA 6000. PO Box 8124 Perth BC 6849 Telephone +61 (08) 9227 7500. Fax +61 (08) 9227 7533.
Email: hlb@hlbwa.com.au. Website: http://www.hlb.com.au
Liability limited by a scheme approved under Professional Standards Legislation

STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2013

		Conso	lidated
		2013	2012
	Notes	\$	\$
Revenue	2(a)	939,157	11,019,437
Other income	2(b)	12,920	2,274,363
Cost of sales	2(c)	(3,651,779)	(15,647,547)
Share-based payments expensed		(535,157)	(90,417)
Depreciation expense	2(d)	(355,442)	(1,669,654)
Impairment expense	2(e)	(8,568,380)	(3,744,991)
Finance costs	2(f)	(1,547,043)	(934,265)
Other expenses	2(g)	(2,022,214)	(3,607,671)
Loss before income tax benefit		(15,727,938)	(12,400,745)
Income tax expense	3	-	-
Other comprehensive income for the year, net of tax	_	-	-
Total comprehensive loss of the year	_	(15,727,938)	(12,400,745)
Basic loss per share (cents per share)	5	(2.45)	(2.62)

The accompanying notes form part of these financial statements

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		2013	2012
	Notes	\$	\$
Current Assets			
Cash and cash equivalents	6	149,761	87,201
Trade and other receivables	7	170,690	698,615
Inventories	8	60,067	216,129
Total Current Assets	_	380,518	1,001,945
Non-Current Assets			
Other receivables	7	1,097,500	1,139,237
Property, plant and equipment	9	6,594,878	12,606,032
Deferred exploration, evaluation and development expenditure	10	12,888,156	12,009,900
Other financial assets	11	274,385	-
Total Non-Current Assets	_	20,854,919	25,755,169
Total Assets	_	21,235,437	26,757,114
Current Liabilities			
Trade and other payables	12	2,986,627	6,187,693
Borrowings	13	19,886,820	6,847,744
Provisions	14	107,092	150,468
Total Current Liabilities	_	22,980,539	13,185,905
Non-Current Liabilities			
Borrowings	13	-	772,614
Provisions	14	1,097,500	857,250
Total Non-Current Liabilities	_	1,097,500	1,629,864
Total Liabilities		24,078,039	14,815,769
Net (Liabilities)/ Assets	_	(2,842,602)	11,941,345
Equity	_		
Issued capital	15	49,396,869	48,648,237
Reserves	16	195,359	2,623,376
Accumulated losses	16	(52,434,830)	(39,330,268)
Total (Deficiency)/Equity		(2,842,602)	11,941,345
. com. (Sericioney)/ Equity		(2,072,002)	11,5 11,5 +5

The accompanying notes form part of these financial statements

Consolidated

		2013	2012
	Notes	\$	\$
		Inflows/(Ou	itflows)
Cash flows from operating activities			
Receipts from customers		873,846	9,434,418
Payments to suppliers and employees		(6,489,297)	(24,832,398)
Interest received		83,806	22,354
Finance costs		(190,183)	(781,998)
Royalties paid		-	(214,368)
Net cash used in operating activities	6(iii)	(5,721,828)	(16,371,992)
Cash flows from investing activities			
Payments for environmental bonds		(10,000)	(519,000)
Proceeds from sale of non-current assets		25,711	20,545
Payments for non-current assets		(334,644)	(851,557)
Payments for exploration, evaluation and development ex	penditure	(6,189,503)	(2,383,953)
Net cash used in investing activities		(6,508,436)	(3,733,965)
Cash flows from financing activities			
Proceeds from issue of shares		-	13,958,667
Payments for share issue costs		(1,112)	(416,041)
Proceeds from borrowings		-	274,222
Loans from parent entity		11,244,457	5,763,575
Proceeds from related party		- · · · · · · · · · · · · · · · · · · ·	630,000
Proceeds of convertible note		-	500,000
Repayment of borrowings		-	(285,316)
Proceeds of convertible note from non related entity		1,500,000	-
Repayment of finance lease liabilities		(450,521)	(464,692)
Net cash provided by financing activities	_	12,292,824	19,960,415
Net increase/(decrease) in cash held		62,560	(145,542)
Cash and cash equivalents at beginning of period		87,201	232,743
Cash and cash equivalents at end of period	6(i)	149,761	87,201

The accompanying notes form part of these financial statements

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2013

Consolidated		Issued Capital	Accumulated			
Consolidated		Iccurd Canital			Notes Equity	
Consolidated	N. 1	issueu Capitai	Losses	Reserves	Reserve	Total
Consolidated	Notes	\$	\$	\$	\$	\$
	-					
Balance as at 1 July 2011		35,103,213	(28,082,284)	3,776,137	_	10,797,066
Loss for the year	16	-	(12,400,745)	-	_	(12,400,745)
Total comprehensive loss for the ye	-	_	(12,400,745)	_		(12,400,745)
Shares issued during the year	15	13,545,024	(.2, .00, .0)	_	-	13,545,024
Transfer of lapsed options	16	.5,5 .5,52 .	1,152,761	(1,152,761)	-	-
Balance at 30 June 2012	-	48.648.237	(39,330,268)	2,623,376	-	11,941,345
Juliance at 50 Julie 2012	-	,	(22,223,233,			,
Balance as at 1 July 2012		48,648,237	(39,330,268)	2,623,376	-	11,941,345
Loss for the year	16	-	(15,727,938)	-	-	(15,727,938)
Total comprehensive loss for the ye	ear	-	(15,727,938)	-	-	(15,727,938)
Shares issued during the year	15	748,632	-	-	-	748,632
Transfer of lapsed options	16	-	2,623,376	(2,623,376)	-	-
Convertible Notes equity reserve	16	-	-	-	195,359	195,359
Balance at 30 June 2013	_	49,396,869	(52,434,830)	-	195,359	(2,842,602)
The accompanying notes form part	of these f	inancial staten	nents			

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

Stone Resources Australia Limited ('the Company') is a listed public company domiciled in Australia. The consolidated financial report of the Company for the financial year ended 30 June 2013 comprises the Company and its subsidiaries (together referred to as the 'Group'). The accounting policies have been consistently applied, unless otherwise stated.

The following is a summary of the material accounting policies adopted by the Group in the preparation of the financial report.

(a) Basis of Preparation

The financial report is a general purpose financial report, which has been prepared in accordance with the requirements of the Corporations Act 2001, Accounting Standards and Interpretations and complies with other requirements of the law.

The financial report has also been prepared on a historical cost basis, unless otherwise stated. Cost is based on the fair values of the consideration given in exchange for assets. The entity's principal activities during the year were exploration for gold and mining and processing of gold.

The financial report is presented in Australian dollars.

(b) Statement of Compliance

The financial report was authorised for issue on 27 September 2013.

The financial report complies with Australian Accounting Standards, which include Australian equivalents to International Financial Reporting Standards (AIFRS). Compliance with AIFRS ensures that the financial report, comprising the financial statements and notes thereto, complies with International Financial Reporting Standards (IFRS).

(c) Adoption of new and revised standards

In the year ended 30 June 2013, the Directors have reviewed all of the new and revised Standards and Interpretations issued by the AASB that are relevant to the Group's operations and effective for the current annual reporting period. It has been determined by the Directors that there is no impact, material or otherwise, of the new and revised Standards and Interpretations on the Group and, therefore, no change is necessary to Group accounting policies.

The Directors have also reviewed all new Standards and Interpretations that have been issued but are not yet effective for the year ended 30 June 2013. As a result of this review the Directors have determined that there is no impact, material or otherwise, of the new and revised Standards and Interpretations on the Group and, therefore, no change necessary to Group accounting policies.

(d) Principles of Consolidation

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of Stone Resources Australia Limited ("Company" or "parent entity") as at 30 June 2013 and the results of all subsidiaries for the year ended. Stone Resources Australia Limited and its subsidiaries are referred to in the financial report as the Group.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using consistent accounting policies.

(d) Principles of Consolidation (continued)

In preparing the consolidated financial statements, all intercompany balances and transactions, income and expenses and profit and losses resulting from intra-group transactions have been eliminated in full. Subsidiaries are fully consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group.

Unrealised gains or transactions between the Group and its associates are eliminated to the extent of the Group's interests in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred.

The acquisition of subsidiaries has been accounted for using the purchase method of accounting. The purchase method of accounting involves allocating the cost of the business combination to the fair value of the assets acquired and the liabilities and contingent liabilities assumed at the date of acquisition. Accordingly, the consolidated financial statements include the results of subsidiaries for the period from their acquisition.

(e) Critical accounting judgements and key sources of estimation uncertainty

The preparation of the financial statements in accordance with AASB requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses.

The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for making the judgements about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised; if it affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Share-based payment transactions:

The Group measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by an external valuer using a Black and Scholes model, using the assumptions detailed in Note 17.

Exploration and evaluation costs carried forward

The recoverability of the carrying amount of exploration and evaluation costs carried forward has been reviewed by the directors. In conducting the review, the recoverable amount has been assessed by reference to the higher of "fair value less costs to sell" and "value in use". In determining value in use, future cash flows are based on:

- Estimates of ore reserves and mineral resources for which there is a high degree of confidence of economic extraction;
- Estimated production and sales levels;
- Estimate future commodity prices;
- Future costs of production;
- Future capital expenditure; and/or
- Future exchange rates

(e) Critical accounting judgements and key sources of estimation uncertainty (continued)

Variations to expected future cash flows, and timing thereof, could result in significant changes to the impairment test results, which in turn could impact future financial results.

Recovery of deferred tax assets

Deferred tax assets are recognised for deductible temporary differences as management considers that it is probable that sufficient future tax profits will be available to utilise those temporary differences. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits over the next two years together with future tax planning strategies.

Recoverability of long-lived assets

Certain assumptions are required to be made in order to assess the recoverability of long-lived assets. Key assumptions include the future price of gold, future cash flows, an estimated discount rate and estimates of recoverable gold ounces. In addition, cash flows are projected over the life of mine, which is based on estimates of recoverable gold ounces. Estimates of recoverable gold ounces in themselves are dependent on various assumptions, in addition to those described above, including gold cut-off grades. Changes in these estimates could materially impact on recoverable gold ounces, and could therefore affect estimates of future cash flows used in the assessment of recoverable amount, estimates of the life of mine and depreciation and amortisation. Property, plant and equipment values are tested on "Fair value less estimated costs for dismantling and selling" as a basis to determine any impairment.

Determination of ore reserves and mineral resources and remaining mine life.

The Group estimates its ore reserves and mineral resources based on information compiled by Competent Persons, as defined in accordance with the Australian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves as revised December 2004 (the JORC code). Reserves and resources, if applicable, determined in this way are taken into account in the calculation of depreciation, amortisation, impairment, deferred mining costs, rehabilitation and environmental expenditure.

In estimating the remaining life of the mine for the purpose of amortisation and depreciation calculations, due regard is given, not only to the amount of remaining recoverable gold ounces, but also to limitations which could arise from the potential for changes in technology, demand, product substitution and other issues which are inherently difficult to estimate over a lengthy time frame.

Where a change in estimated recoverable gold ounces is made, depreciation and amortisation is accounted for prospectively.

The determination of ore reserves, mineral resources and remaining mine life affects the carrying value of a number of the Group's assets and liabilities including deferred mining costs and the provision for rehabilitation.

Provision for restoration and rehabilitation obligations

Certain assumptions are required to be made in determining the amount expected to be incurred to settle its obligations in relation to restoration and rehabilitation of the mine site. Key assumptions include the amount and timing of future cash flow estimates. A 10% increase to cost assumptions will result in a \$109,750 increase in the liability.

(e) Critical accounting judgements and key sources of estimation uncertainty (continued)

Unit-of-production method of depreciation

The Group applies the unit-of-production method for depreciation of its mine specific assets which results in a depreciation or amortisation of its mine specific assets which results in a depreciation or amortisation charge proportional to the depletion remaining life of production. Each item's economic life, which is assessed annually, has due regard to both its physical life limitations and to present assessments of economically recoverable reserves of the mine property at which it is located. These calculations require the use of estimates and assumptions.

(f) Going Concern

The financial report has been prepared on the basis of accounting principles applicable to a going concern, which assumes the commercial realisation of the future potential of the Company's and Group's assets and the discharge of their liabilities in the normal course of business.

The Company had cash balances of \$149,761, a deficiency of working capital of \$22,600,021 and a deficiency of net assets of \$2,842,602 as at 30 June 2013.

During the year the Company received funding of \$1,500,000 at 11% on a secured convertible note agreement from Easy Prestige Limited in Hong Kong and received an additional \$11,244,457 at 8.53% interest from the parent entity.

The Directors recognize that additional funding is required to ensure that the Company can pay its debts as and when they fall due and to meet its ongoing operational activities. The Directors consider that the Company is a going concern and has received a letter of support indicating its intention to not call on loans made and to provide additional funding, from Stone Resources Limited ("SRL"), its parent company, and in turn, SRL has received a letter of support from Stone Group Holdings Limited the ultimate parent company.

Additionally, the Company may seek funding through the issue of shares or via the sale of assets.

Accordingly the Directors believe that the Company will obtain sufficient financial support to enable it to continue as a going concern and that it is appropriate to adopt that basis of accounting in the preparation of the financial statements.

Should the Parent Entity be unable to provide sufficient funding as outlined above, there is a material uncertainty which may cast significant doubt whether or not the entity will be able to continue as a going concern and therefore, whether it will realise its assets and extinguish its liabilities in the normal course of business and at the amounts stated in the financial report.

The financial statements do not include any adjustments relative to the recoverability and classification of recorded assets amount or, to the amounts and classification of liabilities that might be necessary should the entity not continue as a going concern.

(g) Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised:

(g) Revenue Recognition (continued)

(i) Sale of goods

Revenue is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer and the costs incurred or to be incurred in respect of the transaction can be measured reliably. Risks and rewards of ownership are considered passed to the buyer at the time of delivery of the goods to the customer.

(ii) Interest income

Interest revenue is recognised on a time proportionate basis that takes into account the effective yield on the financial asset.

(h) Income Tax

The income tax expense or benefit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary difference and to unused tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate, on the basis of amounts expected to be paid to the tax authorities.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance date.

Deferred income tax is provided on all temporary differences at the balance date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognised for all taxable temporary differences except:

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

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

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

(h) Income Tax (continued)

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

Unrecognised deferred income tax assets are reassessed at each balance date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

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

Income taxes relating to items recognised directly in equity are recognised in equity and not in profit or loss.

Deferred tax assets and deferred tax liabilities are offset only if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred tax assets and liabilities relate to the same taxable entity and the same taxation authority.

Other taxes

Revenues, expenses and assets are recognised net of the amount of GST except:

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

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

Financing Costs

Financing costs are capitalised that are directly attributable to the acquisition, construction or production of qualifying assets where the financing cost is added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the financing costs eligible for capitalisation.

All other financing costs are recognised in profit or loss in the period in which they are incurred.

(k) Leases

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

Assets held under finance leases are initially recognised at their fair value or, if lower, the present value of the minimum lease payments, each determined at the inception of the lease. The corresponding liability to the lessor is included in the statement of financial position as a finance lease obligation.

(k) Leases (continued)

Lease payments are apportioned between finance charges and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged directly against income, unless they are directly attributable to qualifying assets, in which case they are capitalised in accordance with the general policy on borrowing costs - refer Note 1(j).

Finance lease assets are depreciated on a straight line basis over the estimated useful life of the asset. Operating lease payments are recognised as an expense on a straight line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

(I) Cash and cash equivalents

Cash comprises cash at bank and on hand. Cash equivalents are 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. Bank overdrafts are shown within borrowings in current liabilities in the statement of financial position.

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

(m) Trade and other receivables

Trade receivables are measured on initial recognition at fair value and are subsequently measured at amortised cost using the effective interest rate method, less any allowance for impairment. Trade receivables are generally due for settlement within periods ranging from 10 days to 30 days.

An allowance for doubtful debts is made when there is objective evidence that the Group will not be able to collect the debts. Bad debts are written off when identified.

(n) Inventories

Inventories are valued at the lower of cost and net realisable value. Costs incurred in bringing each product to its present location and condition are accounted for as follows:

Raw materials – purchase cost on a first-in, first-out basis;

Run of Mine stockpiles - the cost of getting ore to the ROM pad including an allocation of waste cost to get to the ore in pit; and

Finished goods and gold in circuit – cost of direct materials and labour and a proportion of manufacturing overheads based on normal operating capacity but excluding borrowing costs.

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

(o) Property, plant and equipment

Plant and equipment is stated at cost less accumulated depreciation and any accumulated impairment losses. Such cost includes the cost of replacing parts that are eligible for capitalisation when the cost of replacing the parts is incurred. Similarly, when each major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement only if it is eligible for capitalisation.

(o) Property, plant and equipment(continued)

Depreciation is calculated on a straight-line basis over the estimated useful life of the assets as follows:

Building40 yearsOffice furniture and equipment5 – 8 yearsPlant and equipment3 - 5 yearsMotor vehicles4 - 5 years

Mine property and plant Life of mine, calculated on resource units.

The assets' residual values, useful lives and amortisation methods are reviewed, and adjusted if appropriate, at each financial year end.

(i) Impairment

The carrying values of plant and equipment are reviewed for impairment at each balance date, with recoverable amount being estimated when events or changes in circumstances indicate that the carrying value may be impaired.

The recoverable amount of plant and equipment is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate largely independent cash inflows, recoverable amount is determined for the cash-generating unit to which the asset belongs, unless the asset's value in use can be estimated to be close to its fair value.

An impairment exists when the carrying value of an asset or cash-generating units exceeds its estimated recoverable amount. The asset or cash-generating unit is then written down to its recoverable amount. For plant and equipment, impairment losses are recognised in the statement of comprehensive income in the cost of sales line item.

(ii) Derecognition and disposal

An item of property, plant and equipment is derecognised upon disposal or when no further future economic benefits are expected from its use or disposal.

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

(p) Investments and other Financial Assets

Financial assets in the scope of AASB 139 Financial Instruments: Recognition and Measurement are classified as either financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments, or available-for-sale investments, as appropriate. When financial assets are recognised initially, they are measured at fair value, plus, in the case of investments not at fair value through profit or loss, directly attributable transaction costs. The Group determines the classification of its financial assets after initial recognition and, when allowed and appropriate, re-evaluates this designation at each financial year-end.

All regular way purchases and sales of financial assets are recognised on the trade date i.e. the date that the Group commits to purchase the asset. Regular way purchases or sales are purchases or sales of financial assets under contracts that require delivery of the assets within the period established generally by regulation or convention in the marketplace.

(p) Investments and other Financial Assets (continued)

(i) Financial Assets at Fair Value through Profit and Loss

Financial assets classified as held for trading are included in the category 'financial assets at fair value through profit or loss'. Financial assets are classified as held for trading if they are acquired for the purpose of selling in the near term. Derivatives are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on investments held for trading are recognised in profit or loss.

(ii) Held-to-maturity Investments

Non-derivative financial assets with fixed or determinable payments and fixed maturity are classified as heldto-maturity when the Group has the positive intention and ability to hold to maturity. Investments intended to be held for an undefined period are not included in this classification. Investments that are intended to be heldto-maturity, such as bonds, are subsequently measured at amortised cost. This cost is computed as the amount initially recognised minus principal repayments, plus or minus the cumulative amortisation using the effective interest method of any difference between the initially recognised amount and the maturity amount. This calculation includes all fees and points paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums and discounts. For investments carried at amortised cost, gains and losses are recognised in profit or loss when the investments are derecognised or impaired, as well as through the amortisation process.

(iii) Loans and Receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are carried at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the loans and receivables are derecognised or impaired, as well as through the amortisation process.

(iv) Available-for-sale Investments

Available-for-sale investments are those non-derivative financial assets that are designated as availablefor-sale or are not classified as any of the three preceding categories. After initial recognition available-for-sale investments are measured at fair value with gains or losses being recognised as a separate component of equity until the investment is derecognised or until the investment is determined to be impaired, at which time the cumulative gain or loss previously reported in equity is recognised in profit or loss.

The fair value of investments that are actively traded in organised financial markets is determined by reference to quoted market bid prices at the close of business on the balance date. For investments with no active market, fair value is determined using valuation techniques. Such techniques include using recent arm's length market transactions; reference to the current market value of another instrument that is substantially the same; discounted cash flow analysis and option pricing models.

(q) Exploration and evaluation

Exploration and evaluation expenditures in relation to each separate area of interest are recognised as an exploration and evaluation asset in the year in which they are incurred where the following conditions are satisfied:

- (i) the rights to tenure of the area of interest are current; and
- (ii) at least one of the following conditions is also met:
 - (a) the exploration and evaluation expenditures are expected to be recouped through successful development and exploration of the area of interest, or alternatively, by its sale; or
 - (b) exploration and evaluation activities in the area of interest have not at the balance date reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active and significant operations in, or in relation to, the area of interest are continuing.

(q) Exploration and evaluation (continued)

Exploration and evaluation assets are initially measured at cost and include acquisition of rights to explore, studies, exploratory drilling, trenching and sampling and associated activities and an allocation of depreciation and amortised of assets used in exploration and evaluation activities. General and administrative costs are only included in the measurement of exploration and evaluation costs where they are related directly to operational activities in a particular area of interest.

Exploration and evaluation assets are assessed for impairment when facts and circumstances suggest that the carrying amount of an exploration and evaluation asset may exceed its recoverable amount. The recoverable amount of the exploration and evaluation asset (for the cash generating unit(s) to which it has been allocated being no larger than the relevant area of interest) is estimated to determine the extent of the impairment loss (if any). Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in previous years.

Where a decision has been made to proceed with development in respect of a particular area of interest, the relevant exploration and evaluation asset is tested for impairment and the balance is then reclassified to development.

r) Mine Development expenditure

Mine development costs represent the accumulation of all exploration, evaluation and development expenditure incurred in respect of areas of interest in which a decision to mine has been made. Plant construction and commissioning costs are included as mine development costs once the commissioning phase has been completed.

When further development expenditure is incurred in respect of mine property after the commencement of production, such expenditure is carried forward as part of Mine Development Costs only when substantial future economic benefits are thereby established, otherwise such expenditure is classified as part of the cost of production.

Amortisation is provided on a unit of production basis which results in a write off of the cost proportional to the depletion of the proven and probable mineral reserves.

The net carrying value of each area of interest is reviewed regularly and to the extent to which this value exceeds its recoverable amount, the excess is fully provided against or written off in the financial year in which this is determined.

s) Impairment of assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets and the asset's value in use cannot be estimated to be close to its fair value. In such cases the asset is tested for impairment as part of the cash-generating unit to which it belongs. When the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset or cash-generating unit is considered impaired and is written down to its recoverable amount.

(s) Impairment of assets (continued)

In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses relating to continuing operations are recognised in those expense categories consistent with the function of the impaired asset unless the asset is carried at revalued amount (in which case the impairment loss is treated as a revaluation decrease).

An assessment is also made at each balance date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit or loss unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase. After such a reversal the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

(t) Trade and other payables

Trade payables and other payables are carried at amortised cost and represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services.

(u) Interest-bearing loans and borrowings

All loans and borrowings are initially recognised at fair value of the consideration received less directly attributable transaction costs. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the effective interest method and the redemption amount is recognised in profit or loss over the period of the borrowings. Gains and losses are recognised in profit or loss when the liabilities are derecognised.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

(v) Provisions - Employee benefits

(i) Wages, Salaries, Annual Leave and Sick Leave

Liabilities for wages and salaries, including non-monetary benefits, annual leave and non-accumulating sick leave expected to be settled within 12 months of the reporting date are recognised in other payables in respect of employees' services up to the reporting date. They are measured at the amounts expected to be paid when liabilities are settled. Liabilities for non-accumulating sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

(v) Provisions - Employee benefits (continued)

(ii) Long Service Leave

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

(w) Share-based payment transactions

(i) Equity settled transactions:

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

The cost of these equity-settled transactions with employees is measured 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 a Black and Scholes model, further details of which are given in Note 17.

In valuing equity-settled transactions, no account is taken of any performance conditions, other than conditions linked to the price of the shares of Stone Resources Australia Limited (market conditions), if applicable.

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

The cumulative expense recognised for equity-settled transactions at each balance date until vesting date reflects (i) the extent to which the vesting period has expired and (ii) the Group's best estimate of the number of equity instruments that will ultimately vest. No adjustment is made for the likelihood of market performance conditions being met as the effect of these conditions is included in the determination of fair value at grant date. The statement of comprehensive income charge or credit for a period represents the movement in cumulative expense recognised as at the beginning and end of that period.

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

If the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payment arrangement, or is otherwise beneficial to the employee, as measured at the date of modification.

If an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award and designated as a replacement award on the date that it is granted, the cancelled and new award are treated as if they were a modification of the original award, as described in the previous paragraph.

(x) Share Capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

(y) Earnings per share

Basic earnings per share ('EPS') is calculated as net profit or loss attributable to members of the Company for the reporting period, after excluding any costs for servicing equity (other than ordinary shares and converting preference shares classified as ordinary shares for EPS calculation purposes), by the weighted average number of ordinary shares of the Company, adjusted for any bonus element.

Diluted earnings is calculated by dividing the basic EPS earnings, adjusted by the after tax effect of financing costs associated with dilutive potential ordinary share and the effect on revenues and expenses of conversion, by the weighted average number of ordinary shares and potential dilutive ordinary shares, adjusted for any bonus element.

(z) Provision for restoration and rehabilitation

A provision for restoration and rehabilitation is recognised when there is a present obligation as a result of development activities undertaken, it is probable that an outflow of economic benefits will be required to settle the obligation, and the amount of the provision can be measured reliably. The estimated future obligations include the costs of abandoning sites, removing facilities and restoring the affected areas.

The provision for future restoration costs is the best estimate of the present value of the expenditure required to settle the restoration obligation at the balance date. Future restoration costs are reviewed annually and any changes in the estimate are reflected in the present value of the restoration provision at each balance date.

The initial estimate of the restoration and rehabilitation provision is capitalised into the cost of the related asset and amortised on the same basis as the related asset, unless the present obligation arises from the production of inventory in the period, in which case the amount is included in the cost of production for the period. Changes in the estimate of the provision for restoration and rehabilitation are treated in the same manner, except that the unwinding of the effect of discounting on the provision is recognised as a finance cost rather than being capitalised into the cost of the related asset.

(aa) Parent entity financial information

The financial information for the parent entity, Stone Resources Australia Limited, disclosed in note 21 has been prepared on the same basis as the consolidated financial statements, except as set out below.

(i) Investments in subsidiaries, associates and joint venture entities Investments in subsidiaries, associates and joint venture entities are accounted for at cost in the parent entity's financial statements.

(ii) Share-based payments

The grant by the company of options over its equity instruments to the employees of subsidiary undertakings in the group is treated as a capital contribution to that subsidiary undertaking. The fair value of employee services received, measured by reference to the grant date fair value, is recognised over the vesting period as an increase to investment in subsidiary undertakings, with a corresponding credit to equity.

NOTE 2: REVENUE AND EXPENSES

Consolidated

	2013 \$	2012 \$
(a) Revenue	<u> </u>	-
Sale of gold and by-product	885,976	10,956,763
Bankinterest	53,181	62,674
_	939,157	11,019,437
(b) Other income / (loss)		
Debt forgiven (i)	-	2,272,727
Other income	12,920	1,636
	12,920	2,274,363
(c) Cost of sales	1 0 / 0 15 0	2 / 02 010
Employee expenses	1,949,150	3,483,819
Stores and other consumables	78,367	575,173
Fuel, power and water Amortisation of waste material (i)	212,660	1 557 530
	-	
• • • • • • • • • • • • • • • • • • • •	_	2,766,872
Amortisation of Beta and Alpha deferred tenement expenditure	- 1 411 522	2,766,872 1,662,922
Amortisation of Beta and Alpha deferred tenement expenditure Other mining, processing and refining	- 1,411,522 80	2,766,872 1,662,922 5,481,687
Amortisation of Beta and Alpha deferred tenement expenditure		2,766,872 1,662,922 5,481,687 122,554
Amortisation of Beta and Alpha deferred tenement expenditure Other mining, processing and refining	80 3,651,779	1,554,520 2,766,872 1,662,922 5,481,687 122,554 15,647,547

Gold plant and mine development	158,749	1,400,776
Buildings	14,032	5,847
Plant and equipment	85,940	90,939
Motor vehicles	63,569	68,569
Site equipment	20,698	84,863
Office equipment	12,454	18,660
	355,442	1,669,654

OTE 2: REVENUE AND EXPENSES (continued)	Consolidated	
	2013 \$	2012 \$
(e) Impairment of non current assets	6,006,420	2.7//, 001
Mine property and plant (refer Note 9) Deferred development expenditure (Beta mine and Alpha mine)	2,561,960	3,744,991
Deterred development expenditure (beta inine and Aipha inine)	8,568,380	3,744,991
(f) Interest and finance charges		
Finance leases and hire purchase contracts	48,218	111,127
Interest on loan from parent entity	992,831	68,259
Interest on convertible loan from parent entity	68,235	12,037
Interest on convertible loan from non related party	266,092	-
Interest on loan from related party	58,650	22,175
Interest on other settlements	113,017	720,667
	1,547,043	934,265
(g) Other expenses		
Employee expense	1,066,097	1,261,302
Less: allocated to exploration	(755,568)	(364,814)
	310,529	896,488
Exploration costs expensed and written off	143,115	133,599
Auditors' remuneration (Note 23)	89,995	109,349
Share registry and compliance costs	68,635	97,365
Legal	254,893	85,159
General and other administrative costs	836,282	842,482
Provision for doubtful trade receivable (refer Note 7)	318,765	1,391,557
Provision for doubtful sundry receivable	-	110,819
Write back employee leave provisions		(68,466)
	2,022,214	3,607,671

NOTE 3: INCOME TAX

Consolidated

	2013	2012
	\$	\$
(a) Income tax recognised in statement of income	(15.727.026)	(12 / 00 7/5)
Accounting loss before tax from continuing operations	(15,727,936)	(12,400,745)
Income tax benefit calculated at 30%	(4,718,381)	(3,720,224)
Non-deductible expenses:	636	35,043
Movement in carried forward losses	1,388,187	(4,612,497)
Exploration expenditure capitalised	(263,477)	(833,962)
Mining assets	1,690,498	(737,859)
Other Deferred Tax Assets and Deferred Tax Liabilities not recognised	457,657	(55,835)
Losses forgone as a result of change in ownership of the Company (1)	1,444,880	9,925,334
Income tax expense reported in the statement of comprehensive income	-	-
(b) Unrecognised deferred tax balances (at 30%) Deferred tax assets comprise:		
Losses available for offset against future taxable income - revenue	6,745,440	5,357,253
Provision for rehabilitation	329,250	257,175
Other provisions	540,477	-
Business related costs	154,135	197,257
Accrued expenses	92,617	178,210
	7,861,919	5,989,895
Deferred tax liabilities comprise:		
Mining assets	(1,243,771)	(2,934,269)
Accrued income	(12,377)	(6,043)
Exploration expenditure capitalised	(3,866,447)	(3,602,970)
Prepayments	(19,847)	
	(5,142,442)	(6,543,282)

The tax rate used in the above reconciliation is the corporate tax rate of 30% payable by Australian corporate entities on taxable profits under Australian tax law. There has been no change in this tax rate since the previous reporting period.

(1) On 4 November 2011, Stone Resources Limited became the parent of the Company. As a result the Company no longer satisfies the continuity of ownership test in relation to these losses.

The Company has yet to determine if these losses are available under the same business test.

NOTE 4: SEGMENT REPORTING

The group has identified its operating segments based on the internal reports that are reviewed and used by the board of directors in assessing performance and determining the allocation of resources. Reportable segments disclosed are based on aggregating operating segments, where the segments have similar characteristics. The group's sole activity is mineral exploration and resource development wholly within Australia, therefore it has aggregated all operating segments into the one reportable segment being mineral exploration.

The reportable segment is represented by the primary statements forming these financial statements.

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NOTE 5: LOSS PER SHARE	Consolidated		
	2013	2012	
	Cents per share	Cents per share	
Basic loss per share:			
Total basic loss per share	(2.45)	(2.62)	
Basic loss per share The earnings and weighted average number of ordinary shares used in the calculation of basic earnings per share is as follows:			
	\$	\$	
Loss	(15,727,938)	(12,400,745)	
Weighted average number of ordinary shares for the purposes of basic earnings per share	640,959,536	473,920,199	

NOTE 6: CASH AND CASH EQUIVALENTS

	Consolidated		
	2013	2012	
	\$	\$	
Cash at bank and on hand	38,677	2,177	
Short-term deposits	111,084	85,024	
	149,761	87,201	

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

At 30 June 2013, the Group did not have any undrawn committed borrowing facilities.

(i) Reconciliation to Cash Flow Statement:

For the purposes of the Statement of Cash Flows, cash and cash equivalents comprise cash on hand and at bank and investments in money market instruments, net of outstanding bank overdrafts.

Cash and cash equivalents as shown in the Statement of Cash Flows is reconciled to the related items in the Statement of Financial Position as follows: ς

Cash and cash equivalents	\$ 149,761	\$ 87,201
(ii) Cash balances not available for use Non current bank deposits held for issuance of unconditional performance	\$	\$
bonds issued to the Minister responsible for the Mining Act 1978 for granting licences:		
Bond issued for exploration licence No. L38/100	25,000	28,384
Bond issued for exploration licence No. M38/302	13,500	18,101
Bond issued for exploration licence No. M38/9	123,000	139,647
Bond issued for licence on open pit mining & treatment plant	66,000	72,692
Bond issued for exploration licence No. L38/123	218,000	231,050
Bond issued for exploration licence No. M38/968	123,000	130,363
Bond issued for exploration licence No. M38/9	519,000	519,000
Bond issued for exploration licence No. L38/185	5,000	-
Bond issued for exploration licence No. L38/188	5,000	
Total non current deposits not available for use in Security and environmental bonds	1,097,500	1,139,237

NOTE 6: CASH AND CASH EQUIVALENTS (Continued)	Consol	Consolidated		
•	2013	2012		
	\$	\$		
(iii) Reconciliation of loss for the year to net cash flows used in operating a				
Loss for the year	(15,727,938)	(12,400,745)		
Amortisation of waste material	-	2,766,872		
Amortisation of Beta and Alpha deferred tenement expenditure	-	1,662,922		
Depreciation	355,442	1,669,654		
Provision for doubtful trade receivable	318,765	1,391,557		
Provision for doubtful sundry receivables	-	110,819		
Provision for rehabilitation	240,250	-		
Write back of employee provisions	-	(68,466)		
Impairment of non current assets – mine property and plant	6,006,420	3,744,991		
Impairment of Beta and Alpha deferred tenement expenditure	2,561,960	-		
Profit on sale of non current assets	(12,920)	(221)		
Debt forgiven	-	(2,272,727)		
Equity settled share based payment	535,157	-		
Equity component of convertible note	195,357	-		
Exploration expenses written off	143,115	142,918		
(Increase)/decrease in assets				
Current receivables	99,180	(1,631,860)		
Current inventories	156,064	1,263,619		
Increase/(decrease) in liabilities	•	, ,		
Current payables	(549,304)	(12,753,963)		
Current provisions	(43,376)	2,638		
Net cash used in operating activities	(5,721,828)	(16,371,992)		

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2013

TE 7: TRADE AND OTHER RECEIVABLES	Consoli	dated
	2013	2012
CURRENT	\$	\$
Trade receivables (refer aging in iii)	1,710,320	1,812,226
Allowance for impairment	(1,710,320)	(1,391,557
GST recoverable	·	163,71
Other receivables	170,690	114,23
	170,690	698,61
(i) The normal credit period for toll treatment and related services is between 30 to 90 days. GST input credit is recoverable from the Auend. Other receivables represent prepaid insurance and advances again	ustralian Taxation Office within 3	_
(ii) There are no related party receivables for the Group.		
(iii) Aging of trade receivables past due but unpaid	\$	\$
, , <u>, , , , , , , , , , , , , , , , , </u>	-	
0-30 days	-	
30 - 60 days	-	195,71
60 - 90 days	<u> </u>	224,95
90 + days 	<u> </u>	420,669
Total	Consoli	dated
	2013	2012
NON CURRENT	\$	\$
	1,097,500	1,139,237
Security and environmental bonds refer note 6 (ii)	1,097,500	1,139,23
TE 8: INVENTORIES	Consoli	
	2013	2012
	\$	\$
	60,067	216,12
Raw materials - at cost	60,067	216,12

NOTE 9: PROPERTY, PLANT AND EQUIPMENT

Consolidated

	Office furniture	Plant and	Motor	Ν	Mine property	
	and equipment	equipment	vehicles	Building	and plant	Total
	\$	\$	\$	\$	\$	\$
Year ended 30 June 2013						
At 1 July 2012, net of accumulated	23,378	261,034	95,507	555,425	11,670,688	12,606,032
depreciation and impairment						
Additions	-	-	178,639	-	202,260	380,899
Disposals	-	(35,625)	-	-	(7,782)	(43,407)
Depreciation charge for the year	(12,454)	(106,638)	(63,569)	(14,032)	(158,749)	(355,442)
Write back of depreciation on disposa		13,216	-	-	-	13,216
Impairment of Mine Assets (1)	-	-	-	-	(6,006,420)	(6,006,420)
At 30 June 2013, net of accumulated						
depreciation and impairment	10,924	131,987	210,577	541,393	5,699,997	6,594,878
At 1 July 2012						
Cost or fair value	169,442	761,888	360,822	561,272	37,815,722	39,669,146
Accumulated depreciation						
and impairment	(146,064)	(500,854)	(265,315)	(5,847)	(26,145,034)	(27,063,114)
Net carrying amount	23,378	261,034	95,507	555,425	11,670,688	12,606,032
At 30 June 2013						
Cost or fair value	169,442	726,263	539,461	561,272	38,010,200	40,006,638
Accumulated depreciation						
and impairment	(158,518)	(594,276)	(328,884)	(19,879)	(32,310,203)	(33,411,760)
Net carrying amount	10,924	131,987	210,577	541,393	5,699,997	6,594,878

The useful life of the assets was estimated as follows for both 2012 and 2013:

Office furniture and equipment 5 to 8 years
Plant and equipment 3 to 5 years
Motor vehicles 4 to 5 years

Mine property and plant

Life of mine, calculated on resource units

The carrying value of plant and equipment held under finance leases and hire purchase contracts at 30 June 2013 is \$868,441 (2012: \$951,624). There were no additions during the year of plant and equipment held under finance leases and hire purchase contracts (2012: \$Nil). Leased assets and assets under hire purchase contracts are pledged as security for the related finance lease and hire purchase liabilities.

(1) Impairment of Mine Assets: Since processing of mined ore ceased in January 2012 and toll treatment ceased in August 2012 and pending its reinstatement, an assessment of the recoverable value of non-current assets in compliance with AASB 136 was carried out. The Board considered and approved the value of mine property and plant totalling \$9,751,411 (2012: \$3,744,991) as at 30 June 2013 is impaired. Due to the property not currently being in use, it is valued at fair value less costs to sell. The Board recognises that the impaired value can be written back upon recommencement of an income stream and future assessment of the recoverable value of non-current assets.

Leases owned and managed by the company were previously pledged as security to the Mining Contractor. The security has been discharged on 6 December 2011, upon full settlement of the liability.

NOTE 10: DEFERRED EXPLORATION, EVALUATION AND DEVELOPMENT EXPENDITURE

	Consolidated		
	2013	2012	
	\$	\$\$	
Costs carried forward in respect of:			
Exploration, evaluation and development phase – at cost			
Balance at beginning of year	12,009,900	5,354,816	
Expenditure incurred	3,583,331	4,290,113	
Expenditure written off	(143,115)	(142,919)	
Transferred from development expenditure	-	2,507,890	
Impairment of Beta and Alpha mines (1)	(2,561,960)	<u> </u>	
Balance at the end of the period	12,888,156	12,009,900	
Development expenditure – Beta Mine and related tenements at cost			
Balance at beginning of year	-	108,542	
Expenditure incurred		139,132	
	-	247,674	
Transferred to exploration expenditure (1)	-	(247,674)	
Balance at the end of the period		-	
Development expenditure – Alpha Mine at cost			
Balance at beginning of year	-	3,766,655	
Expenditure incurred	-	156,483	
Amortisation	-	(1,662,922)	
	-	2,260,216	
Transferred to exploration expenditure (1)	-	(2,260,216)	
Balance at the end of the period		-	
Total deferred exploration, evaluation and development expenditure	12,888,156	12,009,900	

The recoupment of costs carried forward in relation to areas of interest in the exploration and evaluation phases is dependent upon the successful development and commercial exploitation or sale of the respective areas.

(1) Mining in Beta and Alpha reached its designed pit depth during the half year and evaluation is currently underway to determine the future viability of these areas of interest. Notwithstanding, the balance of expenditure for Beta and Alpha mines has been treated as impaired until recommencement of mining in these tenements.

NOTE 11: OTHER FINANCIAL ASSETS	Consol	Consolidated		
	2013	2012		
	\$	\$		
	364,385	-		
Deposit for purchase of new ball mill and crusher				

IOTE 12: TRADE AND OTHER PAYABLES (CURRENT)	Consolidated		
,	2013	2012	
	\$	\$	
Trade payables (i)	515,879	5,053,046	
Accrued liabilities	685,449	995,652	
Inter-company current account – parent entity (refer Note 20)	1,785,299	138,995	
	2,986,627	6,187,693	

(i) Trade payables are non-interest bearing and are normally settled on 30-day terms and with special arrangements entered into with major suppliers for settlement within 60 days.

OTE 13: BORROWINGS	Consolidated	
	2013	2012
	\$	\$
Current		
Loans carried at amortised cost		
Obligations under finance leases and hire purchase contracts (refer Note 19)	276,262	454,169
Loan from parent entity (SRL) (refer Note 20)	17,003,575	5,763,575
Convertible loan from parent entity (SRL) (refer Note 20)	545,487	-
Convertible loan from non related entity (refer Note 20)	1,431,496	-
Loan from related party (refer Note 20)	630,000	630,000
	19,886,820	6,847,744
Non-Current		
Loans carried at amortised cost		
Obligations under finance leases and hire purchase contracts (refer Note 19)	-	272,614
Convertible loan from parent entity (refer Note 20)	-	500,000
	-	772,614

At the balance date, the company had no other loan facilities available. The finance leases and hire purchase contracts bear a charge on the specific plant and machinery financed. The carrying value of plant and equipment held under finance leases and hire purchase contracts at 30 June 2013 is \$868,411 (2012: \$951,624). During the year the company received a total of \$11,240,000 as cash advances, from the parent entity.

A convertible note for \$12,000,000 was issued to Stone Resources Limited on 7 November 2011 and is convertible into shares at 3.5 cents if converted within 12 months or convertible into shares at 6 cents if converted after 12 months and before maturity of two years. The convertible note balance is interest bearing at 5% per annum and repayable before or upon maturity of two years. Stone Resources Limited exercised partial conversion of \$11,500,000 into shares on 7 November 2011.

The Company received continuous funding from the parent entity for exploration and working capital requirements and is interest bearing at 8.53% per annum.

The Company received an interest bearing loan of \$630,000 at 9.31% per annum from Great Cortex International Ltd which is a related party of the parent entity by virtue of Mr. Yongji Duan Non-Executive Chairman of the Company and being a director of Great Cortex International Ltd. A grace period on repayment of principal extends to 31 December 2013 and thereafter repayment is \$105,000 in half yearly cycles commencing June 2014.

A convertible note with a face value of \$1,500,000 plus capitalised interest payable of \$89,057 was issued to Easy Prestige Limited on 4 September 2012 and is convertible into shares at 1.7 cents if converted within 18 months. The convertible note is interest bearing at 11% per annum and secured by a first ranking general security over the Company's assets and a mining mortgage over mining leases M38/9 and M38/968; and also, a director's guarantee provided by Mr. Yongji Duan. The convertible note has been fully settled on 19 August 2013 (see Note 22).

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NOTE 14: PROVISIONS

		Consondated	
	Rehabilitation	Employee benefits	Total
	\$	\$	\$
Consolidated			
At 1 July 2012	857,250	150,468	1,007,718
Arising during the year	240,250	322,613	562,863
Utilised	-	(365,989)	(365,989)
	1,097,500	107,092	1,204,592
At 30 June 2013			
Current 2013	-	107,092	107,092
Non-current 2013	1,097,500	-	1,097,500
	1,097,500	107,092	1,204,592

Employee provisions for annual leave are based on 20 days per annum, and calculated on individual employee base rate per day plus superannuation. Employee provision for long service leave has been pro-rated for the current period of service and based on the assumption that employees would complete 7 years of unbroken service to qualify the statutory prorating entitlement of 8.667 weeks for 10 years.

The provision for rehabilitation represents the present value of estimated costs of site and pit rehabilitation based upon costs of rehabilitation expected to be incurred at the date the rehabilitation is required and the area of currently disturbed ground subject to rehabilitation as at balance date. For further details refer to Note 1(e) and Note 1(z).

NOTE 15: ISSUED CAPITAL

	Consolidated		
	2013	2012	
	\$	\$	
701,643,586 (2012: 629,342,225) Ordinary shares issued and fully paid	49,396,869	48,648,237	

Fully paid ordinary shares carry one vote per share and carry the right to dividends.

	Consolidated		Consolidated	
	2013		2012	
	No.	\$	No.	\$
Movement in ordinary shares on issue				
Balance at beginning of financial year	629,342,225	48,648,237	200,668,425	35,103,213
Issued for cash on share placement at \$0.025	-	-	89,730,000	2,243,250
Partial conversion of convertible note at \$0.035	-	-	328,571,429	11,500,000
Issued on share purchase plan at \$0.025	-	-	5,000,000	125,000
Issued to directors on share purchase plan at \$0.012	=	=	5,372,371	90,417
Issued on share purchase plan at \$0.012	6,655,295	78,696	-	-
Issued as deed of settlement at \$0.011	20,000,000	220,000	-	-
Issued on share purchase plan at \$0.010	34,644,966	346,460	-	-
Issued to directors on share purchase plan at \$0.010	11,001,100	110,001	-	-
Share issue costs	-	(6,525)	-	(413,643)
Balance at end of financial year	701,643,586	49,396,869	629,342,225	48,648,237

NOTE 15: ISSUED CAPITAL (continued)

Share options

The Company has a single share based payment option scheme under which options to subscribe for the company's shares have been granted to certain executives and other employees Note 17.

Consolidated

NOTE 16: ACCUMULATED LOSSES AND RESERVES

Accumulated losses

Movements in accumulated losses were as follows:

	2013	2012
	\$	\$
Balance at beginning of financial year	(39,330,268)	(28,082,284)
Transfer of lapsed options	2,623,376	1,152,761
Net profit / (loss) for the year	(15,727,938)	(12,400,745)
Balance at end of financial year	(52,434,830)	(39,330,268)

Option reserve

Movement in the option reserve was as follows:

Consolidated		
2013	2012 \$	
\$		
2,623,376	3,776,137	
(2,623,376)	(1,152,761)	
-	2,623,376	
	2013 \$ 2,623,376	

Nature and purpose of reserves

Option reserve

This option reserve represents the fair value of options, estimated by option valuation models, issued as consideration for services to employees or consultants as remuneration, or to third parties for the acquisition of assets, goods or services.

Convertible note equity reserve

The convertible note equity reserve represents the equity component of the convertible note, as estimated by valuation models.

	Consolidated		
	2013	2012	
	\$	\$	
Balance at beginning of financial year			
Equity reserve on convertible note – non related entity	-	-	
Equity reserve on convertible note – parent entity	148,241	-	
Balance at end of financial year	47,118	-	
	195,359	_	
	·		

NOTE 17: SHARE BASED PAYMENT PLANS

General Employee Share Loan Plan

The company does not have a General Employee Share Loan Plan.

The expense recognised in the statement of comprehensive income in relation to share-based payments is \$553,157.

The following share-based payment arrangements were in place during the current and prior periods:

Shares issued during the current year

Shares issued	Number	Grant date	Fair value at grant date \$
Shares issued to employees	6,655,295	14/09/2012	78,696
Shares issued to employees	34,644,966	27/06/2013	346,460
Shares issued to directors	11,001,100	27/06/2013	110,001

Options currently on issue

	Series	Number	Grant date	Expiry date	Exercise price \$	Fair value at grant date \$
Prior periods – Lapsed or						
Expired						
Options issued to directors	8	1,500,000	28/11/2008	30/11/2011	\$0.20	132,995
Options issued to employees	7	1,800,000	23/02/2009	23/02/2012	\$0.20	543,616
Options issued to a director	6	500,000	27/07/2009	30/11/2011	\$0.20	45,564
Options issued to employees	1	1,100,000	01/07/2010	08/06/2012	\$0.30	248,494
Options issued to employees	2	625,000	01/07/2010	08/06/2013	\$0.30	37,697
Options issued to directors	3	500,000	31/12/2010	30/06/2013	\$0.20	35,000
Options issued to directors	4	6,000,000	31/12/2010	29/11/2011	\$0.20	280,471
Options issued to directors	5	9,500,000	22/12/2009	30/11/2012	\$0.35	2,422,718
Options issued to employees	2	425,000	01/07/2010	08/06/2013	\$0.30	25,634

NOTE 17: SHARE BASED PAYMENT PLANS (continued)

The following table illustrates the number (No.) and weighted average exercise prices of and movements in share options issued during the year:

	2013	2013	2012	2012
	No.	Weighted	No.	Weighted
		average		average
		exercise price.		exercise price.
Outstanding at the beginning of the year	12,425,000	\$0.33	23,950,000	\$0.27
Forfeited during the year (1)	-	-	(625,000)	\$0.30
Lapsed during the year	(12,425,000)	\$0.35	(10,900,000)	\$0.20
Outstanding at the end of the year	-		12,425,000	\$0.33
	-			
Exercisable at the end of the year			12,425,000	\$0.33

(1) These options were forfeited on cessation of individuals' employment.

The weighted average remaining contractual life for the share options outstanding as at 30 June 2013 is nil years (2012: 0.64 years).

There were no options granted during the year 30 June 2013 (2012: weighted average fair value \$Nil).

The following table lists the inputs to the model used for the years ended 30 June 2012 and 30 June 2013:

	Series 1	Series 2	Series 3	Series 4	Series 5	Series 6	Series 7	Series 8
Issue date	1 Jul 10	1 Jul 10	31 Dec	31 Dec	22 Dec	27 Jul	23 Feb	28 Nov
			10	10	09	09	09	08
Dividend yield (%)	0%	0%	0%	0%	0%	0%	0%	0%
Expected volatility (%)	153%	153%	208%	108%	97%	120%	135%	100%
Risk-free interest rate (%)	4.5%	4.5%	4.5%	4.5%	4.8%	4.3%	3.3%	4.5%
Expected life of option (years)	1.9	2.9	0.9	2.9	2.9	2.3	3.0	3.0
Exercise price (cents)	30c	30c	20c	20c	35c	20c	20c	20c
Grant date share price (cents)	22c	22c	11c	11c	30c	15c	18c	7c

The expected life of the options is based on historical data and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome. No other features of options granted were incorporated into the measurement of fair value.

NOTE 18: FINANCIAL INSTRUMENTS

(a) Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The Group's overall strategy remains unchanged from 2012.

The capital structure of the Group consists of debt, cash and cash equivalents and equity attributable to equity holders of the parent, comprising issued capital, reserves and retained earnings.

None of the Group's entities are subject to externally imposed capital requirements.

The parent entity has supported the Group's working capital requirements and exploration expenditure during the year with total cash advances \$11,240,000 (refer Note 13) (2012: \$4,200,000) and current account balance \$1,795,299 (2012: \$138,995). Since the year end, the parent entity has advanced \$2,570,000. The parent entity has successfully facilitated funding of \$1,500,000 through a convertible note with a private Hong Kong investor which has been fully redeemed by the parent entity on 19 August 2013 (refer Note 22).

Operating cash flows are used to maintain and expand operations, as well as to make routine expenditures such as tax, dividends and general administrative outgoings.

Gearing levels are reviewed by the Board on a regular basis in line with its target gearing ratio, the cost of capital and the risks associated with each class of capital.

Consolidated 2013 2012		
2013	2012	
\$	\$	
1,268,190	1,837,852	
149,761	87,201	
2,986,627	6,187,693	
19,886,820	7,620,358	
107,092	150,468	
	2013 \$ 1,268,190 149,761 2,986,627 19,886,820	

(c) Market risk

The Group's activities expose it primarily to the financial risks of changes in commodity prices.

(d) Foreign currency risk management

The Group does not have any exposure to foreign currency risk, other than its impact on the economy and commodity price generally.

(e) Credit risk management

Credit risk refers to the risk that a counter party will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults. The Group only transacts with entities that are rated the equivalent of investment grade and above. This information is supplied by independent rating agencies where available and, if not available, the Group uses publicly available financial information and its own trading record to rate its major customers. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties. Credit exposure is controlled by counterparty limits that are reviewed and approved by the risk management committee annually.

The Group faces a significant credit risk exposure for recovery of the trade receivable from a single counterparty (refer Note 7) consequent to the termination of the Toll Treatment on 29 August 2012. The credit risk on liquid funds and derivative financial instruments is limited because the counterparties are banks with high credit ratings assigned by international credit rating agencies.

The carrying amount of financial assets recorded in the financial statements, net of any allowance for losses, represents the Group's maximum exposure to credit risk without taking account of the value of any collateral obtained.

NOTE 18: FINANCIAL INSTRUMENTS (continued)

(f) Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the board of directors, who have built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The following table details the company's and the Group's expected maturity for its non-derivative financial liabilities. These have been drawn up based on undiscounted contractual maturities of the financial assets including interest that will be earned on those assets except where the Group anticipates that the cash flow will occur in a different period.

Consolidated	Less than 1 month \$	1-3 months \$	3 months - 1 year	1-5 years	5+ years
2013	Ş	3	\$	\$	\$
Non-interest bearing	860,726	186,135	261,557	-	-
Interest bearing loans	693,528	5,651,424	15,050,907	=	=
Finance lease liabilities	39,364	119,933	116,965	-	_
	1,593,618	5,957,492	15,429,429	-	-
2012	4,335,024	1,852,669	_	_	_
Non-interest bearing Interest bearing loans	650,000	3,530,000	2,213,575	500,000	-
Finance lease liabilities	36,303	110,608	307,258	272,614	-
i ilialice lease liabilities	5,021,327	5,493,277	2,520,833	772,614	-

(g) Commodity price risk

The Group has exposure to gold price fluctuations due to gold sales being un-hedged. A 10% change (+/-) to the price of gold would have changed the current year result by \$88,598. There would also have been a corresponding change in equity.

NOTE 19: COMMITMENTS AND CONTINGENCIES

Operating lease commitments - Group as lessee

The Group entered into a commercial sub leasing for its current office premises for a period of two years and subject to expiry on 30 November 2013.

Finance lease and hire purchase commitments - Group as lessee

The Group has finance leases and hire purchase contracts for various items of plant and machinery. These leases have terms of renewal but no purchase options and escalation clauses. Renewals are at the option of the specific entity that holds the lease.

Future minimum lease payments under finance leases and hire purchase contracts together with the present value of the net minimum lease payments are as follows:

	2013		2012		
Consolidated	Minimum lease payments \$	Present value of lease payments \$	Minimum lease payments \$	Present value of lease payments \$	
Within one year	286,526	286,526	514,296	514,296	
After one year but not more than five years		-	272,689	243,566	
Total minimum lease payments	286,526	286,526	786,985	757,862	
Less: amounts representing finance charges	(10,264)	(10,264)	(60,202)	(51,514)	
Present value of minimum lease payments	276,262	276,262	726,783	706,348	

Capital commitments

At 30 June 2013 the Group had capital commitments of \$429,584. The Group has an expenditure commitment of \$1,776,100 for the year 2013-14 to sustain current tenements' under lease from the Department of Mines and Petroleum. The expenditure commitment includes annual tenement rentals of \$176,063.

Other expenditure commitments

Orders unexecuted for procurement of non capital related goods and services. Commitments contracted for at balance date but not recognised as liabilities are as follows:

	Consoli	dated
	2013	2012
	\$	\$
Within one year After one year but not more than five years	85,897 	189,354 <u>-</u>

Legal Claim

Mr. Albert Longo a former employee lodged action with the District Court of Western Australia for loss of salary, economic loss, unpaid bonus and general damages of \$533,000 (see Note 22). The Company is currently reviewing the claim and seeking legal advice. A liability has not been recognised in the financial statements as the outcome of the claim cannot be determined with any certainty.

NOTE 20: RELATED PARTY DISCLOSURE

The consolidated financial statements include the financial statements of Stone Resources Australia Limited and the subsidiaries listed in the following table.

		Country of	untry of % Equity Interest		Investment (\$)	
	Name	Incorporation	2013	2012	2013	2012
	Desertex Resources Limited	Australia	100%	100%	770,000	770,000
	Less: Impairment				(770,000)	(770,000)
	Desert Exploration Pty Limited	Australia	100%	100%	- 1,546,004	- 1,546,004

Stone Resources Australia Limited is the ultimate Australian parent entity and ultimate parent of the Group. Stone Resources Australia Limited is a subsidiary of Stone Resources Limited.

A convertible note for \$12,000,000 was issued to Stone Resources Limited on 7 November 2011 and is convertible into shares at 3.5 cents if converted within 12 months or convertible into shares at 6 cents if converted after 12 months and before maturity of two years. The convertible note balance is interest bearing at 5% per annum and repayable before or upon maturity of two years. Stone Resources Limited exercised partial conversion of \$11,500,000 into shares on 7 November 2011.

The Company received continuous funding from the parent entity for exploration and working capital requirements and is interest bearing at 8.53% per annum (see Note 13). The parent entity made payments on behalf of the company which is non-interest bearing (see Note 12).

The Company received an interest bearing loan of \$630,000 at 9.31% per annum from Great Cortex International Ltd which is a related party of the parent entity by virtue of Mr. Yongji Duan Non-Executive Chairman of the Company and being a director of Great Cortex International Ltd. A grace period on repayment of principal extends to 31 December 2013 and thereafter repayment is \$105,000 in half yearly cycles commencing June 2014 (see Note13).

The following table provides the total amount of transactions that were entered into with related parties for the relevant financial year.

Amounts

 Δ mounts

Related party	-	Income from Related Parties S'000	Expenditure Related Parties S'000	Owed by Related parties \$'000	Owed to Related parties \$'000
Consolidated Loan, Convertible Note and current account					
with Stone Resources Limited Loan, Convertible Note and current account	2013	-	1,371,919	-	19,334,361
with Stone Resources Limited	2012	-	80,246	-	6,402,570
Loan from Great Cortex International Limited	2013	-	-	-	630,000
Loan from Great Cortex International Limited	2012	-	-	-	630,000

Terms and conditions of transactions with related parties

There are no Sales to and purchases from related parties are made in arm's length transactions both at normal market prices and on normal commercial terms.

Outstanding balances at year-end are unsecured. Loans from Stone Resources Limited (Parent entity) and Great Cortex International Limited are interest bearing; other loans are interest free.

NOTE 21: PARENT ENTITY DISCLOSURES

Financial position		
	30 June 2013	30 June 2012
	\$	\$
Assets		
Current assets	380,517	1,001,944
Non-current assets	20,842,085	25,875,277
Total assets	21,222,602	26,877,221
Liabilities		
Current liabilities	22,980,539	12,555,905
Non-current liabilities	1,097,500	2,259,864
Total liabilities	24,078,039	14,815,769
Equity		
Issued capital	49,396,869	48,648,237
Accumulated losses	(52,447,665)	(39,210,161)
Option premium reserve	-	2,623,376
Convertible note equity reserve	195,359	-,,
	(2,855,437)	12,061,452
Financial performance		
Thaneat performance	30 June 2013	30 June 2012
	\$	\$
Total comprehensive loss for the year	(15,860,880)	(12,400,745)
Commitments and Contingencies of the parent entity		
	30 June 2013	30 June 2012
Purchase orders raised and unexecuted	\$	\$
For details on commitments and contingencies (refer Note 19).	85,897	189,354
Reconciliation of Accumulated Losses		_
Reconciliation of Accumulated 203505	30 June 2013	30 June 2012
	\$	\$
Balance at beginning of financial year	(39,210,161)	(27,962,177)
Loss for the year	(15,860,880)	(12,400,745)
Transfer of lapsed options	2,623,376	1,152,761
Total equity	(52,447,665)	(39,210,161)

NOTE 22: EVENTS AFTER THE BALANCE DATE

On 6 August 2013, the Company lodged its application for mining on Ben Hur M38/339 with the Department of Mines and Petroleum.

On 19 August 2013, the Company redeemed the secured convertible note of \$1,500,000 plus capitalised interest of \$25,315.07 held by Easy Prestige Limited an unrelated private Hong Kong investor.

Towards preparation to commence future mining in Ben Hur M38/339, the Company has procured new ball mill, cone crusher, loader and forklift and accessories totalling \$827,417 and prepaid towards a gravity circuit separator and crane \$362,350. The parent entity funded these acquisitions.

On 3 September 2013, the Company has been served with legal proceedings in District Court of Western Australia brought about by Mr. Albert Longo a former employee for loss of salary, economic loss, unpaid bonus and general damages in excess of \$533,000. The Company is currently reviewing the claim and seeking legal advice. A liability has not been recognised in the financial statements as the outcome of the claim cannot be determined with any certainty.

NOTE 23: AUDITOR'S REMUNERATION

The auditor of Stone Resources Australia Limited is HLB Mann Judd.	Consolid	ated
	2013 \$	2012 \$
Amounts received or due and receivable by HLB Mann Judd for:		
An audit or review of the financial report of the entity and any other entity in the Group	71,495	68,800
- tax compliance	18,500	16,649
- review of financial report for the holding company's compliance requirements	-	23,900
-	89,995	109,349

NOTE 24: DIRECTORS AND EXECUTIVES DISCLOSURES

(a) Details of Key Management Personnel

(i) Directors

Yongji Duan Chairman (Non Executive) Chief Executive Director Kaiye Shuai

William Hobba Non Executive Director (appointed 31 August 2012) Ross Louthean Independent Director (resigned 15 August 2012) Edward Tai Executive Director (retired 14 December 2012)

(ii) Executives

Francis Hui Joint Company Secretary (appointed 26 October 2012) Sheng Hui Lu Joint Company Secretary (appointed 26 October 2012) Company Secretary (resigned 12 October 2012) Albert Longo

Key management personnel remuneration has been included in the Remuneration Report section of the Directors' Report.

(b) Option holdings of Key Management Personnel (Consolidated)

30 June 2013 Directors	Balance at beginning of period	Granted as remune-ration	Options exercised	Options lapsed	Balance at end of period (1)	Vested as at e Exercisable	•
Michael W Hunt (resigned 4 November	2,500,000	-	-	(2,500,000)	-		-
2011) Ross Louthean (resigned 15 August 2012)	1,000,000	-	-	(1,000,000)	-	-	-
William Hobba Albert Longo (resigned 4 November 2011)	750,000	-	-	(750,000)	-		-
Yongji Duan	-	-	-	-	-	-	-
Kaiye Shuai Edward Tai	-	-	-	-	-	-	-
Key Management Personnel							
Francis Hui (appointed 26 October 2012)	-	-	-	-	-		-
Sheng Hui Lu (appointed 26 October 2012)	-	-	-	-	-	-	-
Total	4,250,000	-	-	(4,250,000)	-	-	_

Includes forfeitures

(1) Includes options held at date of resignation

NOTE 24: DIRECTORS AND EXECUTIVES DISCLOSURES (continued

(b) Option holdings of Key Management Personnel (Consolidated) (continued)

						Vested as at o	end of period
	Balance at	Granted as	Options	Options	Balance at	Exercisable	Not
	beginning	remune-	exercised	lapsed	end of period		Exercisable
30 June 2012	of period	ration			(1)		
Directors							
Michael W Hunt	5,000,000	-	-	(2,500,000)	2,500,000	2,500,000	-
Ross Louthean	1,500,000	-	-	(500,000)	1,000,000	1,000,000	-
William Hobba	5,500000	-	-	(5,500,000)	=	-	-
Albert Longo	1,000,000	-	-	(250,000)	750,000	750,000	-
Total	13,000,000	-	-	(8,750,000)	4,250,000	4,250,000	-

(1) Includes amount held at date of resignation

(c) Shareholdings of Key Management Personnel (Consolidated)

Ordinary shares held in Stone Resources Australia Limited (number)

30 June 2013	Balance at beginning of period	Deed of Settlement	Deed of Settlement	Net Change Other	Balance at end of period (1)
Directors Yongji Duan	1,386,393			5,000,600	6,386,993
Kaiye Shuai		-	-		
· ·	1,733,036	-	-	6,000,500	7,733,536
William Hobba (appointed 31 August 2012)	12,147,775	-	20,000,000	-	32,147,775
Edward Tai (retired 14	2,252,942	-	-	-	2,252,942
December 2012)					
Ross Louthean (resigned 15 August 2012)	-	-	-	-	-
Key Management Personnel					
Francis Hui (appointed 26 October 2012)	-	-	-	-	-
Sheng Hui Lu (appointed 26 October 2012)	140,978	-	-	2,000,400	2,141,378
Albert Longo (resigned 12 October 2012)	-	-	-	-	-
·	17,661,124	-	20,000,000	13,001,500	50,662,624

(1) Includes amount held at date of resignation

NOTE 24: DIRECTORS AND EXECUTIVES DISCLOSURES (continued)

(c) Shareholdings of Key Management Personnel (Consolidated) (continued)

Ordinary shares held in Stone Resources Australia Limited (number)

30 June 2012	Balance at beginning of period	Granted as remuneration	Deed of Settlement	Net Change Other	Balance at end of period (1)
Directors					
Yongji Duan	-	-	-	1,386,393	1,386,393
Kaiye Shuai	-	-	-	1,733,036	1,733,036
William Hobba	11,247,775	-	-	900,000	12,147,775
Ross Louthean	-	-	-	-	-
Edward Tai	-	-	-	2,252,942	2,252,942
Albert Longo	-	-	-	-	-
Michael Hunt (resigned 4	2,250,000	-	-	(2,250,000)	-
November 2011)					
•	13,497,775	-	-	4,022,371	17,520,146

(i) Includes amount held at date of resignation.

All equity transactions with key management personnel other than those arising from the exercise of remuneration and the exercise of the exeoptions have been entered into under terms and conditions no more favourable than those the Group would have adopted if dealing at arm's length.

(d) Other transactions and balances with Key Management Personnel

Some Directors and executives hold positions within other entities which cause them to have control or exert significant influence over the financial or operating policies of those entities.

A number of these entities transacted with the Company during the reporting period. In each instance normal commercial terms and conditions applied. Terms and conditions were no more favourable than those available, or which might reasonably be expected to be available, for a similar transaction to unrelated parties on an arm's length basis.

The aggregate amounts recognised during the year relating to Directors and executives and their personally related entities, totalled an expense Nil (2012: \$135,098). Details of these transactions are set out in the following table:

30 June 2013	Transaction	2013	2012
Directors			
Michael Hunt	Legal fees	-	135,098
Ross Louthean	Media work	-	-
William Hobba	Engineering consultancy	-	-

NOTE 24: DIRECTORS AND EXECUTIVES DISCLOSURES (continued)

(d) Other transactions and balances with Key Management Personnel (continued)

The following balances were payable at balance date:

30 June 2013	Transaction	2013	2012
Directors			
Michael Hunt	Legal fees	37,451	37,451
Ross Louthean	Media work	-	-
William Hobba	Engineering consultancy	-	-
Kaiye Shuai	Directors Fee	15,928	-
Sheng Hui Lu	Company secretary fees	4,200	-
William Hobba	Directors Fee	11,900	-

In accordance with the Deed of Settlement entered into between the Company and Mining Services Pty Ltd and William Hobba, the Company paid cash of \$100,000 and issued 20,000,000 shares at \$0.11 valued at \$220,000. The shares were issued in the name of Sandra Wheeler (spouse of William Hobba). The Deed of Settlement was adopted at the Annual General Meeting held on 14 December 2012 and was ratified anew at the General Meeting held on 13 March 2013.

(e) Key Management Personnel Compensation

Refer to the remuneration report contained in the directors' report for details of the remuneration paid or payable to each member of the Group's Key Management Personnel (KMP) for the year ended 30 June 2013.

The totals of remuneration paid to key management personnel of the Company and the group during the year are as follows:

	2013 \$	2012 \$
Short term employee benefits	633,839 30,026	871,718 26,320
Past employment benefits	30,020	20,320
Other long term benefits	-	-
Share based payments		35,005
Total key management personnel compensation	663,865	933,043

- 1. In the opinion of the directors of Stone Resources Australia Limited (the 'Company'):
 - a. the accompanying financial statements, notes and the additional disclosures of the consolidated entity are in accordance with the Corporations Act 2001 including:
 - i. giving a true and fair view of the consolidated entity's financial position as at 30 June 2013 and of its performance for the year then ended; and
 - ii. complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001; and
 - b. there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.
 - c. the financial statements and notes thereto are in accordance with International Financial Reporting Standards issued by the International Accounting Standards Board
- 2. This declaration has been made after receiving the declarations required to be made to the directors in accordance with Section 295A of the Corporations Act 2001 for the financial year ended 30 June 2013.

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

Kaiye Shuai Director

Dated this 27 day of September, 2013

Stone Resources Australia Limited 55



Accountants | Business and Financial Advisers

INDEPENDENT AUDITOR'S REPORT

To the members of Stone Resources Australia Limited

Report on the Financial Report

We have audited the accompanying financial report of Stone Resources Australia Limited ("the company"), which comprises the consolidated statement of financial position as at 30 June 2013, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration for the consolidated entity. The consolidated entity comprises the company and the entities it controlled at the year's end or from time to time during the financial year.

Directors' responsibility 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 is free from material misstatement, whether due to fraud or error.

In Note 1(b), the directors also state, in accordance with Accounting Standard AASB 101: *Presentation of Financial Statements*, that the financial report complies with International Financial Reporting Standards.

Auditor's responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. Those standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the company's preparation and fair presentation of the financial report in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial report.

Our audit did not involve an analysis of the prudence of business decisions made by directors or management.

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

HLB Mann Judd (WA Partnership) ABN 22 193 232 714
Level 4, 130 Stirling Street Perth WA 6000. PO Box 8124 Perth BC 6849 Telephone +61 (08) 9227 7500. Fax +61 (08) 9227 7533.
Email: hlb@hlbwa.com.au. Website: http://www.hlb.com.au
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Accountants | Business and Financial Advisers

Independence

In conducting our audit, we have complied with the independence requirements of the Corporations Act 2001.

Auditor's opinion

In our opinion:

- (a) the financial report of Stone Resources Australia Limited is in accordance with the Corporations Act 2001, including:
 - giving a true and fair view of the consolidated entity's financial position as at 30 June 2013 and of its performance for the year ended on that date; and
 - (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001; and
- (b) the financial report also complies with International Financial Reporting Standards as disclosed in Note 1(b).

Emphasis of Matter

Without qualification to the opinion expressed above, we draw attention to Note 1(f) to the financial statements which indicate that the ability of the company to continue as a going concern and, therefore, meet its debts and commitments as and when they fall due is dependent the continued support from Stone Resources Limited, its parent company. Should the parent entity be unable to provide sufficient funding, there is a material uncertainty that may cast significant doubt over whether the company will continue as a going concern and, therefore, whether it will realise its assets, and extinguish its liabilities in the normal course of business and at the amounts stated in the financial report.

Report on the Remuneration Report

We have audited the remuneration report included in the directors' report for the year ended 30 June 2013. 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.

Auditor's opinion

In our opinion the remuneration report of Stone Resources Australia Limited for the year ended 30 June 2013 complies with section 300A of the Corporations Act 2001.

HLB Mann Judd

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Chartered Accountants

N G Neill **Partner**

Perth, Western Australia 27 September 2013

ADDITIONAL INFORMATION

Additional information required by the Australian Stock Exchange Limited and not disclosed elsewhere in this report is set out below:

SHAREHOLDINGS AT 16 October 2013

Range	Number of Holders	Securities Held
1 – 1,000	150	16,942
1,001 – 5,000	277	872,385
5,001 – 10,000	316	2,662,344
10,001 – 100,000	934	36,632,604
100,001 – 9,999,999,999	313	661,459,311
	1,990	701,643,586

There are 1,717 shareholders holding unmarketable parcels represented by 44,705,058 shares.

TOP 20 LARGEST SHAREHOLDERS

Shareholder	Shares Held	% of Issued Capital
Stone Resources Limited	418,301,429	59.62
Ms Sandra Wheeler	32,147,775	4.58
Dr Kaiye Shuai	7,733,536	1.10
Lonway Pty Limited	6,665,385	0.95
Mr Yong Han	6,572,219	0.94
Mr Yongji Duan	6,386,993	0.91
Effex Pty Ltd (Effex Super Fund A/c)	5,820,000	0.83
Mr Wenhua Shan	5,000,400	0.71
Mr Quansheng Wang	4,501,591	0.64
Mr Yongqi Jing	4,500,591	0.64
Mr Zhong Geng	4,352,410	0.62
JP Morgan Nominees Australia Limited (Cash Income A/c)	4,335,897	0.62
Mr Ianaki Semerdziev	3,500,000	0.50
Mr Alan McGrath + Mrs Margaret Rosanne McGrath	3,465,944	0.49
Mr Bin Yan	3,283,142	0.47
Mr Michael John Colton (Colton S/F A/c)	3,083,264	0.44
Mr Fu Wang	3,000,000	0.43
Mr Friend Nothers	2,912,000	0.42
Amwell Pty Ltd	2,881,000	0.41
Mr Murray James Hull + Kathleen Veronica Hull (Super Fund A/c)	2,873,993	0.41
Total key management personnel compensation	531,317,569	75.72

VOTING RIGHTS

One vote for each ordinary share held in accordance with the Company's Memorandum and Articles of Association.

SUBSTANTIAL SHAREHOLDERS

Shareholder	Shares Held	% of Issued Capital
Stone Resources Limited	418,301,429	59.62

UNQUOTED ORDINARY SECURITIES

At the end of the financial year there were no ordinary fully paid shares subject to restriction agreements.

	LEASE	PROJECT	STATUS	LEASE MANAGER	TOTAL SHARES
GRANTED TENEMENTS SOUTH LAVERTON	M38/968	Alpha	Granted	Stone Resources Australia Limited	100
GIVINIES TENEMENTS SOOTH ENVENTOR	P38/3834	Alpha	Granted	Stone Resources Australia Limited	100
	M38/1056	Alpha	Granted	Stone Resources Australia Limited	100
	M38/1057	Alpha	Granted	Stone Resources Australia Limited	100
	M38/1058	Alpha	Granted	Stone Resources Australia Limited	100
	E38/2364	Beta	Granted	Stone Resources Australia Limited	100
	E38/2365	Beta	Granted	Stone Resources Australia Limited	100
	E38/2480	Beta	Granted	Stone Resources Australia Limited	100
	L38/100	Beta	Granted	Stone Resources Australia Limited	100
	L38/123	Beta	Granted	Stone Resources Australia Limited	100
	L38/168	Beta	Granted	Stone Resources Australia Limited	100
	L38/169	Beta	Granted	Stone Resources Australia Limited	100
	L38/185	Beta	Granted	Stone Resources Australia Limited	100
	L38/188	Beta	Granted	Stone Resources Australia Limited	100
	M38/9	Beta	Granted	Stone Resources Australia Limited	100
	P38/3829	Beta	Granted	Stone Resources Australia Limited	100
	P38/3830	Beta	Granted	Stone Resources Australia Limited	100
	P38/3831	Beta	Granted	Stone Resources Australia Limited	100
	P38/3855	Beta	Granted	Stone Resources Australia Limited	100
	P38/3856	Beta	Granted	Stone Resources Australia Limited	100
	P38/3888	Beta	Granted	Stone Resources Australia Limited	100
	P38/3889	Beta	Granted	Stone Resources Australia Limited	100
	E38/2316	Burtville	Granted	Stone Resources Australia Limited	100
	E38/2360	Burtville	Granted	Stone Resources Australia Limited	100
	E38/2411	Burtville	Granted	Stone Resources Australia Limited	100
	L38/171	Burtville	Granted	Stone Resources Australia Limited	100
	M38/984	Burtville	Granted	Stone Resources Australia Limited	100
	P38/3768	Burtville	Granted	Stone Resources Australia Limited	100
	P38/3826	Burtville	Granted	Stone Resources Australia Limited	100
	P38/3854	Burtville	Granted	Stone Resources Australia Limited	100
	P38/3905	Burtville	Granted	Stone Resources Australia Limited	100
	P38/3911	Burtville	Granted	Stone Resources Australia Limited	100
	E38/1958	Gamma	Granted	Stone Resources Australia Limited	100
	E38/2246	Gamma	Granted	Stone Resources Australia Limited	100
	E38/2668	Gamma	Granted	Stone Resources Australia Limited	100
	M38/241	Gamma	Granted	Stone Resources Australia Limited	100
	M38/549	Gamma	Granted	Stone Resources Australia Limited	100
	P38/3817	Gamma	Granted	Stone Resources Australia Limited	100
	P38/3825	Gamma	Granted	Stone Resources Australia Limited	100
	P38/3827	Gamma	Granted	Stone Resources Australia Limited	100
	P38/3857	Gamma	Granted	Stone Resources Australia Limited	100
	P38/3858	Gamma	Granted	Stone Resources Australia Limited	100
	P38/3859	Gamma	Granted	Stone Resources Australia Limited	100
	P38/3860	Gamma	Granted	Stone Resources Australia Limited	100
	P38/3861	Gamma	Granted	Stone Resources Australia Limited	100

TENEMENT SCHEDULE

		,			
GRANTED TENEMENTS NORTH	E38/2134	Delta	Granted	Stone Resources Australia Limited	100
LAVERTON	E38/2135	Delta	Granted	Stone Resources Australia Limited	100
	E38/2233	Delta	Granted	Stone Resources Australia Limited	100
	E38/2452	Delta	Granted	Stone Resources Australia Limited	100
	E38/2506	Delta	Granted	Stone Resources Australia Limited	100
	L38/154	Delta	Granted	Stone Resources Australia Limited	100
	L38/205	Delta	Granted	Stone Resources Australia Limited	100
	M38/346	Delta	Granted	Stone Resources Australia Limited	100
	M38/917	Delta	Granted	Stone Resources Australia Limited	100
	M38/918	Delta	Granted	Stone Resources Australia Limited	100
	P38/3781	Delta	Granted	Stone Resources Australia Limited	100
	E38/1936	Epsilon	Granted	Stone Resources Australia Limited	100
	E38/2564	Epsilon	Granted	Stone Resources Australia Limited	100
	E38/2596	Epsilon	Granted	Stone Resources Australia Limited	100
	E38/2597	Epsilon	Granted	Stone Resources Australia Limited	100
	L38/206	Epsilon	Granted	Stone Resources Australia Limited	100
	M38/160	Epsilon	Granted	Stone Resources Australia Limited	100
	M38/339	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3800	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3801	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3871	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3872	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3873	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3874	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3875	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3937	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3951	Epsilon	Granted	Stone Resources Australia Limited	100
	P38/3952	Epsilon	Granted	Stone Resources Australia Limited	100
	E38/1937	Eta	Granted	Stone Resources Australia Limited	100
	E38/2234	Eta	Granted	Stone Resources Australia Limited	100
	E38/2332	Eta	Granted	Stone Resources Australia Limited	100
	E38/2361	Eta	Granted	Stone Resources Australia Limited	100
	M38/1241	Eta	Granted	Stone Resources Australia Limited	100
	P38/3799	Eta	Granted	Stone Resources Australia Limited	100
GRANTED TENEMENTS WEST LAVERTON	M38/314	Hawkes Nest	Granted	Stone Resources Australia Limited	100
	M38/381	Hawkes Nest	Granted	Stone Resources Australia Limited	100
	M38/94	Hawkes Nest	Granted	Stone Resources Australia Limited	100
	M38/95	Hawkes Nest	Granted	Stone Resources Australia Limited	100

LEASE PROJECT

STATUS

LEASE MANAGER

TOTAL SHARES

For personal use only

