

ANNUAL REPORT FOR THE YEAR ENDED 30 JUNE 2018

#### **CORPORATE INFORMATION**

Jupiter Energy Limited ABN 65 084 918 481

#### Directors

Geoffrey Gander (Executive Chairman/Chief Executive Officer) Baltabek Kuandykov (Non-Executive Director) Scott Mison (Executive Director) (resigned 20 April 2018) Alexey Kruzhkov (Non-Executive Director) Alexander Kuzev (Non-Executive Director) Phil Warren (Non-Executive Director) (appointed 20 April 2018)

#### **Group Secretary**

Scott Mison (resigned 20 April 2018) Emma Wates (appointed 20 April 2018)

#### **Registered Office & Principal Place of Business**

945 Wellington Street West Perth WA 6005 PO Box 1282 Western Australia 6872

Telephone	+61 8 9322 8222
Email	info@jupiterenergy.com
Website	www.jupiterenergy.com

#### Solicitors

Steinepreis Paganin Level 4, 16 Milligan Street Perth WA 6000

#### Auditors

Ernst & Young 11 Mounts Bay Road Perth WA 6000

#### Bankers

National Australia Bank Ltd UB13.03, 100 St Georges Terrace Perth WA 6000

#### Share Registry

Computershare Investor Services Pty Ltd Level 2, 45 St George's Terrace Perth WA 6000

Telephone	1300 557 010 (only within Australia)
	+61 8 9323 2000
Facsimile	+61 8 9323 2033
Website	www.computershare.com

#### Stock Exchange Listing

Jupiter Energy Limited shares are listed on the Australian Securities Exchange under the code "JPR" and on the Kazakh Stock Exchange (KASE) under the code "AU\_JPRL".

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#### CHAIRMAN'S LETTER

Dear Shareholder,

I am pleased to present the 2018 Annual Report for Jupiter Energy Limited ("Jupiter Energy" or "the Group").

The past year has seen some significant progress for our Kazakh operations with a return to oil production, beginning with well J-51 going back into production from late September 2017.

The beginning of the 2017/18 year saw the approval of a 3 year extension to Jupiter's Exploration Licence held over Block 31 and this licence now runs through to 29 December 2019. The Company also obtained approval of Trial Production Licences for its Akkar East and West Zhetybai wells. Another major milestone was reached when the Group was also able to get a positive resolution to the reserves dispute involving its Akkar North (East Block) territory.

Production for the period from late September 2017 to 30 June 2018 reached approximately 90,000 barrels and revenues totaled almost \$A3,000,000. With the J-58 well coming onto production in early September 2018 and the drilling of the J-57 well schedule to take place during 4<sup>th</sup> Quarter 2018, production levels and associated revenues should continue to increase and I hope the Company can soon reach the levels of 2014 when our revenues were almost \$A9,000,000 on production of 230,000 barrels.

The Board remains confident in the prospectivity of the Block 31 licence area and furthermore that the two new oilfields that have already been discovered on our permit area can be commercially developed into significant producers.

I therefore look towards 2019 with renewed confidence and may I take this opportunity to thank all our employees and shareholders for their continued support over the past twelve months and encourage shareholders to attend the Annual General Meeting to be held in Perth on 12 November 2018.

Sincerely

Geoff Gander Chairman/CEO

#### **DIRECTORS' REPORT**

Your Directors submit their report together with the financial statements for Jupiter Energy Limited ("Company") and its wholly owned subsidiaries ("Jupiter Energy" or "Group") for the financial year ended 30 June 2018.

Jupiter Energy Limited is a company limited by shares that is incorporated and domiciled in Australia.

#### DIRECTORS

The names and details of the Group's Directors in office during the financial 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

Geoffrey Anthony Gander (55) B.Com Executive Chairman/CEO Appointed 27 January 2005	<ul> <li>Mr Gander graduated from the University of Western Australia in 1984 where he completed a Bachelor of Commerce Degree.</li> <li>Mr Gander was involved in the identification and purchase of the Block 31 licence in Kazakhstan and has driven the development of the business there since 2007. He is currently responsible for the overall Operational Leadership of the Company as well as Investor Relations and Group Corporate Development.</li> <li><i>Other Current Directorships of Listed Companies</i> Powerhouse Ventures Limited (ASX)</li> <li><i>Former Directorships of Listed Companies in last three years</i> Zyber Holdings Limited (ASX)</li> </ul>
<b>Baltabek Kuandykov (70)</b> Non-Executive Director Appointed 5 October 2010	Mr Kuandykov has considerable experience in the oil and gas industry in the region, having served as President of Kazakhoil (predecessor of the Kazakh State oil company KazMunaiGas). He was also seconded by the Kazakh Government to work with Chevron Overseas Petroleum on CIS projects. Mr Kuandykov also has extensive government experience in Kazakhstan, having served as Deputy Minister of Geology, Head of the Oil and Gas Directorate at the Ministry of Geology, and was Deputy Minister of Energy and Fuel Resources.
	Other Current Directorships of Listed Companies None Former Directorships of Listed Companies in last three years None

#### DIRECTORS' REPORT (continued)

Scott Adrian Mison (42)

#### B.Bus, CA, ACSA

Executive Director Appointed 31 January 2011 Resigned April 20 2018

Company Secretary Appointed 29 May 2007 Resigned April 20 2018

Phil Warren (44)

B.Com., CA Non-Executive Director Appointed 20 April 2018 Mr Mison holds a Bachelor of Business degree, is a Member of the Institute of Chartered Accountants in Australia and Chartered Secretaries Australia.

Mr Mison has over 18 years' experience in finance and corporate compliance within Australia, UK, Central Asia and USA.

He is also CFO / Company Secretary of Rift Valley Resources Ltd and Interim CEO / Director of Longford Resources Ltd.

Mr Mison is also a board member of Rebound WA inc. (formerly Wheelchair Sports WA Inc.) a not for profit organisation.

Other Current Directorships of Listed Companies: Longford Resources Limited (ASX)

Former Directorships of Listed Companies in last three years: 1-Page Limited (ASX).

Mr Warren is a Chartered Accountant and has over 20 years experience in finance and corporate roles in Australia and Europe.

He is Managing Director of a corporate advisory services firm and has extensive experience in mergers and acquisitions, debt financing, equity raisings and corporate governance.

Other Current Directorships of Listed Companies Cassini Resources Limited, Rent.com.au Limited, Family Zone Cyber Safety Limited

Former Directorships of Listed Companies in last three years None

#### Alexey Kruzhkov (51)

Non-Executive Director Appointed 29 August 2016 Mr Kruzhkov holds an Engineering Degree and an MBA and has over 10 years' experience working in the investment industry, focusing primarily on organisations involved in Oil & Gas, Mining and Real Estate. He has served as a Director on the Boards of companies listed in Canada and Norway. He is a board member and part of the of the executive team of Waterford Investment and Finance Limited and resides in Cyprus. He holds British and Russian citizenships.

Other Current Directorships of Listed Companies None

Former Directorships of Listed Companies in last three years None

#### **DIRECTORS' REPORT (continued)**

Alexander Kuzev (53)

Non-Executive Director Appointed 12 September 2017 Mr Kuzev is an oil industry professional with over 27 years of experience.

Most of Alexander's career has been spent working in the Former Soviet Union (FSU) with much of that time responsible for the overall management of field operations with a focus on production sustainability, technology and field maintenance. He has worked with a range of oil and gas companies including Schlumberger and Gazprom Drilling.

Alexander brings an important technical skill set to the Jupiter Energy Board as well as in country experience, having been involved with various Kazakhstan based oil and gas operations since the late 1990's.

Other Current Directorships of Listed Companies None

Former Directorships of Listed Companies in last three years None

#### Interests in the shares and options of the Company and related bodies corporate

At the date of this report, the interests of the Directors in the shares of the Company are outlined below. The Company does not have any options on issue as at the date of this report:

Director	Number of ordinary shares
G Gander	811,112
B Kuandykov	-
A Kruzhkov	-
A Kuzev	-
P Warren	-

Each Director must disclose any changes via formal ASX and KASE announcement in accordance with regulatory requirements. Any changes in Directors' shareholdings are also confirmed at each Board meeting.

#### **PRINCIPAL ACTIVITIES**

The principal activities of the consolidated entity during the course of the financial year included:

- Exploration for oil and gas in Kazakhstan: and
- Appraisal, development and production of oil and gas properties in Kazakhstan.

#### DIRECTORS' REPORT (continued)

#### **FINANCIAL REVIEW**

#### **Operating Results**

The consolidated loss for the year after income tax was \$10,023,725 (2017: \$8,076,857).

#### Review of Financial Condition

At the end of the 2018 financial year, cash resources were \$408,241 (2017: \$397,109). These accounts have been prepared on a going concern basis, predicated on the Group's ability to raise additional cash in order to finance its proposed work program and general and administrative costs for the next 12 months. The Board is currently progressing a number of financing options including an equity raising and/or the issue of debt finance.

Assets increased to \$50,182,659 (2017: \$49,200,046) and equity decreased to \$(14,348,305) (2017: \$3,584,203).

#### Funding and Capital Management:

As at 30 June 2018, the Group had 153,377,693 listed shares trading under the ASX ticker "JPR", and the KASE ticker "AU\_JPRL". On 29 August 2017, the Company delisted from London's Alternative Investment Market (AIM).

On July 28 2017, the Group was granted a range of approvals that positioned it to return to domestic production. As a result, major shareholder and debtholder Waterford Petroleum Limited ("Waterford") and debt holder Midocean Holdings Limited ("Midocean") (together "the Lenders") agreed to provide up to a total of a further US\$5,000,000 (including accrued interest), in the amounts of up to US\$4,900,000 and US\$100,000, respectively under a new Funding Agreement signed on 28 July 2017 (the "2017 Funding Agreement").

The 2017 Funding Agreement saw the addition of one new condition when compared to earlier funding agreements. This condition related to the payment of a bonus to the Lenders should all or part of the permit area be sold during the term of the 2017 Funding Agreement.

A summary of the terms of the 2017 Funding Agreement is as follows:

- Unsecured
- Effective 31 July 2017
- Repayable on 31 July 2019 (or such later date agreed by the parties in writing) (the "Repayment Date")
- Interest rate of 15% pa
- Interest will accrue and be repayable with principal
- Lenders can elect to be repaid if there is a change of control in Jupiter Energy Limited or Jupiter Energy Pte Ltd or there is a change in control in contract 2275 covering the Block 31 Licence
- Bonus will be payable to the Lenders equivalent to 5% of the sale price of contract 2275 in the event that the contract is assigned, transferred or sold to a 3rd party during the period of the facility

The bonus would equate to 5% of the value of the consideration received by the Company if Jupiter or Contract 2275 is assigned, transferred or sold to a third party prior to the Repayment Date and will be payable in cash, shares or a combination of both, at the absolute discretion of the Lenders subject to all relevant Australian and Kazakh regulatory bodies (if required), including pursuant to the ASX Listing Rules, KASE Listing Rules and the Corporations Act.

#### **DIRECTORS' REPORT (continued)**

The bonus amount payable to each of the Lenders will be calculated on the basis of the proportion of debt funding provided by each as measured against the total funding provided under the 2017 Funding Agreement.

The 2017 Funding Agreement was established to fund the Group's operations whilst it continues to finalise long term funding arrangements for the development of its Block 31 licence area in Kazakhstan.

In terms of drawdowns, the Group still requests monthly drawdowns against the maximum US\$5,000,000 amount and the drawdowns are based on an agreed Operations budget, with the budget reflecting revenues and expenses associated with the return to domestic production that took place during the 4<sup>th</sup> quarter of calendar 2017.

The Group is still reviewing its ongoing funding requirements to enable it to complete its approved 2017-2019 Work Program and develop Block 31 to the stage where export oil sales are being achieved and further development of the field is self-funding. In addition, the Group may look to take on additional exploration acreage. Funding options may include the further issue of new equity, reserve based debt, convertible debt or a combination of these and other funding instruments.

Once the appropriate funding has been secured, the further development of both the Akkar East and West Zhetybai fields, and in particular the possibility of building the topside infrastructure on Akkar East including a processing facility and gas separation plant, will be accelerated.

The Company continues to maintain its listing on the Australian Stock Exchange (ASX) and shareholders that have wished to trade the Company's Ordinary Shares after the Cancellation Date have been able to do so on the ASX.

#### **OPERATING REVIEW**

The financial year saw a return to oil production from the Akkar East oilfield during the 4<sup>th</sup> Quarter (28 September 2017) with production initially coming from the J-51 well, followed by the J-52 well in late October 2017 and well 19 beginning production in February 2018.

#### Production Report/Status of Well Licences:

#### Production – Akkar East (J-51, J-52, J-53 and Well 19):

During the financial year, oil was produced from the Akkar East J-51, J-52 and 19 wells under their respective Trial Production Licences (TPL's). These three wells are all located on the northern section of the permit and are part of the Akkar East oilfield.

The J-53 well, which is also located on the Akkar East oilfield, was shut in for the entire financial year, awaiting further remedial work before potentially coming back onto production. This work will be carried out when the appropriate funding and approvals are in place.

A summary of the oil produced from the three Akkar East wells during the financial year, broken down by quarter, is as follows:

#### **DIRECTORS' REPORT (continued)**

Well Number	Production (1Q) (bbls)	Production (2Q) (bbls)	Production (3Q) (bbls)	Production (4Q) (bbls)	TOTAL bbls for the 2017/18 Financial Year
J-51	3,200	10,100	4,360	6,890	24,550
J-52	Nil	8,900	12,850	14,250	36,000
Well 19	Nil	9,100	11,100	9,000	29,200
ALL PRODUCING WELLS					89,750

#### Production – Akkar North [East Block] (J-50 well):

The Group advised shareholders on 28 November 2014 that the application to extend the TPL for well J-50 located on the Akkar North (East Block) was being held by the Kazakh Committee of Geology pending resolution of the allocation of reserves associated with the well.

The J-50 well has since been shut in since 29 December 2014 (the date at which the last Trial Production licence expired).

The underlying issue delaying the TPL renewal was the demand by the Committee of Geology that Jupiter Energy reach agreement with its neighbour MangistauMunaiGas (MMG) over the division of reserves associated with both companies' share of the Akkar North accumulation. Jupiter Energy was in dialogue with MMG on this issue for some time but was unable to reach formal agreement with MMG with respect to the division of Akkar North reserves or another form of commercial settlement of the matter.

After ongoing discussions, the Group announced on 28 April 2017 that it had been successful with its ownership claim over these reserves and with this having been achieved the requisite applications for a Trial Production Licence for the J-50 well have now been submitted for approval by the relevant Kazakh authorities.

The Company expects to recommence production from the J-50 during the 2018/19 Financial Year.

#### Status of West Zhetybai Wells (J-55, 58, 59):

J-58 and J-59 both had their respective 2017-2019 TPL's approved during 2017.

On 1 September 2018, the J-58 well was put on production. The forward plan is for the J-59 well to be used to test the potential of the shallow Jurassic horizon discovered during the drilling of the well, before being completed for production from the T<sup>2</sup>B horizon. This work on the J-59 well is scheduled to occur before the end of calendar year 2018.

Further remedial work will need to be carried out on the J-55 well to determine if commercial production can be established from this well and this work will require the requisite funding and separate approvals from the relevant Kazakh authorities.

#### Drilling Report:

Workovers were carried out on the J-51, J-52 and 19 wells in order to return these wells to production.

#### **DIRECTORS' REPORT (continued)**

No drilling activity took place during the year. The next well (J-57) is expected to spud in early October 2018. This well is expected to be the final well drilled on the Akkar East oilfield before the Company is able to finalise its Final

Reserves Report for Akkar East. This is a critical step in being able to move the oilfield from domestic oil production under its Exploration Licence to export oil production under its Commercial Licence.

#### Oil Production and Revenues:

There were approximately 90,000 barrels of oil produced during the year for revenues of \$2,922,167 (\$US2,264,950). There was no oil produced in the previous reporting period. All oil produced during the year was sold into the domestic market (as per the terms of the Block 31 Exploration Period Licence) to a local trader. Oil was paid for on a prepayment basis and oil collected by the trader from the well head.

#### **AIM Listing**

The Company was originally dual listed on the AIM market of the London Stock Exchange in 2011 as a means of accessing capital from the UK and European equity markets. During 2017, the Board reviewed the Company's AIM listing and concluded that the benefits of listing have not been realised, due to a range of reasons. Given the Company's shareholder base is predominantly Australian, the relatively low volume of trading in shares on AIM and the Company's cash position, the Board concluded that the costs incurred in maintaining a secondary listing on AIM, exceeded the benefits obtained from the listing. On this basis, the Board sought a cancellation of its depository interests ("DIs") over ordinary shares ("Ordinary Shares") from trading on AIM (the "Cancellation").

The Cancellation was not subject to shareholder approval however the Board discussed this issue with Jupiter's three major shareholders being Waterford Petroleum Limited, Arrow Business Limited and Central Asian Oil Holdings Limited and each entity gave their unequivocal support in respect of the Cancellation. The last trading day in DIs on AIM was be 25 August 2017 and Cancellation was effective from 29 August 2017 (the "Cancellation Date"). Following the cancellation of admission of the Company's Ordinary Shares on AIM, the DIs which had been trading on AIM were cancelled and holding statements were issued to the then current DI holders. The Company continues to maintain its listing on the Australian Stock Exchange (ASX) and shareholders that have wished to trade the Company's Ordinary Shares after the Cancellation Date have been able to do so on the ASX.

#### **Corporate Hiring:**

As a result of a return to domestic oil production, the Group restaffed its Aktau operations and full time employees increased from 10 people to 30 people during the year. A number of these new positions were filled by past employees.

#### **Board Additions and Changes:**

On 12 September 2017 the Company announced the appointment of Alexander Kuzev to the Board.

Alexander Kuzev (52) is an oil industry professional with over 26 years of experience.

Alexander has brought an important technical skill set to the Jupiter Energy Board as well as in country experience, having been involved with various Kazakhstan based oil and gas operations since the late 1990's.

#### **DIRECTORS' REPORT (continued)**

On 5 April 2018 the Company announced the resignation of Scott Mison as a Director, Chief Financial Officer (CFO) and Company Secretary – effective from 20 April 2018.

On 19 April 2018 the Company announced the appointment of Phil Warren (44) as a Non Executive Director.

The Company also announced the appointment of Edward Meagher as CFO and Emma Wates as Company Secretary and a change of the Company's registered office address to 945 Wellington Street, West Perth, WA 6005. All appointments were effective 20 April 2018.

#### **Annual General Meetings:**

The 2017 AGM was held in Perth on 10 November 2017 and all Resolutions were passed. The 2018 AGM will be held in Perth on 12 November 2018 and shareholders are encouraged to attend. A Notice of Meeting outlining business to be covered at the 2018 AGM will be mailed to shareholders in early October 2018.

#### **Directors Renumeration:**

Directors have deferred their Directors' Fees since February 2015 and continue to do so until such time that the Group has an improved cashflow position.

#### Summary:

The 2017/18 Financial Year saw the Group make measured progress towards being able to return to full operations. At the beginning of the year, the Company was granted a three year extension of its Exploration Licence (to December 2019), gained approval to return its wells on the Akkar East and West Zhetybai fields to Trial Production. During the year the Company also got confirmation from the Kazakh authorities that it was the legal owner of the oil reserves that form part of the Akkar North (East Block) accumulation.

Domestic oil production recommenced late in 2017 and the Company was able to produce from the J-51, J-52 and 19 wells (all located on Akkar East) for the second half of the Financial Year, with production reaching approximately 90,000 barrels for the year on revenues of \$2,922,167 (\$US2,264,950).

Major shareholder (Waterford Petroleum Limited) continues to be the cornerstone debt funder for the Company with a further US\$4,900,000 in debt funding provided to the Company in July 2018 with these monies funding operations and enabling a return to domestic oil production.

Revenue from oil sales are now able to fund the Kazakh operation and the funding available through the 2017 Funding Agreement, signed in July 2017, should be able to support the corporate operations for the foreseeable future.

Frustrations aside, since acquiring the exploration permit in 2008, independent reserve reports and evaluations continue to confirm that Jupiter has now discovered two sizeable oilfields with significant reserves and resources. In addition, oil production has moved from zero at the beginning of 2011 to over 230,000 barrels for calendar year 2014, with 2014 calendar year revenues reaching A\$8,750,000 (US\$7,568,000). It is hoped that with the return of the J-58 well to production during October 2018 and the drilling of the J-57 well during the 4<sup>th</sup> quarter of 2018, these past production and revenue levels will again be achieved in the coming 10 months.

#### **DIRECTORS' REPORT (continued)**

The goal of developing Jupiter Energy into a full cycle E&P Group with a meaningful production profile and sizeable 2P reserves base remains the key objective for the Board and Management and the Group remains confident of continuing to make progress towards achieving this goal during the period 2018-2019.

#### SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

Except as otherwise set out in this report, the Directors are unaware of any significant changes in the state of affairs or principal activities of the consolidated entity that occurred during the financial year.

#### SUBSEQUENT EVENTS

There are no material after balance dates events to report as at the date of this report.

#### LIKELY DEVELOPMENTS AND EXPECTED RESULTS

The Directors will continue to pursue oil and gas exploration and production opportunities in the Republic of Kazakhstan.

As Jupiter Energy Limited is listed on the Australian Stock Exchange and the Kazakh Stock Exchange (KASE), it is subject to the continuous disclosure requirements of the ASX Listing Rules and the KASE Rules for Companies which require immediate disclosure to the market of information that is likely to have a material effect on the price or value of Jupiter Energy Limited's securities.

#### ENVIRONMENTAL REGULATION

The consolidated entity is committed to achieving the highest standards of environmental performance. Standards set by the Government of Kazakhstan are comprehensive and highly regulated. The consolidated entity strives to comply not only with all Kazakh government regulations, but also maintain worldwide industry standards.

To maintain these high standards the Group is committed to a locally developed environmental monitoring program. This monitoring program will continue to expand as and when new regulations are implemented and adopted in Kazakhstan.

#### **HEALTH & SAFETY**

The Group has developed a comprehensive Health and Safety policy for its operations in Kazakhstan and has the appropriate personnel in place to monitor the performance of the Group with compliance under this policy. The Group outsources many of its key drilling functions and as part of any contract entered into with third parties, a commitment to Health & Safety and a demonstrated track record of success in this area is a key performance indicator in terms of deciding on which companies will be contracted.

#### **MEETINGS OF DIRECTORS**

The number of meetings of the Directors held during the year and the number of meetings attended by each Director was as follows:

#### **DIRECTORS' REPORT (continued)**

	Board of Directors				
	Number attended	Number eligible to attend			
Current Directors					
G Gander	5	5			
B Kuandykov	5	5			
S Mison	3	3			
A Kruzhkov	5	5			
P Warren	2	2			
A Kuzev	4	5			

Due to the small number and geographical spread of the Directors, it was determined that the Board would undertake all of the duties of properly constituted Audit & Compliance and Remuneration Committees.

#### COMPETENT PERSONS STATEMENT

#### General

Alexey Glebov, PhD, with over 33 years' oil & gas industry experience, is the qualified person who has reviewed and approved the technical information contained in this report. Alexey PhD's in technical science (1992) and geology science (2006), an Honors Degree in Geology and Geophysics (1984) from Novosibirsk State University and a Gold Medal (1985) from USSR Academy of Sciences. He is a member since 2001 of the European Association of Geoscientists & Engineers (EAGE #M2001-097) and was made an Honorary Oilman in 2011 by the Ministry of Energy of the Russian Federation. Alexey Glebov is qualified in accordance with ASX Listing Rule 5.41.

#### Kazakh State Approved Reserves

The information in this report which relates to the C1 and C2 Block 31 reserve estimations is based on information compiled by Reservoir Evaluation Services LLP ("RES"), a Kazakh based oil & gas consulting Group that specialises in oil & gas reserve estimations. RES has used the Kazakh Reserve classification system in determining their estimations. RES has sufficient experience which is relevant to oil & gas reserve estimation and to the specific permit in Kazakhstan to qualify as competent to verify the information pertaining to the C1 and C2 reserve estimations. RES has given and not withdrawn its written consent to the inclusion of the C1 and C2 reserve estimations in the form and context in which they appear in this report. RES has no financial interest in the Group.

#### INDEMNIFICATION AND INSURANCE OF DIRECTORS AND OFFICERS

The Group has entered into Deeds of Indemnity with the Directors, indemnifying them against certain liabilities and costs to the extent permitted by law.

The Group has also agreed to pay a premium in respect of a contract insuring the Directors and Officers of the Group against certain liabilities and costs to the extent permitted by law. Full details of the cover and premium are not disclosed as the insurance policy prohibits the disclosure.

#### **DIRECTORS' REPORT (continued)**

#### INDEMNIFICATION OF AUDITORS

To the extent permitted by law, the Group has agreed to indemnify its auditors, Ernst & Young Australia, as part of the terms of its audit engagement agreement against claims by third parties arising from the audit (for an unspecified amount). No payment has been made to indemnify Ernst & Young during or since the financial year.

#### AUDITOR INDEPENDENCE

The Directors received the declaration included on page 22 of this annual report from the auditor of Jupiter Energy Limited.

#### **NON-AUDIT SERVICES**

There were no non-audit services provided by the entity's auditors, Ernst & Young during the year.

#### UNISSUED SHARES UNDER OPTION

At the date of this report, there were no share options on issue and no shares were issued as a result of exercise of options during the year.

#### **ROUNDING OF AMOUNTS**

The Company has applied the relief available to it in ASIC Legislative Instrument 2016/191, and accordingly certain amounts included in this report and in the financial report have been rounded off to the nearest \$1 (where rounding is applicable), under the option available to the Company under ASIC Corporations.

#### **DIRECTORS' REPORT (continued)**

#### **REMUNERATION REPORT (Audited)**

This remuneration report outlines the Director and executive remuneration arrangements of the Group in accordance with the requirements of the Corporations Act 2001 and its Regulations. For the purposes of this report, key management personnel (KMP) of the Group are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Group, directly or indirectly, including any Director (whether executive or otherwise) of the Company.

For the purposes of this report, the term 'executive' encompasses the chief executive, senior executives, general managers and secretaries of the Group.

#### DETAILS OF KEY MANAGEMENT PERSONNEL

#### Directors

Geoff Gander	Chairman / CEO (Executive)
Alexey Kruzhkov	Director (Non-Executive)
Baltabek Kuandykov	Director (Non-Executive)
Scott Mison	Director / CFO / Company Secretary (Executive) – resigned April 20 2018
Alexander Kuzev	Director (Non-Executive) - appointed on 12 September 2017
Phil Warren	Director (Non Executive) – appointed 20 April 2018

#### **Remuneration Philosophy**

The remuneration policy of the Group has been designed to align Directors and executives interests with the shareholder and business objectives by providing a fixed remuneration component and offering long term incentives based on a key performance area – with a focus to the material improvement in share price performance. The Board of the Group believes the remuneration policy to be appropriate to attract and retain the best executives and Directors to run and manage the Group, as well as create goal congruence between Directors, executives and shareholders.

The Board's policy for determining the nature and amount of remuneration for Board members and senior executives of the Group is as follows:

- The remuneration policy, setting the terms and conditions for the executive directors and other senior executives, was developed by the Board after a review of similar listed and unlisted companies with activities in overseas jurisdictions and taking into account the experience and skill set required to successfully develop operations in these jurisdictions from early stage development. The Group does not have a remuneration committee. The Board is of the opinion that due to the size of the Group, the functions performed by a Remuneration Committee can be adequately handled by the full Board.
- All executives receive a base salary (which is based on factors such as length of service and experience), superannuation, fringe benefits and performance incentives.
- The Board reviews executive packages annually by reference to the Group's performance, executive performance and comparable information from industry sectors and other listed companies in similar industries.

#### **DIRECTORS' REPORT (continued)**

#### **REMUNERATION REPORT (Audited) (continued)**

The executive Directors receive a superannuation guarantee contribution as required by the government which is currently 9.5%, and do not receive any other retirement benefits. This contribution forms part of their total remuneration package.

The remuneration paid to Directors and executives is valued at the cost to the Group and expensed.

#### **REMUNERATION STRUCTURE**

#### Non-Executive Director Remuneration

#### Objective

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

#### Structure

The Board policy is to remunerate non-executive directors at market rates for comparable companies for time, commitment and responsibilities. The Board determines payments to the non-executive Directors and reviews their remuneration annually, based on market practice, duties and accountability. Independent external advice is sought when required. The maximum aggregate amount of fees that can be paid to non-executive Directors is subject to approval by shareholders at the Annual General Meeting. Total remuneration for all non-executive Directors, is not to exceed \$350,000 per annum as approved by shareholders at the Annual General Meeting held on 15 November 2010. Fees for non-executive Directors are not linked to performance of the Group. Non-executive Directors are also encouraged to hold shares in the company.

Directors who are called upon to perform extra services beyond the director's ordinary duties may be paid additional fees for those services.

#### **Executive Remuneration**

#### Objective

The Group aims to reward executives with a level and mix of remuneration commensurate with their position and responsibilities within the Group so as to:

- reward executives for Group, business unit and individual performance;
- align the interests of executives with those of shareholders;
- link reward with the strategic goals and performance of the Group; and
- ensure total remuneration is competitive by market standards.

#### **DIRECTORS' REPORT (continued)**

#### **REMUNERATION REPORT (Audited) (continued)**

#### Structure

In determining the level and make-up of executive remuneration, the Board reviews remuneration packages provided by similar listed and unlisted companies with activities in overseas jurisdictions and taking into account the experience and skill set required to successfully develop operations in these jurisdictions from early stage development as well as the salary levels of local workers in that jurisdiction. It is the Board's policy that employment contracts are entered into with the Chief Executive Officer and all key management personnel.

#### Fixed Remuneration

The fixed remuneration of executives is comprised of a base salary and superannuation. The fixed remuneration of executives is reviewed annually.

#### Variable remuneration – Short Term Incentives (STI)

The Group operates a STI program for its Kazakh based employees, which is based on a cash bonus subject to the attainment of clearly defined Branch and individual measures.

Actual STI payments awarded to each employee depends on the extent to which specific targets are met. The targets consist of a number of key performance indicators (KPIs) covering financial and non-financial Branch and individual measures of performance.

Directors are not eligible for participation in the STI program.

#### Variable Remuneration – Long Term Incentives (LTI)

#### Objective

The objectives of long term incentives are to:

- align executives remuneration with the creation of shareholder wealth;
- recognise the ability and efforts of the Directors, employees and consultants of the Group who have contributed to the success of the Group and to provide them with rewards where deemed appropriate;
- provide an incentive to the Directors, employees and consultants to achieve the long term objectives of the Group and improve the performance of the Group; and
- attract persons of experience and ability to employment with the Group and foster and promote loyalty between the Group and its Directors, employees and consultants.

#### Structure

Long term incentives granted to Directors and senior executives are delivered either in the form of a defined bonus or via the issue of Performance Rights, issued under the Performance Rights Plan. There were no performance rights issued during the current financial year or prior financial year. There is a bonus that forms part of the CEO package which is linked to the sale of the permit area.

#### **DIRECTORS' REPORT (continued)**

#### **REMUNERATION REPORT (Audited) (continued)**

#### Group Performance

Due to the current embryonic stage of the Group's growth it is not appropriate at this time to evaluate the Group's financial performance using generally accepted measures such as EBITDA and profitability; this assessment will be developed over the next few years.

The following information provides a summary of Jupiter Energy's financial performance for the last five years:

	2018 \$	2017 \$	2016 \$	2015 \$	2014 \$
Revenue	2,922,167	-	-	3,896,359	7,586,442
Loss before income tax	(10,023,725)	(8,076,857)	(10,474,870)	(10,982,261)	(2,547,271)
Earnings per share (cents)	(6.54)	(5.27)	(6.81)	(7.16)	(1.66)
Last share price at Balance Date	0.041	0.25	0.25	0.25	0.40
Market capitalization	6.3m	38.3m	38.3m	38.3m	61.4m

#### DIRECTORS' REPORT (continued)

#### **REMUNERATION REPORT (Audited) (continued)**

**Remuneration of Directors and Executives** 

#### Table 1: Remuneration for the year ended 30 June 2018

	Short-term benefits			Post- employment benefits	Share-based payments			
Name	Cash salary and Consulting fees \$	Cash bonus \$	Other \$	Super- annuation \$	Performance Rights \$	Total \$	Remuneration consisting of Performance Rights %	Performance related %
Non-executive director	· ·	-	-	-	-	+		
A Kruzhkov (a)	52,154	-	-	-	-	52,154		
B Kuandykov (b)	220,111	-	-	-	-	220,111		
P Warren (c)	-	-	-	-	-	-		
A Kuzev (d)	30,966					30,966		
Total non-executive director	303,231	-	-	-	-	303,231		
Executive director								
G Gander (e)	316,970	-	-	40,000	-	356,970		
S Mison (f)	90,000	-	-	-	-	90,000	-	-
Total executives	406,970			40,000		446,970		
Totals	710,201			40,000		750,201		

\*Directors fees from February 2015 have been deferred until such time that at least US\$5,000,000 in new equity is raised or alternatively the Group sells the Block 31 licence and receives the funds associated with that sale.

(a): Directors Fees of US\$40,000 (A\$52,154) have been deferred.

(b): Amount includes Non Executive Director fee of US\$40,000 (A\$52,154) and Consulting Fees of US\$120,000 (A\$167,957). Director fees of US\$40,000 (A\$52,154) have been deferred. During the year, further consulting fees of A\$258,414 (2016: A\$40,599) were accrued and paid under normal terms and conditions to Meridian Petroleum LLP, of which Mr. Kuandykov is a director, for the provision of geological services at normal commercial rates.

(c) Appointed 20 April 2018. For the period since appointment and in accordance with the agreement between Grange Consulting Group Pty Ltd ("Grange") and the Group, the Group incurred \$24,483 in corporate consulting fees and office rent charged by Grange. Of this amount, \$8,283 was incurred by the Group for services provided by Mr. Warren who is a Director of Grange Consulting. This amount is not included in the remuneration of Mr Warren and is not payable to Mr Warren.

(d): Appointed 12 September 2017. Directors Fees of US\$40,000 (A\$52,154) have been deferred.

(e): Directors Fees of A\$40,000 have been deferred. During the year, consulting fees of \$316,970 were accrued and paid under normal terms and conditions to Symdean Pty Ltd, of which Mr Gander is a director for his role as CEO.

(f): Fees relate to CFO / Company Secretary (A\$65,000) and Director Fees (A\$25,000). The Directors fees of A\$25,000 have been deferred.

#### **DIRECTORS' REPORT (continued)**

#### **REMUNERATION REPORT (Audited) (continued)**

	)	Short-term benefits			Post- employment benefits	Share-based payments		1	
$\square$	Name	Cash salary and Consulting fees	Cash bonus	Other	Super- annuation	Performance Rights	Total	Remuneration consisting of Performance Rights	Performance related
		\$	\$	\$	\$	\$	\$	%	%
15	Non-executive director								
9	A Beardsall (a)	52,961*	-	-	-	-	52,961	-	-
$\mathcal{D}$	B Kuandykov (b)	211,805*	-	-	-	-	211,805	-	-
3	Total non-executive director	264,766	-	-	-	-	264,766	-	-
9	Executive director								
	G Gander (c)	305,410*	-	142,972	40,000	-	488,382	-	-
7	S Mison (d)	108,000*	-	-	-	-	108,000	-	-
9	Total executives	413,410	-	142,972	40,000	-	596,382	-	-
_	Totals	678,176	-	142,972	40,000	-	861,148	-	-

During the year, further consulting fees of A\$222,084 (2016: A\$40,599) were accrued and paid under normal terms and conditions to Meridian Petroleum LLP, of which Mr. Kuandykov is a director, for the provision of geological services at normal commercial rates.

(c): Directors Fees of A\$40,000 have been deferred. During the year, consulting fees of \$189,000 (2016: \$211,000) were accrued and paid under normal terms and conditions to Symdean Pty Ltd, of which Mr Gander is a director for his role as CEO.

(d): Fees relate to CFO / Company Secretary (A\$78,000) and Director Fees (A\$30,000). The Directors fees of A\$30,000 have been deferred.

#### Compensation Options: Granted and vested during the year ended 30 June 2018

During the 2018 and 2017 financial years, there were no options granted. No options, listed or unlisted, were exercised during the year.

#### **Performance Rights**

During the 2018 and 2017 financial years, there were no performance rights granted.

#### **DIRECTORS' REPORT (continued)**

#### **REMUNERATION REPORT (Audited) (continued)**

#### Shares issued on Exercise of Compensation Options

There were no shares issued on the exercise of compensation options during the financial years ended 30 June 2018 or 30 June 2017.

#### Compensation Performance Rights: Granted and vested during the year ended 30 June 2018

During the 2018 and 2017 year, there were no performance rights vested and no additional performance rights were granted.

#### Shareholdings

The number of shares in the Company held by each Key Management Personnel of Jupiter Energy Limited during the financial year, including their personally-related entities, is set out below:

	2018	Balance 1 July 2017	Granted as Remuneration	On Exercise of Options	Net Change Other	Balance 30 June 2018
	Directors			•		
	G Gander	811,112	-	-	-	811,112
(nn)	A Kruzhkov	-	-	-	-	-
60	A Kuzev*	-	-	-	-	-
	B Kuandykov	-	-	-	-	-
2	S Mison**	391,238	-	-	(391,238)	-
	P Warren ***	-	-	-	-	-
20	* Mr Kuzev was appointed on 12 S ** Mr Mison resigned 20 April 2018	8				
$\bigcirc \bigcirc $	** Mr Warren was appointed on 20	) April 2018				
65	2017	Balance	Granted as	On Exercise of	Net Change	Balance

2017	Balance 1 July 2016	Granted as Remuneration	On Exercise of Options	Net Change Other	Balance 30 June 2017
Directors					
G Gander	811,112	-	-	-	811,112
B Kuandykov	-	-	-	-	-
A Kruzhkov	-	-	-	-	-
S Mison	391,238	-	-	-	391,238

#### **Performance Rights Holdings**

There were no performance rights held by, granted to or exercised by Key Management Personnel during the financial years ended 30 June 2018 or 30 June 2017.

#### **Option Holdings**

There were no options held by, granted to or exercised by Key Management Personnel during the financial years ended 30 June 2018 or 30 June 2017.

#### DIRECTORS' REPORT (continued)

#### REMUNERATION REPORT (Audited) (continued)

#### Service agreements

The Group has an Executive services agreement with its Executive Director and has non-executive appointment letters outlining the policies and terms of appointment, including compensation, for each non-executive Director. These represent the service agreements for all KMP's of the group. The main provisions of the agreements in relation to Directors holding management roles are set out below:

#### Geoff Gander, Executive Chairman (Effective - 8 September 2017)

#### Base Terms

- This agreement was effective from 8 September 2017 and has no set term.
- Base Salary of GBP200,000 (A\$340,000) including Director Fees and the current Superannuation Levy of 9.5%.
- Mr Gander will be paid a Bonus of \$US350,000 or 0.5% (whichever is greater) of the value of the consideration received by the Group if the Company or Contract 2275 is assigned, transferred or sold to a third party during the term of the Agreement.
- Director fees of A\$3,333 per month (included in Base Salary figure above), deferred until such time that at least US\$5,000,000 in new equity is raised or alternatively the Group sells the Block 31 licence and receives the funds associated with that sale.

The main provisions of the agreements in relation to non-executive Directors are set out below:

#### Baltabek Kuandykov, Non-Executive Director (Effective - 5 October 2010)

Mr Kuandykov is entitled to a base fee of US\$ 40,000 per annum. Mr Kuandykov's fees are deferred until such time that at least US\$5,000,000 in new equity is raised or alternatively the Group sells the Block 31 licence and receives the funds associated with that sale. Mr Kuandykov will be reimbursed any expenses properly incurred concerning the Group's affairs. Mr Kuandykov has entered in to a management consulting agreement for which he is entitled to US\$ 10,000 per month for services to the Groups Kazakhstan operations. The appointment of Mr Kruzhkov as a non-executive Director is otherwise on terms that are customary for an appointment of this nature.

#### Alexey Kruzhkov, Non-Executive Director (Effective - 18 June 2016)

Mr Kruzhkov is entitled to a base fee of US\$ 40,000 per annum. Mr Kruzhkov's fees are deferred until such time that at least US\$5,000,000 in new equity is raised or alternatively the Group sells the Block 31 licence and receives the funds associated with that sale. Mr Kruzhkov will be reimbursed reasonable expenses incurred in performing his duties, including the cost of attending Board Meetings, travel, accommodation and entertainment where agreed to by the Board. The appointment of Mr Kruzhkov as a non-executive Director is otherwise on terms that are customary for an appointment of this nature.

#### Alexander Kuzev, Non-Executive Director (Effective – 12 September 2017)

Mr Kuzev is entitled to a base fee of US\$ 30,000 per annum. Mr Kuzev's fees are deferred until such time that at least US\$5,000,000 in new equity is raised or alternatively the Group sells the Block 31 licence and receives the funds associated with that sale. Mr Kuzev will be reimbursed reasonable expenses incurred in performing his duties, including the cost of attending Board Meetings, travel, accommodation and entertainment where agreed to by the Board. The appointment of Mr Kuzev as a non-executive Director is otherwise on terms that are customary for an appointment of this nature.

#### Phil Warren, Non-Executive Director (Effective - 20 April 2018)

Mr Warren is paid a base fee of \$nil and will be reimbursed reasonable expenses incurred in performing his duties, including the cost of attending Board Meetings, travel, accommodation and entertainment where agreed to by the Board. Mr Warren is the Managing Director of Grange Consulting Group Pty Ltd, with which the Group has entered in to a corporate consulting agreement for corporate compliance and financial management services. The appointment of Mr Warren as a non-executive Director is otherwise on terms that are customary for an appointment of this nature.

The termination provisions are as follows:

	Notice period	Payment in lieu of notice
Contractor - initiated termination with reason or for Contractor incapacitation	1 month	12 months
Company - initiated termination without reason	12 months	12 months
Company – initiated termination for serious misconduct	None	None
Contractor – initiated termination without reason	12 months	12 months
Contractor – initiated termination with reason	30 days	12 months

#### Other Transactions with Key Management Personnel

Baltabek Kuandykov During the year, consulting fees of A\$258,414 (2017: A\$222,084) were accrued and paid under normal terms and conditions to Meridian Petroleum LLP, of which Mr. Kuandykov is a director, for the provision of geological services at normal commercial rates.

Phil Warren

During the year, consulting fees of A\$24,483 (2017: A\$Nil) were accrued and paid under normal terms and conditions to Grange Consulting, of which Mr. Warren is a director, for the provision of corporate consulting services and office rent at normal commercial rates.

#### End of Remuneration Report (Audited)

This report has been made in accordance with a resolution of the Directors.

**G A Gander** Director Perth, Western Australia 28 September 2018



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# Auditor's Independence Declaration to the Directors of Jupiter Energy

As lead auditor for the audit of Jupiter Energy Limited for the financial year ended 30 June 2018, I declare to the best of my knowledge and belief, there have been:

- a) no contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- b) no contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Jupiter Energy Limited and the entities it controlled during the financial year.

Errel & Young

Ernst & Young

Darryn Hall Partner Perth 28 September 2018

# **Financial Statements**

FOR THE YEAR ENDED 30 JUNE 2018

#### CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2018

		idated	
	Note	2018 \$	2017 \$
Revenue		2,922,167	
Cost of sales		(1,595,649)	
Gross profit		1,326,518	
Foreign exchange gain / (loss)		(2,160,291)	1,516,992
General and administrative expenses	4	(2,423,427)	(2,965,210
Operating loss		(3,257,200)	(1,448,218
Finance income		18,925	19,030
Finance costs	17	(6,785,450)	(6,647,669
Loss before tax		(10,023,725)	(8,076,857
Income tax expense	5	-	
Loss after income tax		(10,023,725)	(8,076,857
Other comprehensive (loss)/income to be reclassified to profit or loss in subsequent periods net of tax			
Foreign currency translation		(740,377)	781,40
Total comprehensive (loss)/income for the period		(10,764,102)	(7,295,450
Earnings per share for loss attributable to the ordinary equity holders of the Group:			
Basic loss per share (cents)	23	(6.54)	(5.27)
Diluted loss per share (cents)	23	(6.54)	(5.27)

The consolidated statement of comprehensive income is to be read in conjunction with the notes of the financial statements

# CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2018

		Conso	dated	
	Note	2018	2017	
ASSETS		\$	\$	
Current Assets				
Cash and cash equivalents	6	408,241	397,109	
Trade and other receivables	7	164,367	145,139	
Other current assets	8	148,945	16,489	
Inventories	9	43,968	18,352	
Total Current Assets		765,521	577,089	
Non-Current Assets				
Trade and other receivables	7	2,599,429	2,845,507	
Oil and gas properties	10	17,228,238	15,112,180	
Plant and equipment	11	564,453	338,386	
Exploration and evaluation expenditure	12	28,614,808	29,930,249	
Other financial assets	13	410,210	396,635	
Total Non-Current Assets		49,417,138	48,622,957	
Total Assets		50,182,659	49,200,046	
Current Liabilities				
Frade and other payables	14	1,734,647	877,359	
Deferred Revenue	15	41,629	-	
Total Current Liabilities		1,776,276	877,359	
Non-current Liabilities				
Provisions	16	244,258	234,680	
Other financial liabilities	17	62,510,430	51,672,210	
Total Non-Current Liabilities		62,754,688	51,906,890	
Total Liabilities		64,530,964	52,784,249	
Net Deficit		(14,348,305)	(3,584,203)	
Equity				
Contributed equity	18	85,633,935	85,633,935	
Share based payment reserve	19	5,764,014	5,764,014	
Foreign currency translation reserve	19	(26,262,620)	(25,522,243)	
Accumulated losses		(79,483,634)	(69,459,909)	
Total Equity / (Deficit)		(14,348,305)	(3,584,203)	

The consolidated statement of financial position is to be read in conjunction with the notes of the financial statements.

#### CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2018

	Note	Consol	idated
		2018	2017
		\$	\$
Cash flow from operating activities			
Receipts from customers		3,209,873	-
Payments to suppliers and employees		(3,053,793)	(2,817,239)
Interest received		18,925	19,030
Net cash flows (used in) operating activities	25	175,005	(2,798,209)
Cash flows from investing activities			
Payments for exploration and evaluation expenditure		(1,908,594)	(1,099,755)
Payments for property, plant and equipment		(1,365)	(5,000)
Net Cash flows (used in) investing activities		(1,909,959)	(1,104,755)
Cash flows from financing activities			
Proceeds from unsecured loan		1,773,172	3,626,893
Net cash flows from financing activities		1,773,172	3,626,893
Net (decrease) in cash held		38,218	(276,071)
Effects of exchange rate changes		(27,086)	9,734
Cash at beginning of the year		397,109	663,446
Cash at end of the year	6	408,241	397,109

The statement of cash flows is to be read in conjunction with the notes of the financial statements.

#### CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2018

Share based payments		-	-	-	-	-
Total comprehensive loss Transactions by owners recorded directly in equity:		-	-	(740,377)	(10,023,725)	(10,764,102)
Other comprehensive loss	19 _	-	-	(740,377)	-	(740,377)
Loss for the period		-	-	-	(10,023,725)	(10,023,725)
As at 1 July 2017		85,633,935	5,764,014	(25,522,243)	(69,459,909)	(3,584,203)
At 30 June 2017	-	85,633,935	5,764,014	(25,522,243)	(69,459,909)	(3,584,203)
Share based payments		-	-	-	-	-
Total comprehensive loss Transactions by owners recorded directly in equity:		-	-	781,407	(8,076,857)	(7,295,450)
·	19 -	-	-		-	781,407
	10	-	-	-	(8,076,857)	(8,076,857)
As at 1 July 2016		85,633,935	5,764,014	(26,303,650)	(61,383,052)	3,711,247
CONSOLIDATED		\$	\$	\$	\$	\$
	Note	Contributed Equity	Share Based Payment Reserve	Foreign Currency Translation Reserve	Accumulated Losses	Total
	As at 1 July 2016 Loss for the period Other comprehensive loss Total comprehensive loss Transactions by owners recorded directly in equity: Share based payments At 30 June 2017 As at 1 July 2017 Loss for the period Other comprehensive loss Total comprehensive loss Transactions by owners recorded directly in equity:	CONSOLIDATEDAs at 1 July 2016Loss for the periodOther comprehensive lossTotal comprehensive lossTransactions by owners recorded directly in equity:Share based paymentsAt 30 June 2017As at 1 July 2017Loss for the periodOther comprehensive lossTotal comprehensive loss19As at 1 July 2017Loss for the periodOther comprehensive lossTotal comprehensive lossTotal comprehensive lossTransactions by owners recorded directly in equity:	EquityNoteCONSOLIDATEDAs at 1 July 201685,633,935Loss for the period-Other comprehensive loss19Total comprehensive loss-Transactions by owners recorded directly in equity:-Share based payments-At 30 June 201785,633,935Loss for the period-Other comprehensive loss19Total comprehensive loss19Total comprehensive loss19Conso for the period-Other comprehensive loss19Total comprehensive loss19Total comprehensive loss19Total comprehensive loss-Total comprehensive loss19Total comprehensive loss-Transactions by owners recorded directly in equity:-	Equity NotePayment ReserveS\$CONSOLIDATED\$As at 1 July 201685,633,935Loss for the period-Other comprehensive loss19Total comprehensive loss19Transactions by owners recorded directly in equity:-Share based payments-At 30 June 201785,633,935As at 1 July 201785,633,935Loss for the period-Other comprehensive loss19Total comprehensive loss-Transactions by owners recorded directly in equity:5,764,014As at 1 July 201785,633,9355,764,014Loss for the periodOther comprehensive loss19-Total comprehensive loss19-Total comprehensive lossTransactions by owners recorded directly in equity:-	NoteCommunication Payment ReserveShare based Payment ReserveCurrency Translation ReserveNote\$\$\$\$\$\$S\$\$\$\$\$\$As at 1 July 201685,633,9355,764,014(26,303,650)Loss for the periodOther comprehensive loss19-781,407Total comprehensive loss19-781,407Transactions by owners recorded directly in equity:Share based paymentsAt 30 June 201785,633,9355,764,014(25,522,243)As at 1 July 201785,633,9355,764,014(25,522,243)Loss for the periodOther comprehensive loss19Total comprehensive loss19Total comprehensive loss19Total comprehensive loss19Transactions by owners recorded directly in equity:	NoteCommunication EquitySafety Based Payment ReserveCurrency Translation ReserveAccumulated LossesCONSOLIDATED\$\$\$\$\$\$As at 1 July 201685,633,9355,764,014(26,303,650)(61,383,052)Loss for the period(8,076,857)Other comprehensive loss19-781,407-Total comprehensive loss19-781,407(8,076,857)Transactions by owners recorded directly in equity:As at 1 July 201785,633,9355,764,014(25,522,243)(69,459,909)Loss for the periodAs at 1 July 201785,633,9355,764,014(25,522,243)(69,459,909)Loss for the periodAs at 1 July 201785,633,9355,764,014(25,522,243)(69,459,909)Loss for the period(10,023,725)Other comprehensive loss19(740,377)-Total comprehensive loss19(740,377)(10,023,725)Transactions by owners recorded directly in equity:(740,377)(10,023,725)

The statements of changes in equity are to be read in conjunction with the notes of the financial statements.

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

#### 1 CORPORATE INFORMATION

The financial report of Jupiter Energy Limited for the year ended 30 June 2018 was authorised for issue in accordance with a resolution of the directors on 28 September 2018.

Jupiter Energy Limited is a Company limited by shares incorporated in Australia whose shares are publicly traded on the Australian Stock Exchange and on the Kazakh Stock Exchange. Jupiter Energy Limited is a for profit entity.

The nature of the operations and principal activities of the Group are described in the Directors Report on pages 2 to 12 of this report.

#### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### (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*, Australian Accounting Standards and other authoritative pronouncements of the Australian Accounting Standards Board. The financial report has also been prepared on a historical cost basis except for certain financial instruments measured at fair value. The financial report is presented in Australian dollars.

The amounts contained within this report have been rounded to nearest \$1 (where rounding is applicable) under the option available to the Company under ASIC Corporations (Rounding in Financial/Directors' Report) Instrument 2016/191.

#### Going Concern

The consolidated financial statements have been prepared on a going concern basis with the Directors of the opinion that the Group can meet its obligations as and when they fall due.

As at 30 June 2018 The Group had a net liability position of \$14,348,305. However, as at 30 June 2018, the Group had available \$US 4,161,746 (\$A 5,629,475) under its two existing framework funding agreements (refer to note 17 for additional detail).

Based on management forecasts, the Group has sufficient working capital, including its access to the funding noted above, to maintain operations for a period of 12 months following the date of these financial statements. This is though dependent on the Group being able to achieve oil production targets from both existing wells and new wells expecting to commence trial production during the forecast period. However, for the Group to carry out its 2018-2019 Work Program and develop Block 31 (which includes a requirement to drill two new wells) to the stage where export oil sales are being achieved and further development of the field is self-funding, the group will need to secure additional funding. Further, as disclosed in note 17, the 2017 funding agreement is repayable on 31 July 2019 or such later date agreed by the parties in writing. Based on current forecasts, the Group will require additional funding or an extension of this repayment date if it is to meet its obligations under the agreement.

Funding options may include the further issue of new equity, reserve based debt, convertible debt or a combination of these and other funding instruments.

The Directors, after consultation with the major shareholders and debt providers, are confident of being able to raise the required capital and extend repayment terms as required, but note that financing and extension has not been secured at the date of this report. Should the Group not achieve the matters set out above, there is uncertainty whether the Group would continue as a going concern and therefore whether it would realise its assets and extinguish its liabilities in the normal course of business and at the amounts stated in the financial report. The financial report does not include adjustments relating to the recoverability or classification of the recorded assets amounts nor to the amounts or classification of liabilities that might be necessary should the Group not be able to continue as a going concern.

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

#### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### (b) Statement of compliance

The financial report complies with Australian Accounting Standards as issued by the Australian Accounting Standards Board and International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board.

The new standards and amendments to standards that are mandatory for the first time in the financial year commenced on 1 July 2017 do not affect any amounts recognised in the current or prior years, and are not likely to materially affect amounts in future years. The Group has not elected to apply any pronouncements before their operative date in the financial year ended 30 June 2018.

Australian Accounting Standards and Interpretations that have recently been issued or amended but are not yet effective have not been adopted by the Group for the annual reporting period ending 30 June 2018. These are as follows:

#### AASB 9 Financial Instruments

This standard is applicable to annual reporting periods beginning on or after 1 January 2018. The standard replaces all previous versions of AASB 9 and completes the project to replace IAS 39 'Financial Instruments: Recognition and Measurement'. AASB 9 introduces new classification and measurement models for financial assets. A financial asset shall be measured at amortised cost, if it is held within a business model whose objective is to hold assets in order to collect contractual cash flows, which arise on specified dates and solely principal and interest. All other financial instrument assets are to be classified and measured at fair value through profit or loss unless the Group makes an irrevocable election on initial recognition to present gains and losses on equity instruments (that are not held-for-trading) in other comprehensive income ('OCI'). For financial liabilities, the standard requires the portion of the change in fair value that relates to the Group's own credit risk to be presented in OCI (unless it would create an accounting mismatch). New simpler hedge accounting requirements are intended to more closely align the accounting treatment with the risk management activities of the Group. New impairment requirements will use an 'expected credit loss' ('ECL') model to recognise an allowance. Impairment will be measured under a 12-month ECL method unless the credit risk on a financial instrument has increased significantly since initial recognition in which case the lifetime ECL method is adopted. The standard introduces additional new disclosures. The Group will adopt this standard from 1 July 2018.

Whilst the Group continues to complete its assessment of AASB 9, it does not expect the new changes to have any material impact on its recognition or measurement of financial assets or liabilities.

#### AASB 15 Revenue from Contracts with Customers

This standard is applicable to annual reporting periods beginning on or after 1 January 2018. The standard provides a single standard for revenue recognition. The core principle of the standard is that a Group will recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The standard will require: contracts (either written, verbal or implied) to be identified, together with the separate performance obligations within the contract; determine the transaction price, adjusted for the time value of money excluding credit risk; allocation of the transaction price to the separate performance obligations on a basis of relative stand-alone selling price of each distinct good or service, or estimation approach if no distinct observable prices exist; and recognition of revenue when each performance obligation is satisfied. Credit risk will be presented separately as an expense rather than adjusted to revenue. For goods, the performance obligation would be satisfied when the customer obtains control of the goods. For services, the performance obligation is satisfied when the service has been provided, typically for promises to transfer services to customers. For performance obligations satisfied over time, a Company would select an appropriate measure of progress to determine how much revenue should be recognised as the performance obligation is satisfied.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

#### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### (b) Statement of compliance (continued)

The Group will adopt this standard from 1 July 2018 and is continuing to assess the impact of its adoption. As the Group is not responsible for transport of oil sold (i.e. sales occur at the wellhead), it is not likely that the new standard will result in additional performance obligations being identified and therefore altering the revenue recognition. As a result, it is expected that there will be no change to the recognition of sales revenue as a consequence of adopting this standard.

#### AASB 16 Leases

This standard is applicable to annual reporting periods beginning on or after 1 January 2019. The standard replaces AASB 117 'Leases' and for lessees will eliminate the classifications of operating leases and finance leases. Subject to exceptions, a 'right-of-use' asset will be capitalised in the statement of financial position, measured as the present value of the unavoidable future lease payments to be made over the lease term. The exceptions relate to short-term leases of 12 months or less and leases of low-value assets (such as personal computers and small office furniture) where an accounting policy choice exists whereby either a 'right-of-use' asset is recognised or lease payments are expensed to profit or loss as incurred. A liability corresponding to the capitalised lease will also be recognised, adjusted for lease prepayments, lease incentives received, initial direct costs incurred and an estimate of any future restoration, removal or dismantling costs. Straight-line operating lease expense recognition will be replaced with a depreciation charge for the leased asset (included in operating costs) and an interest expense on the recognised lease liability (included in finance costs). In the earlier periods of the lease, the expenses associated with the lease under AASB 16 will be higher when compared to lease expenses under AASB 117. However EBITDA (Earnings Before Interest, Tax, Depreciation and Amortisation) results will be improved as the operating expense is replaced by interest expense and depreciation in profit or loss under AASB 16. For classification within the statement of cash flows, the lease payments will be separated into both a principal (financing activities) and interest (either operating or financing activities) component. For lessor accounting, the standard does not substantially change how a lessor accounts for leases. The Group will adopt this standard from 1 July 2019. As the Group does not have any material lease agreements in place, it is not expected that this standard will have any impact.

#### (c) Basis of consolidation

The consolidated financial statements comprise the financial statements of Jupiter Energy Limited and its subsidiaries (as outlined in Note 27). Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee; and
- The ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee;
- Rights arising from other contractual arrangements; and
- The Group's voting rights and potential voting rights.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the statement of comprehensive income from the

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

#### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### (c) Basis of consolidation (continued)

date the Group gains control until the date the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated on consolidation.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- De-recognises the assets (including goodwill) and liabilities of the subsidiary;
- De-recognises the carrying amount of any non-controlling interests;
- De-recognises the cumulative translation differences recorded in equity;
- Recognises the fair value of the consideration received;
- Recognises the fair value of any investment retained;
- Recognises any surplus or deficit in profit or loss; and

Reclassifies the parent's share of components previously recognised in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Group had directly disposed of the related assets or liabilities.

#### (d) Significant accounting estimates and assumptions

#### Judgments

In the process of applying the Group's accounting policies, management has made the following judgments, which have the most significant effect on the amounts recognised in the consolidated financial statements:

#### Production start date

The group assesses each well to determine when the well moves into the production stage. This is when the well is substantially completed and ready for intended use. The group considers various criteria in determining the production start date, including but not limited to, results of well testing, the ability of the well to sustain ongoing production, installation of the relevant well infrastructure and receiving the relevant regulatory approvals.

When the well moves into the production stage the capitalisation of certain development costs ceases and costs incurred are expensed as a production cost. It also at this point when that the well commences depreciation. Any proceeds received from oil sales prior to the production start date as part of any well testing, are capitalised to the asset.

#### Impairment of assets

At each reporting date, the Group reviews the carrying values of its assets to determine whether there is any indication those assets have been impaired. The Group has determined that no such impairment indicators existed for the year ended 30 June 2018 or subsequently. In making this judgement, management have considered internal and external sources of information including an assessment of operational performance as well as key modelling assumptions such as current and forecast oil price, discount rates, market valuations for similar assets and the market capitalisation of the group.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

#### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### (d) Significant accounting estimates and assumptions (continued)

#### Recognition of deferred tax assets

Judgement is required in determining whether deferred tax assets are recognised in the statement of financial position. Deferred tax assets, including those arising from unutilised tax losses, require the Group to assess the likelihood that the Group will generate sufficient taxable earnings in future periods, in order to utilise recognised deferred tax assets. Judgment is also required in respect of the application of existing tax laws in each jurisdiction.

Assumptions about the generation of future taxable profits depend on management's estimates of future cash flows. These estimates of future taxable income are based on forecast cash flows from operations (which are impacted by production and sales volumes oil prices, reserves, operating costs, closure and rehabilitation costs, capital expenditure, and other capital management transactions). To the extent that future cash flows and taxable income differ significantly from estimates, the ability of the Group to realise the net deferred tax assets recorded at the reporting date could be impacted.

In addition, future changes in tax laws in the jurisdictions in which the Group operates could limit the ability of the Group to obtain tax deductions in future periods.

#### Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market change or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

#### Exploration and evaluation

The Group's accounting policy for exploration and evaluation is set out in note 2(f). The application of this policy necessarily requires management to make certain judgements, estimates and assumptions as to future events and circumstances, in particular the assessment of whether economic quantities of reserves may be found. Any such, estimates and assumptions may change as new information becomes available. If, after having capitalised expenditure under the Group's policy, management concludes that the Group is unlikely to recover the expenditure by future exploitation or sale, then the relevant capitalised amount will be written off to the profit and loss.

#### Provision for restoration

Costs of site restoration are provided over the life of the field and related facilities from when exploration commences and are included in the costs of that stage. Site restoration costs include the dismantling and removal of plant, equipment and building structures, waste removal, and rehabilitation of the site in accordance with clauses of the permits.

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

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

- 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)
- (d) Significant accounting estimates and assumptions (continued)

#### Units of production depreciation of oil and gas properties

Oil and gas properties are depreciated using the units of production (UOP) method over total proved and probable hydrocarbon reserves. This results in a depreciation/amortisation charge proportional to the depletion of the anticipated remaining production from the field/well.

Each items' life, which is assessed annually, has regard to both its physical life limitations and to present assessments of economically recoverable reserves of the field at which the asset is located. These calculations require the use of estimates and assumptions, including the amount of recoverable reserves. The calculation of the UOP rate of depreciation could be impacted to the extent that actual production in the future is different from current forecast production based on total proved and probable reserves. Changes to proved and probable reserves could arise due to changes in the factors or assumptions used in estimating reserves, including:

- The effect on proved and probable reserves of differences between actual commodity prices and commodity price assumptions; or
- Unforeseen operational issues.

Changes are accounted for prospectively.

#### Recoverability of oil and gas properties

The Group assesses each asset or cash generating unit (CGU) (excluding goodwill, which is assessed annually regardless of indicators) every reporting period to determine whether any indication of impairment exists. Where an indicator of impairment exists, a formal estimate of the recoverable amount is made, which is considered to be the higher of the fair value less costs of disposal and value in use. These assessments require the use of estimates and assumptions such as long-term oil prices (considering current and historical prices, price trends and related factors), discount rates, operating costs, future capital requirements, decommissioning costs, exploration potential, reserves operating performance (which includes production and sales volumes). These estimates and assumptions are subject to risk and uncertainty. Therefore, there is a possibility that changes in circumstances will impact these projections, which may impact the recoverable amount of assets and/or CGUs. Management has assessed Block 31 as being an individual CGU, which is the lowest level for which cash inflows are largely independent.

#### Fair value measurement

Fair value is determined as the amount that would be obtained from the sale of the asset in an arm's length transaction between knowledgeable and willing parties. Fair value is generally determined as the present value of estimated future cash flows arising from the continued use of the assets, which includes estimates such as the cost of future expansion plans and eventual disposal, using assumptions that an independent market participant may take into account. Cash flows are discounted to their present value using a discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

#### (e) Plant and equipment

Plant and equipment is stated at historical 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 part is incurred. Similarly, when each major inspection is performed, its cost is recognised in the carrying amount of the plant

#### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### (e) Plant and equipment (continued)

and equipment as a replacement only if it is eligible for capitalisation. All other repairs and maintenance are recognised in profit or loss as incurred.

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

• Plant and equipment – over 3 to 10 years

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

#### Disposal

An item of plant and equipment is derecognised upon disposal or when no further future economic benefits are expected to be derived from its use or disposal on a prospective basis.

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 the profit or loss in the year the asset is derecognised.

#### (f) Exploration and evaluation expenditure

Exploration and evaluation expenditure incurred is accumulated in respect of each identifiable area of interest. These costs are only carried forward to the extent that they are expected to be recouped through the successful development of the area or where activities in the area have not yet reached a stage that permits reasonable assessment of the existence of economically recoverable reserves. A regular review is undertaken of each area of interest to determine the appropriateness of continuing to carry forward costs in relation to that area of interest.

Unsuccessful exploration in the area of interest is expensed as incurred even if activities in this area of interest are continuing. Accumulated costs in relation to an abandoned area are written off in full to profit or loss in the year in which the decision to abandon the area is made.

When a discovered oil or gas field enters the development phase or an individual well is assessed as being in production (once a trial production licence is granted) the accumulated exploration and evaluation expenditure is transferred to oil and gas properties.

#### (g) Oil and gas properties

Oil and gas properties usually comprise single oil or gas fields being developed for future production or which are in the production phase. Where several individual oil fields are to be produced through common facilities, the individual oil field and the associated production facilities are managed and reported as a single oil and gas asset.

#### Assets in development

When the technical and commercial feasibility of an undeveloped oil or gas field has been demonstrated, the field enters its development phase. The costs of oil and gas assets in the development phase are accounted for as tangible assets and include past exploration and evaluation costs, development drilling and plant and equipment and any associated land and buildings.

#### Producing assets

The costs of oil and gas assets in production are accounted for as tangible assets and include past exploration and evaluation costs, pre-production development costs and the ongoing costs of continuing to develop reserves for production and to expand or replace plant and equipment and any associated land and buildings. Producing assets are depreciated over total proved and probable reserves on a unit of production basis.

#### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### (h) Impairment of assets

At each reporting date, the Group reviews the carrying values of its tangible and intangible assets (excluding goodwill) to determine whether there is any indication that those assets have been impaired. If such an indication exists, the recoverable amount of the asset, being the higher of the asset's fair value less costs of disposal and value in use, is compared to the asset's carrying value. Any excess of the asset's carrying value over its recoverable amount is expensed to the profit or loss.

### (i) Trade and other receivables

Trade receivables, which generally have 30-90 day terms, are recognised and carried at amortised cost amount less an allowance for any uncollectible amounts.

An estimate for doubtful debts is made when collection of the full amount is no longer probable. Bad debts are written off when identified.

### (j) Cash and cash equivalents

Cash and short-term deposits in the balance sheet comprise cash at bank and in hand.

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

#### (k) Inventories

Inventories are stated at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and any estimated selling costs.

Cost includes those costs incurred in bringing each component of inventory to its present location and condition.

#### (I) Trade and other payables

Trade payables and other payables are carried at amortised costs and due to their short-term nature are not discounted. They 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. The amounts are unsecured and are usually paid within 30 days of recognition.

#### (m) Financial liabilities

Financial liabilities within the scope of AASB 139 are classified as financial liabilities at fair value through profit or loss, loans and borrowings, or as derivatives, as appropriate. The Group determines the classification of its financial liabilities at initial recognition.

All financial liabilities are recognised initially at fair value and in the case of loans and borrowings, plus directly attributable transaction costs and are either subsequently measured at amortised cost or fair value through profit or loss. The Group's financial liabilities include trade and other payables, loans and borrowings and derivative financial instruments.

#### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### (m) Financial liabilities (continued)

#### Derivative Financial Instruments

Derivatives are fair valued using appropriate valuation techniques. Such techniques may include using recent arm's length market transactions; reference to the current fair value of another instrument that is substantially the same; a discounted cash flow analysis or other valuation techniques. Fair value movements are recognised in the profit or loss.

#### (n) Share-based payment transactions

Share-based compensation benefits are provided to directors and executives.

#### Performance Rights

The cost of Performance Rights are measured by reference to the fair value at the date at which they are granted. The fair value is determined using a Monte Carlo methodology, which considers the incorporation of market based hurdles. Non-market conditions are not factored into the fair value of the performance rights at grant date. Probability factors are assigned to the vesting expense as to whether non market conditions will be met.

#### (o) Revenue recognition

#### Sales revenue

Revenue is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer and revenue can be measured reliably. Revenue generated during the development stage of an asset, is offset against the carrying value of the asset, rather than recognised in the profit or loss within the statement of comprehensive income.

#### Interest

Revenue is recognised as the interest accrues (using the effective interest method, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial instrument) to the net carrying amount of the financial asset.

### (p) Income tax

The consolidated entity adopts the liability method of tax-effect accounting whereby the income tax expense is based on the profit adjusted for any non-assessable or disallowed items.

Deferred tax is accounted for using the liability method in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. No deferred income tax will be recognised from the initial recognition of an asset or liability, excluding a business combination, where there is no effect on accounting or taxable profit or loss.

Deferred tax is calculated at the tax rates that are expected to apply to the period when the asset is realised or liability is settled. Deferred tax is credited in the income statement except where it relates to items that may be credited directly to equity, in which case the deferred tax is adjusted directly against equity.

Deferred income tax assets are recognised to the extent that it is probable that future tax profits will be available against which deductible temporary differences can be utilised.

The amount of benefits brought to account or which may be realised in the future is based on the assumption that no adverse change will occur in income taxation legislation and the anticipation that the consolidated entity will derive sufficient future assessable income to enable the benefit to be realised and comply with the conditions of deductibility imposed by the law.

### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### (q) Other taxes

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

- where the GST or VAT incurred on a purchase of goods and services is not recoverable from the taxation authority, in which case the GST or VAT 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 are stated with the amount of GST or VAT included.

The net amount of GST or VAT recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the balance sheet.

Cash flows are included in the Cash Flow Statement on a gross basis and the GST or VAT component of cash flows arising from investing and financing activities, which is recoverable from, or payable to, the taxation authority, are classified as operating cash flows.

Commitments and contingencies are disclosed net of the amount of GST or VAT recoverable from, or payable to, the taxation authority.

#### (r) Contributed equity

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.

#### (s) Earnings per share

Basic earnings per share is calculated as net profit attributable to members of the parent, adjusted to exclude any costs of servicing equity (other than dividends) and preference share dividends, divided by the weighted average number of ordinary shares, adjusted for any bonus element.

Diluted earnings per share is calculated as net profit attributable to members of the parent, adjusted for:

- the after tax effect of dividends and interest associated with dilutive potential ordinary shares that have been recognised as expenses; and
- other non-discretionary changes in revenues or expenses during the period that would result from the dilution of potential ordinary shares;

divided by the weighted average number of ordinary shares and dilutive potential ordinary shares, adjusted for any bonus element.

#### (t) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Where the Group expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the income statement net of any reimbursement.

### 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

### (t) Provisions (continued)

If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.

Where discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

#### Restoration

Costs of site restoration are provided over the life of the field or facility from when exploration commences and are included in the costs of that stage. Site restoration costs include the dismantling and removal of plant, equipment and building structures, waste removal, and rehabilitation of the site in accordance with clauses of the permits. Such costs have been determined based on current legal requirements and technology. In calculating the provision the future estimated costs are discounted to present value.

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

#### (u) Employee leave benefits

Liabilities for wages and salaries, including non-monetary benefits, annual leave and accumulating sick leave expected to be settled wholly within 12 months of the reporting date are recognised in provisions in respect of employees' services up to the reporting date. They are measured at the nominal amounts based on current wage and salary rates, and include related on-costs. Liabilities for non-accumulating sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

#### (v) Foreign currency transactions and balances

#### (i) Functional and presentation currency

Both the functional and presentation currency of Jupiter Energy Limited and each of its Australian subsidiaries are Australian dollars (\$). The Singapore subsidiaries' functional currency is United States Dollars which is translated to the presentation currency of the Group, being Australian dollars (\$). The functional currency of the Branch of the Singapore subsidiary is Tenge (see below for consolidated reporting).

#### (ii) Transactions and balances

Transactions in foreign currencies are initially recorded in the functional currency by applying the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the reporting date.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the date of the initial transaction. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.

#### (iii) Translation of Group Companies' functional currency to presentation currency

The results of the Singapore subsidiaries are translated into Australian Dollars (presentation currency of the Group) as at the date of each transaction. Assets and liabilities are translated at exchange rates prevailing at reporting date.

Exchange variations resulting from the translation are recognised in the foreign currency translation reserve in equity.

# 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

# (v) Foreign currency transactions and balances (continued)

On consolidation, exchange differences arising from the translation of the net investment in the Singapore subsidiaries and its Branch are taken to the foreign currency translation reserve. If a Singapore subsidiary was sold, the proportionate share of exchange differences would be reclassified to profit or loss

# (w) Segments

An operating segment is a component of an entity that engages in business activities from which it may earn revenue and incur expenses (including revenues and expenses relating to transactions with other components of the same entity), whose operating results are regularly reviewed by the Board of Directors (the chief operating decision makers) to make decisions about resources to be allocated to the segment and assess its performance and for which discrete financial information is available. Management will also consider other factors in determining operating segments such as the existence of a line manager and the level of segment information presented to the executive management team.

Operating segments are identified based on the information provided to the chief operating decision makers. Currently the Group has only one operating segment, being the Group.

# (x) Borrowing costs

Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

Where funds are borrowed specifically to finance a project, the amount capitalised represents the actual borrowing costs incurred. Where surplus funds are available for a short term out of money borrowed specifically to finance a project, the income generated from the temporary investment of amounts is also capitalised and deducted from the total capitalised borrowing cost. Where the funds used to finance a project form part of general borrowings, the amount capitalised is calculated using a weighted average of rates applicable to relevant general borrowings of the Group during the period.

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

Even though exploration and evaluation assets can be qualifying assets, they generally do not meet the probable economic benefits test and also are rarely debt funded. Any related borrowing costs are therefore generally recognised in profit or loss in the period they are incurred.

# FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise receivables, borrowings, payables and cash.

# Risk exposures and responses

The main purpose of these financial instruments is to provide finance for the Group's operations. The Group has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations. The main risks arising from the Group's financial instruments are cash flow interest rate risk, liquidity risk, foreign currency risk and credit risk.

Primary responsibility for identification and control of financial risks rests with the Board. The Board reviews the risks identified below, including the setting of limits for trading in derivatives, hedging cover of foreign currency and interest rate risk, credit allowances, and future cash flow forecast projections.

# 3 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

# Interest rate risk

The Group's exposure to market risk for changes in interest rates is only on cash and cash equivalents. Other financial liabilities in the form of Promissory notes carry fixed interest and are therefore not subject to interest rate risk.

At balance date, the Group had the following mix of financial assets and liabilities exposed to interest rate risk:

	Consolidated	
)	2018	2017
	\$	\$
Financial Assets		
Cash and cash equivalents	408,241	397,109
Net exposure	408,241	397,109

The following table summarises the sensitivity of the fair value of the financial instruments held at balance date, if interest rates had moved, with all other variables held constant, pre-tax profit and equity would have been affected as follows:

2	Consolida	ted
)	2018	2017
	\$	\$
Pre–tax gain / (loss) and equity		
+1%	4,082	3,971
-1%	(4,082)	(3,971)

#### Foreign currency risk

The Group has transactional currency exposures. Such exposure arises from sales or purchases by an operating entity in currencies other than the functional currency.

At balance date, the Group had the following exposure to United States Dollars (USD), Great Britain Pound (GBP) and Singapore Dollars (SGD) foreign currency that is not designated in cash flow hedges:

3 FINANCIAL RISK MANAGEMENT C	DBJECTIVES AND POLICIES (continued)	
	Consolid	
	2018	2017
	\$	\$
Financial Assets		
Cash and cash equivalents		
- USD	311,732	289,92
- SGD	-	1,85
- GBP	7,921	68
15	319,653	292,46
Financial Liabilities		
Other financial liabilities	(62,510,430)	(51,672,210
	(62,510,430)	154 070 040
	(02,310,430)	(51,672,210
Net exposure The following table summarises the sensitivity	(62,190,777)	(51,672,210 (51,379,746
The following table summarises the sensitivity the Australian dollar to the United States Dolla		(51,379,746 ne exchange rate ased on reasona 5 periods.
The following table summarises the sensitivity the Australian dollar to the United States Dolla	(62,190,777) of financial instruments held at balance date to movement in th r, with all other variables held constant. The 5% sensitivity is ba the observed range of actual historical rates for the preceding	(51,379,746 ne exchange rate ased on reasona 5 periods.
The following table summarises the sensitivity the Australian dollar to the United States Dolla	(62,190,777) of financial instruments held at balance date to movement in th r, with all other variables held constant. The 5% sensitivity is ba the observed range of actual historical rates for the preceding Consolid	(51,379,746 ne exchange rate ased on reasona 5 periods.
The following table summarises the sensitivity the Australian dollar to the United States Dolla	(62,190,777) of financial instruments held at balance date to movement in th r, with all other variables held constant. The 5% sensitivity is ba the observed range of actual historical rates for the preceding Consolid 2018	(51,379,746 ne exchange rate ased on reasona 5 periods. lated 2017
The following table summarises the sensitivity the Australian dollar to the United States Dolla possible changes, over a financial year, using	(62,190,777) of financial instruments held at balance date to movement in th r, with all other variables held constant. The 5% sensitivity is ba the observed range of actual historical rates for the preceding Consolid 2018	(51,379,746 ne exchange rate ased on reasona 5 periods. lated 2017
The following table summarises the sensitivity the Australian dollar to the United States Dolla possible changes, over a financial year, using <b>Post – tax gain / (loss)</b>	(62,190,777) of financial instruments held at balance date to movement in th r, with all other variables held constant. The 5% sensitivity is ba the observed range of actual historical rates for the preceding Consolid 2018 \$	(51,379,746 ne exchange rate ased on reasona 5 periods. lated 2017 \$
The following table summarises the sensitivity the Australian dollar to the United States Dolla possible changes, over a financial year, using <b>Post – tax gain / (loss)</b> +5%	(62,190,777) of financial instruments held at balance date to movement in th r, with all other variables held constant. The 5% sensitivity is ba the observed range of actual historical rates for the preceding Consolid 2018 \$ (3,109,935)	(51,379,746 ne exchange rate ased on reasona 5 periods. lated 2017 \$ (2,544,166

Consolidated	
2018	2017
\$	\$
(3,109,935)	(2,544,166)
3,109,935	2, 544,166
	<b>2018</b> \$ (3,109,935)

Part of the Group's receivables balances are represented by VAT input tax credits and deposits held in trust in respect of leases for office premises.

With respect to credit risk arising from the financial assets of the Group, which comprise cash and cash equivalents and trade receivables, the Group's exposure to credit risk arises from default of the counter party, with a maximum exposure equal to the carrying amount of these instruments.

There are no significant concentrations of credit risk within the Group.

# Liquidity Risk

The Group's objective is to maintain a balance between continuity of funding and flexibility through use of bank overdrafts, promissory notes, finance leases and hire purchase contracts.

# 3 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

The contractual maturities of the Group's financial assets and liabilities are shown in the table below. Undiscounted cash flows for the respective years are presented. This excludes cash and cash equivalents and current trade and other receivables.

	Consolidated	
	2018	2017
	\$	\$
Financial Assets		
Within one year	-	-
After one year but not more than five years	-	-
More than five years	410,210	396,635
	410,210	396,635
Financial Liabilities		
Within one year	(1,734,647)	(877,363)
After one year but not more than two years	(76,713,147)	-
More than two years	-	(51,672,210)
	(78,447,794)	(52,549,573)
Net Exposure	(78,037,584)	(52,152,938)

Management and the Board monitor the Group's liquidity on the basis of expected cash flow. The information that is prepared by senior management and reviewed by the Board includes monthly and annual cash flow budgets.

Fair value

The Group uses various methods in estimating the fair value of a financial instrument. The methods comprise:

Level 1 – the fair value is calculated using quoted prices in active markets.

Level 2 – the fair value is estimated using inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices).

Level 3 - the fair value is estimated using inputs for the asset or liability that are not based on observable market data.

All of the Group's financial liabilities are carried at amortised cost, with the carrying value approximating the fair value.

## 4. GENERAL AND ADMINISTRATIVE EXPENSES

		Consolidated	
		2018	2017
$\geq$		\$	\$
	Administration and compliance expenses	1,198164	1,663,575
	Employee benefits	361,148	394,386
)	Superannuation	40,000	40,000
	Consulting fees	484,928	374,067
5	Depreciation and amortisation expenses (1)	2,529	87,929
2	Directors Fees	190,611	225,921
J	Legal fees	38,599	3,869
$\sum$	Occupancy expenses	107,448	175,463
	Total expenses	2,423,427	2,965,210

From February 2015 payment of director fees have been deferred until such time that at least US\$5,000,000 in new equity is raised or alternatively the Group sells the Block 31 licence and receives the funds associated with that sale.

(1) Depreciation and amortisation expenses associated with Kazakhstan operations are recorded in Cost of Sales rather than General and administration expenses for the year ended 30 June 2018 following a return to production.

# TAXATION

Prima facie income tax on operating (loss) is reconciled to the income tax benefit provided in the financial statements as follows:

	Consolidated	
	2018	2017
	\$	\$
Prima facie income tax benefit on operating (loss) at the Australian tax rate of 27.5% (2017: 30%)	(2,756,524)	(2,423,057)
Non-deductible expenditure:		
- Effect of tax rates in foreign jurisdictions	(29,229)	(149,406)
- Interest expense	1,868,649	1,994,301
Temporary differences and tax losses not bought to account as a deferred tax asset	917,104	578,162
Income tax expense	-	-

# 5. TAXATION (continued)

## Deferred Income Tax

Deferred income tax at 30 June relates to the following:

	Consolidated	-	-
	Deferred tax liabilities	-	-
)	Deferred tax assets		
	Unrealised FX (gain) / loss	(375,314)	570,526
	Exploration and Evaluation Assets	1,213,256	1,213,803
)	Revenue tax losses – Australia	8,534,164	8,867,767
)			
}	Deferred tax assets not recognized	(9,372,106)	(10,652,096)
/	Deferred tax (income)/expense	-	-
1	Net deferred tax recognised in Balance Sheet	-	-
-			

The Consolidated Group has tax losses of \$31,033,324 (2017:\$ 29,622,628) that are available indefinitely for offset against future taxable profits of the companies in which the losses arose.

The potential deferred tax asset will only be realised if:

- (a) The relevant Group derives future assessable income of a nature and an amount sufficient to enable the asset to be realised, or the asset can be utilised by another Group in the consolidated entity in accordance with Division 170 of the Income Tax Assessment Act 1997;
- (b) The relevant Group and/or consolidated entity continues to comply with the conditions for deductibility imposed by the Law; and
- (c) No changes in tax legislation adversely affect the relevant Group and/or consolidated entity in realising the asset.

# CASH AND CASH EQUIVALENTS

	Consolida	ted
	2018	2017
	\$	\$
Cash at bank and in hand	408,241	397,109
	408,241	397,109

The bank accounts are at call and pay interest at a weighted average interest rate of 0.04% at 30 June 2018 (2017: 0.04%)

#### 7. TRADE AND OTHER RECEIVABLES

	Consolidated		
	2018 \$	2017 \$	
Current			
Trade receivables	23,743	-	
Other debtors	140,624	145,139	
	164,367	145,139	
Non-current			
VAT receivable	2,599,429	2,845,507	

The Group's exposure to credit and currency risks is disclosed in Note 3. All of the non-current other debtor balance is VAT receivable which will be offset against future taxes payable on oil revenue.

At 30 June 2018, the aging analysis of receivables is as follows:

	Total	0 – 30 Days	31 – 60 days	61 - 90 days	90+ days
2018	2,763,796	164,367	-	-	2,599,429
2017	2,990,506	145,139	-	-	2,845,367

	2017	2,990,506	145,139	:	2,845,367
The	re are no receivabl	les as at 30 June 2018 tha	t are impaired (2017: nil)		
$(\mathcal{O}\mathcal{O})$					
8.	OTHER CUR	RENT ASSETS			
(D)				Consolid	ated
				2018	2017
				\$	\$
Pr	epayment			102,329	16,489
C Ot	her			46,616	-
				148,945	16,489
$\bigcirc$					

#### **INVENTORIES**

Raw materials	43,968	18,352
	43,968	18,352

# 10. OIL AND GAS PROPERTIES

	Consolidated	
	2018	2017
	\$	\$
Oil and Gas Properties carried forward:		
Oil and gas properties at cost	19,113,153	16,941,069
Depletion and impairment	(1,884,915)	(1,828,889)
Net Carrying Value	17,228,238	15,112,180
Movements during the year		
Balance at beginning of year	15,112,180	14,976,550
Net exchange differences	(233,206)	135,630
Transfers from exploration and evaluation assets	2,453,341	-
Depletion Charge for the year	(104,077)	-
Balance at end of year	17,228,238	15,112,180

### 11. PLANT AND EQUIPMENT

Year ended 30 June 2018	Consolidated \$
At 1 July 2017 net of accumulated depreciation	338,386
Additions	10,289
Transfers from exploration and evaluation assets	432,615
Disposals	(4,077)
Depreciation charge for the year	(171,580)
Net exchange differences	(41,180)
At 30 June 2018 net of accumulated depreciation	564,453
At 30 June 2018	
	1 665 767
Cost	1,655,767
Accumulated depreciation Net carrying amount	(1,091,314) <b>564,453</b>
Net carrying amount	
At 1 July 2016 net of accumulated depreciation	417,142
Additions	6,201
Disposals	(3,233)
Depreciation charge for the year	(87,929)
Net exchange differences	6,205
At 30 June 2017 net of accumulated depreciation	338,386
At 30 June 2017	
Cost	2,058,062
Accumulated depreciation	(1,719,676)
Net carrying amount	338,386

# 12. EXPLORATION AND EVALUATION EXPENDITURE

	Consolidated	
	2018	2017
	\$	\$
Exploration expenditure carried forward:		
Exploration and evaluation expenditure at cost	28,614,808	29,930,249
Movements during the year		
Balance at beginning of year	29,930,249	28,215,402
Expenditure incurred during the year	1,908,594	1,099,755
Transferred to Oil and Gas Properties	(2,453,341)	-
Transferred to Property Plant and Equipment	(432,615)	-
Foreign exchange translation	(338,079)	615,092
Balance at end of year	28,614,808	29,930,249

Oil sales revenue capitalised into exploration and evaluation expenditure for the current and prior year was \$nil.

# OTHER FINANCIAL ASSETS

Liquidation fund	410,210	396,635
	410,210	396,635

The Group has a deposit for the purpose of a Liquidation fund in the amount of \$410,210. The deposit is to be used for land restoration when required. Under the laws of Kazakhstan, the deposit must be replenished in the amount of 1% of the annual investments. The fair value approximates the carrying value.

# TRADE AND OTHER PAYABLES

Trade creditors	1,193,464	451,161
Accrued expenses	541,183	426,198
	1,734,647	877,359

Trade payables are non-interest-bearing and are normally settled on 30-day terms.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

### 15. DEFERRED REVENUE

	Consolidated	
	2018	2017
	\$	\$
Deferred Revenue	41,629	-

The deferred revenue refers to amounts received in advance for oil sales. As at 30 June 2018, there is 125 tonnes of oil to be delivered under the contract.

#### 6. PROVISIONS

#### Non – current

Provision for rehabilitation	244,258	234,680
	244,258	234,680

The Group accrues provisions for the forthcoming costs of rehabilitation of the territory. On the basis of forecasts the cost of rehabilitation of the oilfield would be \$244,258 (2017: \$234,680). The timing of rehabilitation is likely to depend on when the field ceases to produce at economically viable rates which is currently estimated to be 2044 (2016: 2044). This will depend upon future oil and gas prices, which are inherently uncertain. The underlying rehabilitation costs are denominated in Tenge and in calculating the provision at 30 June 2018 a discount rate of 8.55% (2017: 8.58%) was used.

### Movements in rehabilitation provision

	2018 \$	2017 \$
Carrying amount at beginning of the year	234,680	154,442
Unwinding of discount rate	9,681	8,803
Foreign exchange translation	(6,059)	2,408
Re-measurement for changes in estimates <sup>1</sup>	5,956	69,027
Carrying amount at the end of year	244,258	234,680

<sup>1</sup>Due to a change in the discount rate and the expected timing of when the rehabilitation activities will be undertaken.

#### 17. **OTHER FINANCIAL LIABILITIES**

	Consolidated	
Non-Current	2018 \$	2017 \$
Promissory notes (unsecured) - Opening Balance	51,672,210	42,936,226
Drawdowns during the financial year	1,773,172	3,626,893
Interest accrued	6,785,450	6,647,669
Impact of foreign exchange	2,279,598	(1,538,578)
Promissory Notes (Unsecured) - Closing balance	62,510,430	51,672,210

# **Promissory Notes**

During the year, the Group was granted a range of approvals that positioned it to return to domestic production. As a result, major shareholder and debtholder Waterford Petroleum Limited ("Waterford") and debt holder Midocean Holdings Limited ("Midocean") (together "the Lenders") agreed to provide up to a total of a further US\$5.000.000 (including accrued interest), in the amounts of up to US\$4,900,000 and US\$100,000, respectively under a new Funding Agreement signed on 28 July 2017 (the "2017 Funding Agreement").

The 2017 Funding Agreement is similar to the 2016 Funding Agreement with the addition of one new condition. This condition relates to the payment of a bonus to the Lenders should all or part of the permit area be sold during the term of the 2017 Funding Agreement.

- Repayable on 31 July 2019 (or such later date agreed by the parties in writing) (the "Repayment Date")
- Interest will accrue and be repayable with principal
- Lenders can elect to be repaid if there is a change of control in Jupiter Energy Limited or Jupiter Energy Pte Ltd or there is a change in control in contract 2275 covering the Block 31 Licence
- Bonus will be payable to the Lenders equivalent to 5% of the sale price of contract 2275 in the event that the contract is assigned, transferred or sold to a 3rd party during the period of the facility. No Liability has been recognized, as no sale agreement has been entered into. Interest rate of 15% pa

As at 30 June 2018, the Company had drawn down \$US 1,506,771 (\$A 2,038,656) (including accrued interest) under the 2017 \$US 5,000,000 (\$A 6,750,000) Funding Agreement with Waterford. This meant a further \$US 3,493,229 (\$A 4,726,327) was still available under this funding agreement as at 30 June 2018.

In addition, the Group has access to a further \$US 668,517 (A\$ 903,148) under the 2016 Funding agreement. During the year, all 2016 Funding agreement promissory note holders agreed to extend the repayment date on their notes from 1 July 2018 to 1 July 2020.

#### 17. **OTHER FINANCIAL LIABILITIES (continued)**

- Lender can elect to be repaid if there is a change of control in Jupiter Energy Limited or Jupiter Energy Pte Ltd or

The key terms of the 2016 Funding Agreement are:		
<ul> <li>Unsecured</li> <li>Effective 24 May 2016</li> <li>Drawdowns will roll into a Promissory Note</li> <li>Promissory Note is repayable on 1 July 2020</li> <li>Interest rate of 15% pa</li> <li>Interest will accrue and be repayable with principal</li> <li>Lender can elect to be repaid if there is a change of control in Jupiter there is a change in control in contract 2275 covering the Block 31 Li</li> </ul>		Energy Pte Ltd or
There are no covenants associated with the Promissory notes to which the Group	o would have to comply.	
18. CONTRIBUTED EQUITY		
	Consolic	dated
	2018 ¢	2017 \$
Shares issued and fully paid	Ψ	Ψ
Ordinary shares (a)	85,633,935	85,633,935
	85,633,935	85,633,935
	Number	Number
(a) Movements in ordinary share capital:	2018	2017
Balance 30 June 2017	153,377,693	153,377,693
Balance 30 June 2018	,	· · ·

#### Capital risk management

When managing capital, management's objective is to ensure the entity continues as a going concern as well as to maintain optimal returns to shareholders and benefits for other stakeholders. Management also aims to maintain a capital structure that ensures the lowest cost of capital available to the entity.

In order to maintain or adjust the capital structure, the entity may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares, enter into joint ventures or sell assets.

The entity does not have a defined share buy-back plan.

No dividends were paid in 2017 and none are expected to be paid in 2018.

The Group is not subject to any externally imposed capital requirements.

#### 19. RESERVES

		CONSOLIDATED	
$\mathcal{D}$	Foreign currency translation reserve	Share based payments reserve	Total
	\$	\$	\$
At 30 June 2016	(26,303,650)	5,764,014	(20,539,636)
Share based payment	-	-	-
Foreign currency translation	781,407	-	781,407
At 30 June 2017	(25,522,243)	5,764,014	(19,758,229)
Share based payment		-	-
Foreign currency translation	(740,377)	-	(740,377)
At 30 June 2018	(26,262,620)	5,764,014	(20,498,606)

### Nature and purpose of reserves

# Foreign currency translation reserve

The foreign currency translation reserve is used to record exchange differences arising from the translation of the financial

The share based payments plan reserve is used to record the value of equity benefits provided to eligible employees as part of their remuneration. There have been no share based payments during the year ended 30 June 2018 (2017: none).

# KEY MANAGEMENT PERSONNEL AND RELATED PARTY DISCLOSURE

This note is to be read in conjunction with the Remuneration Report, which is included in the Directors Report on pages 13

)	Consolida	Consolidated		
	2018 \$	2017 \$		
Short-term employee benefits	710,201	678,176		
Post-employment benefits	40,000	40,000		
Other	-	142,972		
Share-based payments	-	-		
	750,201	861,148		

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

# 20. KEY MANAGEMENT PERSONNEL AND RELATED PARTY DISCLOSURE (continued)

# (b) Transactions between the Group and other related parties

## **Consultancy fees**

During the year, consulting fees of \$258,414 (2017: \$222,084) were accrued and paid under normal terms and conditions to Meridian Petroleum LLP, of which Mr. Kuandykov is a director, for the provision of geological services at normal commercial rates.

During the year, consulting fees of \$32,202 (2017: \$Nil) were accrued and paid under normal terms and conditions to Grange Consulting of which Mr Warren is a director.

As at 30 June 2018, the total deferred fees owing to each related party are as follows:

Geoff Gander	137,377
Baltabek Kuandykov	186,511
Alexey Kruzhkov	105,115
Alexander Kuzev	39,115

# . COMMITMENTS FOR EXPENDITURE

# **Exploration Work Program Commitments**

The Group has entered into a subsoil utilisation rights for petroleum exploration and extraction in Areas 1 and 2 in Mangistau Oblast in accordance with Contract No. 2272 dated 29 December 2006 with the Ministry of Energy and Mineral Resources of the Republic of Kazakhstan.

Exploration work program commitments contracted for (but not capitalised in the accounts) that are payable:

	2018	2017
	\$	\$
- not later than one year	-	-
- later than one year but not later than five years	-	-
	-	-

# 22. AUDITORS REMUNERATION

The auditor of Jupiter Energy Limited is Ernst & Young.

Amounts received or due and receivable by Ernst & Young (Australia) for:

	Total paid to Ernst & Young	123,118	121,900
)			. 1,000
		11,500	11,500
	<ul> <li>auditing or reviewing the financial report</li> </ul>	11,500	11,500
)	Amounts received or due and receivable by Ernst & Young (Singapore) for:		
			21,400
		27,000	27,400
	<ul> <li>auditing or reviewing the financial report</li> </ul>	27,000	27,400
	Amounts received or due and receivable by Ernst & Young (Kazakhstan) for:		
		84,618	83,000
	<ul> <li>auditing or reviewing the financial report</li> </ul>	84,618	83,000
~			

# EARNINGS PER SHARE

#### Basic earnings per share

Basic earnings per share are calculated by dividing the profit / (loss) attributable to equity holders of the Group by the weighted average number of ordinary shares outstanding during the period.

The following reflects the income and data used in the basic and diluted earnings per share computations:

	Consolidated		
	2018	2017	
Net loss attributable to ordinary equity holders of the Parent from continuing operations	(10,023,725)	(8,076,857)	
	Number of shares	Number of shares	
Weighted average number of ordinary shares for basic and diluted earnings per share	153,377,693	153,377,693	

There have been no other transactions involving ordinary shares or potential ordinary shares between the reporting date and the date of authorisation of these financial statements.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

#### 24. SEGMENT REPORTING

#### Identification of reportable segments

The Group has identified its operating segments based on the internal reports that are used by the chief operating decision makers in assessing performance and determining the allocation of resources.

The Group has identified that it has one operating segment being related to the activities in Kazakhstan, on the basis that the operations in Australia relate to running the Corporate Head Office only.

All significant Oil and Gas and Exploration and evaluation expenditure are domiciled in Kazakhstan.

Accounting policies and inter-segment transactions

The accounting policies used by the Group in reporting segments internally are the same as those contained in Note 1 to the accounts.

Interest revenue is derived in Australia. Non-current assets relate to capitalised exploration and evaluation expenditure and oil and gas properties located in Kazakhstan.

### 25. STATEMENT OF CASHFLOWS RECONCILIATION

(a) Reconciliation of operating (loss) after income tax to net cash (used in) operating activities

, 1	Consolid	lated
- -	2018	2017
	\$	\$
Operating (loss) after income tax:	(10,023,725)	(8,076,857)
Add/(less) non-cash items:		
Depreciation / Depletion	275,657	2,529
Finance costs	6,785,450	6,647,669
Effect of foreign exchange translation	2,279,598	(1,445,303)
Changes in assets and liabilities:		
Decrease (increase) in receivables	226,850	(179,215)
Decrease (increase) in inventories	(25,616)	(468)
Decrease (increase) in other current assets	(132,456)	50,971
Increase in payables	737,981	122,227
Increase in deferred revenue	41,629	0
Increase in Provisions	9,637	80,238
Net cash flows from operating activities	175,005	(2,798,209)

For the purposes of the cash flow statement, cash includes cash on hand, at banks, and money market investments readily convertible to cash on hand, net of outstanding bank overdrafts.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018

## 26. EVENTS OCCURING AFTER THE BALANCE SHEET DATE

There have been no significant events occurring subsequent to 30 June 2018.

## INFORMATION ON PARENT ENTITY

	2018	2017
a) Information relating to Jupiter Energy Limited:	\$	\$
Current assets	49,284,269	357,427
Total assets	49,291,614	48,613,559
Current liabilities	(831,802)	(525,556)
Total liabilities	(63,342,233)	(52,197,766)
Issued capital	85,633,935	85,633,935
Retained earnings	(94,982,156)	(94,982,152)
Share based payment reserve	5,764,014	5,764,014
Total shareholders' deficit	(14,050,619)	(3,584,203)
Profit or (loss) of the parent entity	(10,466,412)	(7,831,450)
Total comprehensive income / (loss) of the parent entity	(10,764,102)	(7,295,450)

1		Country of	Equity I	Holding
1		incorporation	2018	2017
			%	%
)	Name of Entity			
)	Jupiter Energy (Victoria) Pty Ltd	Australia	100	100
/	Jupiter Biofuels Pty Ltd	Australia	100	100
1	Jupiter Energy (Kazakhstan) Pty Ltd	Australia	100	100
)	Jupiter Energy Pte Ltd	Singapore	100	100
/	Jupiter Energy (Services) Pte Ltd	Singapore	100	100

(b) Details of any guarantees entered into by the parent entity in relation to the debts of its subsidiaries There are no guarantees entered into by the parent entity.

(c) Details of any contingent liabilities of the parent entity There are no contingent liabilities of the parent entity as at reporting date.

(d) Details of any contractual commitments by the parent entity There are no contractual commitments by the parent entity

#### 28. CONTINGENT LIABILITIES

The Group has no contingent liabilities as at 30 June 2018 (30 June 2017: Nil)

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Directors' Declaration

In accordance with a resolution of the directors of Jupiter Energy Limited, I state that:

- 1 In the opinion of the directors:
  - (a) the financial statements and notes of Jupiter Energy Limited for the financial year ended 30 June 2018 are in accordance with the *Corporations Act 2001*, including:
    - (i) Giving a true and fair view of its financial position as at 30 June 2018 and performance for the year ended on that date.
    - (ii) Complying with Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Regulations 2001*
  - (b) The financial statements and notes also comply with International Financial Reporting Standards, as disclosed in note 2(b)
  - (c) Subject to the matter set out in Note 2(a) there are reasonable grounds to believe that the Group will be able to pay its debts as and when they become due and payable.

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 2018.

On behalf of the Board

Geoff Gander Executive Chairman

Perth, Western Australia 28 September 2018



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# Independent auditor's report to the members of Jupiter Energy Limited

# Report on the audit of the financial report

# Opinion

We have audited the financial report of Jupiter Energy Limited (the Company) and its subsidiaries (collectively the Group), which comprises the consolidated statement of financial position as at 30 June 2018, the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, notes to the financial statements, including a summary of significant accounting policies, and the director's declaration.

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

- a) giving a true and fair view of the consolidated financial position of the Group as at 30 June 2018 and of its consolidated financial performance for the year ended on that date; and
- b) complying with Australian Accounting Standards and the Corporations Regulations 2001.

### Basis for opinion

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

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

# Material uncertainty related to going concern

We draw attention to Note 2(d) of the financial report, which describes the principal conditions that raise doubt about the Group's ability to continue as a going concern. These events or conditions indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

#### Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial report of the current year. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, but we do not provide a separate opinion on these matters. In addition to the matter described in the *Material uncertainty related to going concern* section of our report, we have determined the matter described below to be the key audit matter to be communicated in our report. Our description of how our audit addressed the matter is provided in that context.



We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Financial Report* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial report. The results of our audit procedures, including the procedures performed to address the matters, provide the basis for our audit opinion on the accompanying financial report.

# 1. Carrying value of non-current assets

#### Why significant

At 30 June 2018, the Group had non-current assets comprising its oil and gas properties of \$17,228,238, property, plant and equipment of \$564,453 and capitalised exploration and evaluation expenditure of \$28,614,808. These non-current assets are considered one cash-generating unit ("CGU") for impairment testing purposes.

Australian Accounting Standards require the Group to assess, throughout the reporting period, whether there is any indication that an asset may be impaired. If any such indication exists, the Group is required to estimate the recoverable amount of the assets.

The Group has performed an impairment indicator assessment, concluding no indicators of impairment exist at 30 June 2018.

The Group operates in an industry with exposure to fluctuations in commodity prices, foreign exchange values and geological estimation of reserves, impacting the Group's revenues and operating cash flows. Impairment assessments involve forecasts in these areas, which are highly judgmental. Accordingly, this was considered a key audit matter.

Disclosure regarding this matter can be found in Notes 10, 11 and 12 of the financial report.

#### How our audit addressed the key audit matter

We evaluated the Groups' assessment as to whether there were indicators of impairment.

Ernst & Young Kazakhstan conducted audit procedures over the operations in Kazakhstan. Jointly, our audit procedures included the following:

- Assessed the Group's consideration of potential impairment triggers including forward commodity price assumptions and current and historical operational performance
- Considered the Group's right to tenure in the relevant producing and exploration areas, which included obtaining and assessing supporting documentation such as license agreements
- Considered the recoverability of the Group's oil and gas reserves and resources by agreeing to the Group's reserves and resource estimates to third party reports and current year production. We also assessed the qualification, competence and objectivity of the third party expert used by the Group
- Read the Group's operational reports, minutes of directors meeting and market announcements for any indicators of impairment
- Discussed with operational management the performance of the underlying assets and any indications of underperformance, obsolescence, significant future capital requirements or physical damage to the assets
- Considered the relationship between the assets carrying and the Group's market capitalisation
- Considered the carrying value of the assets against recent comparable transactions (expressed as a dollar amount per barrel of oil reserve and resource).

We also considered the adequacy of disclosure in Notes 10, 11 and 12 of the financial report.



# 2. Promissory note facilities

#### Why significant

At 30 June 2018, as disclosed in Note 16, the Group had a financial liability of \$62,510,430 comprised of a number of promissory note facilities.

The promissory notes are denominated in US dollars and are converted to the Company's functional currency of Australian dollars at period end. Any changes in the Australian dollar balance, due to movements in the foreign exchange rates, is recognised in the profit and loss as a foreign currency gain or loss.

During the year the Group continued to draw down on the available promissory note facilities to fund operations and some terms, including repayment deadlines were amended.

Accordingly, due to the significance of the balance, the classification and measurement of promissory notes was considered to be a key audit matter.

How our audit addressed the key audit matter

We evaluated the appropriateness of the measurement and classification of amounts outstanding on the Group's promissory note facilities. Our audit procedures included the following:

- Considered the changes to the terms and conditions of each promissory note during the year and the impact of the reported balances at year end and the compliance with the requirements of Australian Accounting Standards
- Assessed the measurement of foreign currency gains or losses on promissory note balances
- Confirmed outstanding balances with the Issuer of the promissory note facilities
- Considered whether the Group had the unconditional right to defer repayment of the promissory note facilities by more than 12 months as at 30 June 2018
- We also considered the adequacy of disclosure in Note 16 of the financial report.

# Information other than the financial report and auditor's report thereon

The directors are responsible for the other information. The other information comprises the information included in the Group's Annual Report for the year ended 30 June 2018, but does not include the financial report and our auditor's report thereon.

Our opinion on the financial report does not cover the other information and accordingly we do not express any form of assurance conclusion thereon, with the exception of the Remuneration Report and our related assurance opinion.

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

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

# Responsibilities of the directors for the financial report

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



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

# Auditor's responsibilities for the audit of the financial report

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

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

- Identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.



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

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

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

# Report on the audit of the remuneration report

# Opinion on the remuneration report

We have audited the Remuneration Report included in pages 9 to 14 of the directors' report for the year ended 30 June 2018.

In our opinion, the Remuneration Report of Jupiter Energy Limited for the year ended 30 June 2018, complies with section 300A of the Corporations Act 2001.

## Responsibilities

The directors of the Company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

Ernst & Young

Darryn Hall Partner Perth 28 September 2018

#### **ASX OTHER INFORMATION**

Additional information required by the ASX Listing Rules and not disclosed elsewhere in this Annual Report is as follows.

#### 1. Number of holders and voting rights of each class of securities

As at 19 September 2018 the Company has only one class of securities being fully paid ordinary shares as outlined below.

Equity Class	Number of Holders	Total on issue
Fully paid ordinary shares (Shares)	1,351	153,377,693

All Shares carry one vote per Share. Each Shareholder is entitled to receive notice of and attend and vote at general meetings of the Group. At a general meeting, every Shareholder present in person or by proxy, representative or attorney will have one vote on a show of hands and on a poll, one vote for each share held.

#### 2. Substantial Shareholders

Substantial Holder	Number of Shares	% Total Shares
Waterford Petroleum Limited	45,246,108	29.5%
Arrow Business Limited	32,227,908	21.0%
Central Asian Oil Holdings Ltd	29,731,484	19.4%

#### 3. Distribution of Shares as at 30 August 2018

Range	Total holders	Units	% of Issued Capital
1 - 1,000	427	161,188	0.11%
1,001 - 5,000	492	1,290,611	0.84%
5,001 - 10,000	192	1,408,794	0.92%
10,001 - 100,000	222	6,028,967	3.93%
100,001 - 9,999,999,999	25	144,488,133	94.20%
Total	1,358	153,377,693	100.00%

There were 1,128 holders with less than a marketable parcel of Shares based on the closing share price of \$0.044 per Share on 31 August 2018.

#### 4. On-market buy back

There is no current on-market buy back program for the Company's Shares and no Shares were purchased onmarket during the financial period.

#### 5. Restricted Securities

There are no restricted securities or securities subject to voluntary escrow on issue.

### **ASX OTHER INFORMATION**

# 6. Top 20 Shareholders as at 30 August 2018

Rank	Name	Shares	% of Total Shares
1.	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	50,611,526	33.00
2.	FISKE NOMINEES LIMITED <fiskpool a="" c=""></fiskpool>	45,505,678	29.67
3.	BNP PARIBAS NOMS PTY LTD <drp></drp>	32,718,857	21.33
4.	J P MORGAN NOMINEES AUSTRALIA LIMITED	4,774,720	3.11
5.	GLENNBROWN PTY LTD <g a="" brown="" c="" family=""></g>	1,798,334	1.17
6.	SECURE NOMINEES LIMITED <svclt a="" c=""></svclt>	1,610,357	1.05
7.	BNP PARIBAS NOMINEES PTY LTD <ib au="" noms="" retailclient<br="">DRP&gt;</ib>	1,590,365	1.04
8.	BNP PARIBAS NOMINEES PTY LTD <peel asset="" clts="" drp="" hunt=""></peel>	999,999	0.65
9.	CITICORP NOMINEES PTY LIMITED	777,779	0.51
10.	MR GEOFFREY ANTHONY GANDER <the a="" c="" gander="" super=""></the>	769,445	0.50
11.	MR ATHOL GEOFFREY JAMES	608,148	0.40
12.	GOLDEN BOUNTY LIMITED	506,450	0.33
13.	MR JOHN NORMAN ACKLAND	320,000	0.21
14.	MR WARREN GILMOUR + MRS CATHERINE GILMOUR <w +="" c<br="">GILMOUR SUPER A/C&gt;</w>	282,753	0.18
15.	P H NOMINEES LIMITED <peclt a="" c=""></peclt>	250,001	0.16
16.	MR SCOTT MISON <the a="" c="" family="" mison="" scott=""></the>	207,038	0.13
17.	SOUTHAM INVESTMENTS 2003 PTY LTD <warwickshire INVESTMENT A/C&gt;</warwickshire 	179,511	0.12
18.	MR IAN SHERWOOD LOVE + MRS ANNE MARGARET LOVE	166,667	0.11
19.	DALY SF PTY LTD <daly a="" c="" super=""></daly>	146,668	0.10
20.	WILLOWOOD CORPORATE NOMINEES	142,223	0.09
	TOTAL	143,966,519	93.86

# CORPORATE GOVERNANCE POLICIES

In accordance with ASX Listing Rule 4.10.3 the Company's corporate governance statement can be found at the following URL:

http://www.jupiterenergy.com.au/files/files/747\_Corporate\_Governance\_Statement\_Jupiter\_30\_June\_2018.pdf

The Board of Directors is responsible for the corporate governance of the Company. The Board guides and monitors the business and affairs of the Company on behalf of Shareholders by whom they are elected and to whom they are accountable.

This statement outlines the main corporate governance practices in place throughout the financial year, which comply with the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations with 2014 Amendments 3rd edition unless otherwise stated.