



Annual Report 2022

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Corporate Directory

Directors

Tolga Kumova (Executive Chairman)
Dale Ginn (Managing Director)
Rob Jewson (Executive Director)

Company secretary

Oonagh Malone

Securities exchange

Australian Securities Exchange (ASX)

Code: ASO
Home office: Perth

Country of incorporation and domicile

Australia

Registered and business address

Suite 23, 513 Hay Street Subiaco WA 6008

Telephone: +61 8 6143 6740

Website: www.astonminerals.com

Auditors

Hall Chadwick WA Audit Pty Ltd 283 Rokeby Road Subiaco WA 6008

Share registry

Automic Registry Services 126 Phillip Street Sydney, New South Wales 2000 Telephone: 1300 288 664

Review of Operations

Edleston Project – Ontario, Canada (100% ASO)

The Edleston Project in Ontario, Canada, is approximately 60km to the south of the town of Timmins and 80 km to the West of the town of Kirkland Lake. Both towns are home to the headquarters of significant mining and exploration companies, and therefore well placed to provide skilled labour and specialised services to support Edleston.

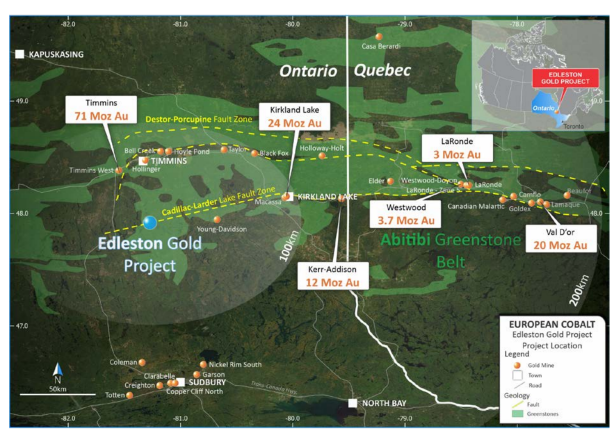


Figure 1: Edleston Gold Project Location Plan

The Project is located within the Abitibi Greenstone Belt of Archean metavolcanic and medisedimentary units that have been steeply folded with axes trending in general in an east-west orientation.

The Boomerang nickel sulphide target was identified at Edleston earlier in the financial year, and drilling commenced in the December quarter. The target extends for a strike of more than 5,000m, is 500 -1,500m wide, and reaches depths of over 500m. Extensive mineralisation has been intersected, including **163m at 0.52% nickel**.

Edleston is also prospective for gold, and this was the original focus of exploration drilling at Edleston Main and Sirola. Edleston Main extends for a strike length of 700m and average width of 400m, yielding results such as 3.18m at 29.98g/t Au.

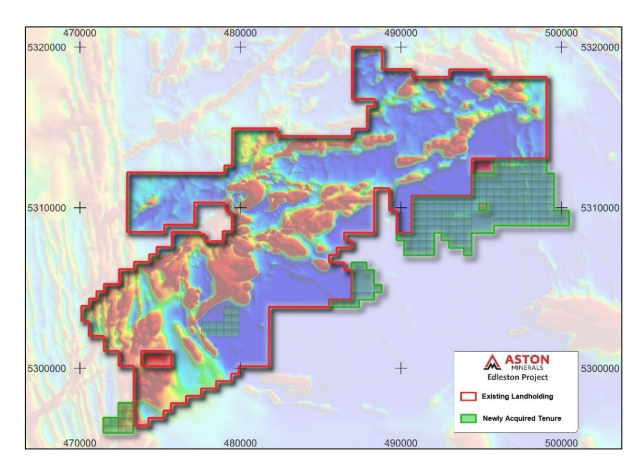


Figure 2: Edleston Project, Green shows tenure acquired in FY22, TMI Magnetic Imagery Background

Aston has increased the holdings during, via direct pegging and low-cost acquisitions, including a recent option to acquire 203 mining claims, resulting in a large, contiguous landholding now covering a land area of 307km². We have expanded our targeting to include these newly optioned areas with the aim of finding lookalike features to both that of the Boomerang nickel sulphide target and Edleston/Sirola style gold mineralisation.

Exploration at Boomerang during FY21/22: Nickel

Assays received from Bardwell have delivered consistent, thick nickel cobalt mineralisation, providing a strong degree of confidence in the substantial potential endowment of this Prospect. To date drilling have confirmed over one kilometre of strike, with substantial nickel sulphides interested on every section.

Results announced from Bardwell during the financial year include:

- DDED21-076: 282.5m at 0.43% Ni and 0.014% Co from 67.5m, including 163.5m at 0.52% Ni and 0.016% Co from 186.5m. Final 18m reported 0.66% Ni and 0.014% Co
- DDED21-057: 287m at 0.30% Nickel and 0.012% Co starting at 38.7m
- DDED21-059: 144m at 0.38% Ni and 0.014% Co, including 53.5m at 0.49% Ni and 0.017% Co, from 174.5m
- DDED22-082: 159.71m at 0.36% Ni and 0.013% Co, including 83m at 0.44% Ni and 0.016% Co

- DDED22-080: 95.61m at 0.28% Ni and 0.011% Co ending in mineralisation
- DDED21-059: 83m at 0.38% Ni and 0.012% Co ending in mineralisation
- DDED21-060: 293m at 0.32% Ni and 0.012% Co ending in mineralisation including 51m at 0.45% Ni and 0.016% Co
- DDED21-061: 165.1m at 0.33% Ni and 0.013% Co ending in mineralisation, starting from 220m including 50m at 0.4% Ni and 0.016% Co
- DDED22-078: 321.2m at 0.28% Ni and 0.01% Co

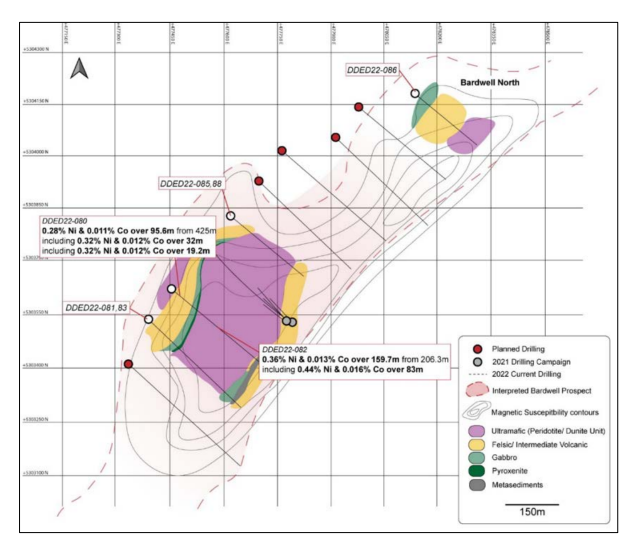


Figure 3: Bardwell & Bardwell North with interpreted geology, current drilling and planned drilling



Figure 4: DDED21-057: Serpentinized peridotite, dunite host unit with trace disseminated sulphides



Figure 5: DDED21-059: Coarse blebby (pyrrhotite-pentlandite) 8% within peridotite from 233.5m



Figure 6: DDED21-059: Coarse blebby (pyrrhotite-pentlandite) 8% within peridotite from 233.5m

Drill logging of core samples taken during toward the end of the financial year include the following (assays pending):

- DDED22-086: 84.6m of disseminated haezelwoodite-millerite nickel-cobalt sulphide mineralisation from 206.3m
- DDED22-087: 41m of disseminated to blebby haezelwoodite-millerite nickel-cobalt sulphide mineralisation from 253m
- DDED22-088: 88m of disseminated haezelwoodite-millerite nickel-cobalt sulphide mineralisation from 158m

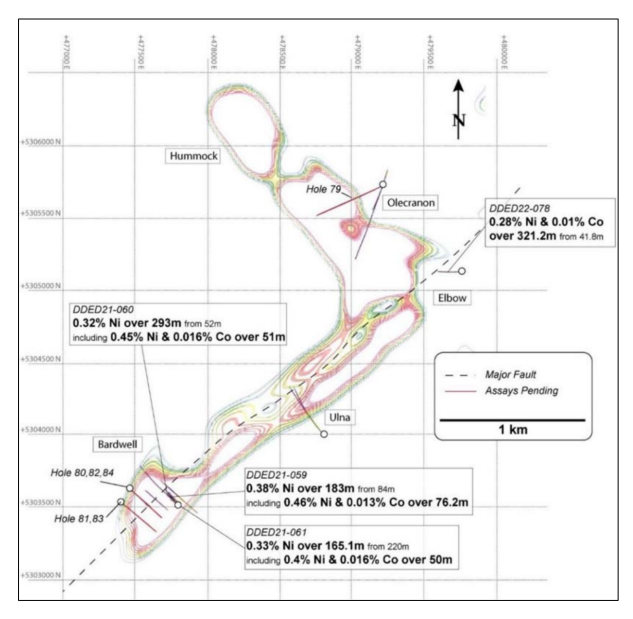


Figure 7: Boomerang Target plan view

It has been a little over a year since Aston first assessed the nickel potential at Boomerang, and the exciting data we have amassed so far in this short time has already given us strong confidence that we are uncovering a very large nickel deposit of likely national significance. We look forward to reporting a maiden resource midway through the FY22/23 year.

Initial Metallurgical Testing of Bardwell Drill Core

Given our confidence, we consider it critical to understand Bardwell's metallurgical properties to assess the economic viability of a potential resource. To this end, several tests were run on the core during the second half of the financial year.

Firstly, a broad sample of core was analysed by four acid digest (total digestion method), and aqua regia digestion with ICP finish (partial digestion method), to provide an initial **assessment** of nickel liberation.

This test work demonstrated 93% liberation of nickel across all drill holes to date, indicating the nickel is associated with sulphide mineralisation and potentially iron alloys. We are very encouraged by the liberation of nickel from partial digestion methods.

As well as the 4-acid digest, we carried out an initial **petrographic analysis** of nickel sulphide mineralisation. The nickel sulphide minerals identified at Edleston, namely, pentlandite-millerite-heazlewoodite are commonly processed and recovered from multiple substantial nickel mining operations including that of BHP's Mt Keith and Yakabindie Operations.

Following this, the first **beneficiation testing** was also performed during the year, to assess the nickel-cobalt sulphide mineralisation from Bardwell. This work was conducted by XPS Expert Process Solutions, a Glencore company.



Figure 8: XPS Expert Process Solutions facilities in Falconbridge, Ontario

A 30kg sample of mineralisation from DDED21-076 was submitted for analysis with the head grade of the sample approximating the entire mineralised interval (DDED21-076 assayed 163.5m at 0.51% Ni and 0.016% Co). Open circuit flotation testwork on the composite sample from DDED21-076 at grind size of 80% passing (P80) 120µm produced a concentrate grade of **11.29% Ni, 0.37% Co,** demonstrating that the sulphide mineralogy is amenable to conventional flotation techniques. The flotation testing completed to date has only utilised open circuit testing and is only at the early stages in terms of optimisation.

Post year-end, a second phase of metallurgical testing conducted on hole DDED22-082 was from a composite of 0.44% Ni, 0.017% Co, 0.62% S, 6.94% Fe, 39.0% MgO produced a saleable concentrate specification of: 12.27% Ni, 0.48% Co, 19.5% S, 36.5% Fe and 10.3% MgO. There was a 54.2% Ni recovery on an open circuit basis through rougher flotation and three stage cleaning circuit, and 71.8% Ni recovered to rougher flotation concentrate. This testing confirms the amenability of lower grade nickel-cobalt sulphide mineralisation from Bardwell to beneficiate to the level of being a saleable concentrate specification. Considering that this testwork is only in its early stages and is being completed on an open circuit basis, Aston is strongly encouraged by these relatively high recovery levels.

All testing we have completed consistently reaffirms our belief that Bardwell not only represents a substantial nickel-cobalt sulphide system, but one that will be amenable to conventional – and cost-effective – metallurgical beneficiation methods.

Exploration at Edleston Main / Sirola in FY21/22: Gold

Prior to discovery of Boomerang's, the Company undertook a significant amount of work exploring the gold potential across the Edleston Project, with some notable success.

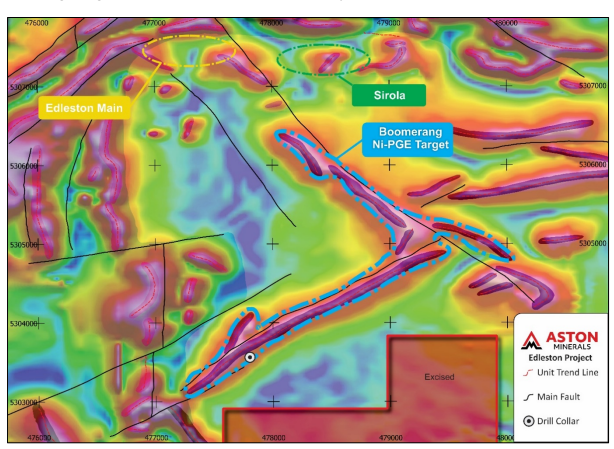


Figure 9: Edleston Main and Sirola in relation to Boomerang

Earlier in the financial year, a high resolution 3DIP survey was undertaken across the Edleston Gold Project, covering an area of ~5.6km² across Edleston Main Zone all the way past Sirola and including the Edleston Northern Zone. The survey has provided a detailed 3D model of the chargeability and resistivity response across 2.8km of strike to a depth of about 500m.

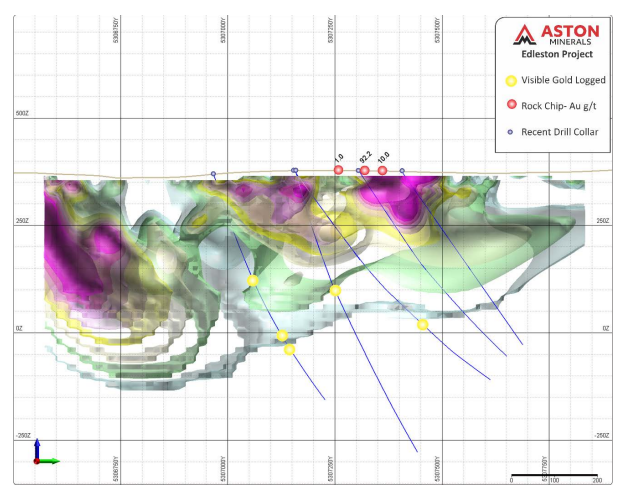


Figure 10: Sirola Cross Section- Chargeability Inversion Model, Recent Drilling & Rock Chips

Assays received during the year confirmed that there is an extensive body of moderate grade mineralisation and narrower higher-grade domains that justify the estimation of a mineral resource.

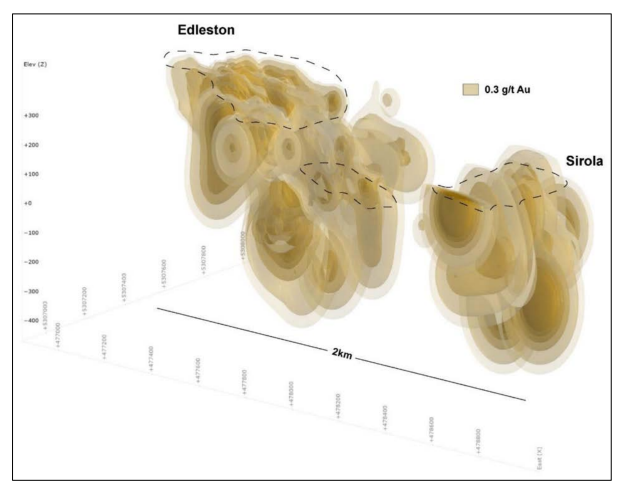


Figure 11: Numerical Model of Gold Mineralisation Across Edleston Project

Mineralisation at Edleston Main extends for a strike length of 700m, average width of 400m and has been tested to a depth below surface of 750m.

Multiple significant drilling results were returned including:

- 3.18m at 29.98g/t Au from 613m (DDED21-044)
- 15.58m at 2.57g/t Au from 75.74m (DDED21-015)
 - Including 2.03m at 11.11g/t Au from 79m
- 148m at 0.55g/t Au from 80m (DDED21-016)
 - Including 3m at 9.67g/t Au from 192.5m
- 3.97m at 5.54g/t Au from 130.17m (DDED21-017)
- 101.62m at 0.66g/t Au from 102.86m (DDED21-018)
 - Including 14.51m at 2.67g/t Au from 108.45m
- 80.28m at 0.64g/t Au from 125.5m (DDED21-033)
 - Including 33.45m at 1.1g/t Au from 140.53m
- 126.03m at 0.62g/t Au from 48m (DDED21-035)
 - Including 5.73m at 2.69g/t Au from 120.51m
- 82.99m at 0.75g/t Au from 187.51m (DDED21-036)
 - Including 27.04m at 1.64g/t Au
- 45.02m at 0.56g/t Au from 358.98m (DDED21-044)

The Sirola Prospect is located 800m to the east of Edleston Main and previously had only been drilled to depths of up to 200m. Initially, a north-south orientated section of drilling was completed across the prospect to get an understanding of the association between the IP chargeability anomaly and the mineralisation.

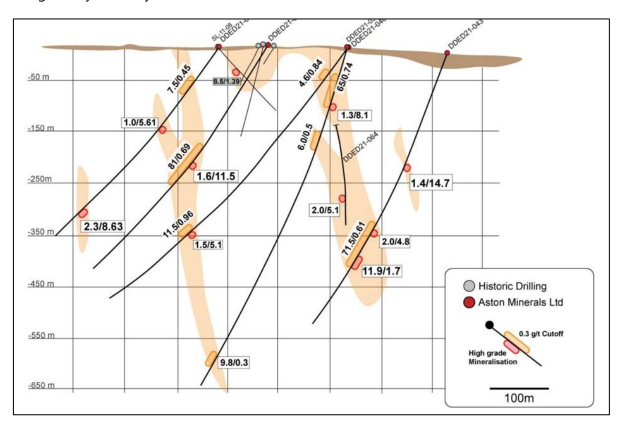


Figure 12: Sirola Cross Section Looking East

Significant drilling results returned from the Sirola Prospect included:

- 11.5m at 0.96g/t Au from 471m (DDED21-038)
- 1.41m at 14.7 g/t Au from 233.59m (DDED21-043)
- 71.49m at 0.61gt Au From 377.49m (DDED21-043)
- 81m at 0.69g/t Au from 156.5m (DDED21-046)
 - Including 1.56m at 11.45g/t Au from 166.48m
- 2.3m at 8.6g/t Au from 420.2m (DDED21-047)

Remaining Project Portfolio

Slovak Cobalt-Nickel-Copper Portfolio

With the sustained subdued cobalt market and concerns regarding the safety of contractors and stakeholders, all non-essential work continues to be deferred indefinitely at the Dobsina Cobalt Project. The Company will continue to incur expenditure to ensure tenure remains in good standing for the foreseeable future. Work continues to be limited to ongoing desktop evaluation of existing geochemical and geophysical datasets.

Jouhineva Cobalt-Copper-Gold Project, Finland

A minimum expenditure drilling campaign is proposed to be undertaken as a requirement of retaining the Project. Due to the current COVID-19 pandemic, it is currently envisaged that this program will be undertaken when deemed safe to do so. Any such program will be completed under the proviso that it meets all relevant Finnish government legislation and World Health Organisation guidance. Further updates will be provided to the market around the program and its respective timing upon finalisation of the work program.

Swedish Cobalt ± Copper ± Nickel ± Gold Project Portfolio

The Company entered into an exclusive option agreement on 10 December 2019 to divest two of its Swedish licences, Ekedal and Ruda. An evaluation of the Company's remaining Swedish assets, Basinge Project, is underway to determine the merit of retaining the Project, and if so, appropriate work programs to progress the development of the Project.

Competent Person's Statement

The information in this announcement that relates to the Exploration Results for Edleston Project is based on information compiled and fairly represented by Mr Robert Jewson, who is a Member of the Australian Institute of Geoscientists and Executive Director of Aston Minerals Limited. Mr Jewson has sufficient experience relevant to the style of mineralisation and type of deposit under consideration, and to the activity which he has undertaken, to qualify as a Competent Person as defined in the 2012 Edition of the Joint Ore Reserves Committee (JORC) Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Mr Jewson consents to the inclusion in this report of the matters based on this information in the form and context in which it appears and confirms there have been no changes that would materially effect the results since they were first released to the market.

Corporate Governance

Aston Minerals Limited's Corporate Governance Statement for FY2022 is available on the Company's website.

Financial Statements FY2022

DIRECTORS' REPORT

Your Directors present their report on Aston Minerals Limited ("the Company") and its controlled entities (together referred to as "the Group") for the financial year ended 30 June 2022.

Directors

The names of the Directors of the Company in office during the financial year and up to the date of this report are:

- Tolga Kumova (Executive Chairman)
- Dale Ginn (Managing Director)
- Robert Jewson (Executive Director)

All directors have been in office since the start of the financial year to the date of this report.

Company Secretary

Oonagh Malone

Principal Activities

The principal activities of the Group during the year were the acquisition, exploration and evaluation of exploration projects.

Operating Results

Loss after income tax for the financial year was \$24,699,390 (2021: \$25,902,234).

Financial Position

The net assets of the Group at 30 June 2022 are \$17,379,503 (2021: \$12,590,583). The Group's working capital, being current assets less current liabilities, is \$17,311,863 at 30 June 2022 (2021: \$12,542,297).

Dividends Paid or Recommended

No dividends were paid during the year and no recommendation is made as to dividends.

Significant Changes in State of Affairs

Other than those disclosed in this annual report, no significant changes in the state of affairs of the Group occurred during the financial year.

Review of Operations

During the year, the Company:

- continued the exploration and evaluation of the Edleston Gold and Nickel Project and adjacent mineral exploration interests with extensive drilling, assay testing, metallurgical testing, and adjacent acquisitions.
- deferring non-essential work on the Dobsina Project (Co-Ni-Cu-Ag) in Slovakia, the Jouhineva Project in Finland, and the Swedish projects.

DIRECTORS' REPORT

- Issued 105,485,232 shares under the Canadian Flow-through share regime at \$0.2044 per share to raise \$21,552,305 before costs. These funds must be expended on eligible Canadian mining expenditures.
- Issued 53,448,273 shares under a placement at \$0.145 per share to raise \$7,450,000 before costs.
 This included 17,241,379 shares issued to Director Tolga Kumova and 1,724,137 shares issued to Director Robert Jewson.
- Issued 400,000 shares at a deemed value of \$0.16 per share or \$64,000 in part consideration for an option to acquire additional ground adjacent to the Edleston Gold and Nickel Project.

Information on Directors

Tolga Kumova

Executive Chairman (appointed 29 May 2017)

Mr Kumova is a resource industry investor, entrepreneur and corporate finance specialist with over 15 years' experience in stockbroking, IPOs, corporate restructuring and asset identification. Throughout his career, Mr Kumova has raised in excess of \$500 million for ASX listed mining ventures associated with a variety of projects from early stage exploration through to construction and operations. Mr Kumova is an experienced ASX-listed company director having previously acted as Managing Director of Syrah Resources Limited (ASX: SYR) and Corporate Director of New Century Resources Limited.

Interest in shares and options 122,898,401 Fully Paid Ordinary Shares 30,000,000 Options exercisable at \$0.20 each on or before 28 March 2025

Current directorships in other Australian listed entities: African Gold Ltd (from February 2018)

Former directorships held in other Australian listed entities in the past three years: New Century Resources Limited (resigned July 2019) Copper Strike Limited (resigned November 2020)

Robert Jewson

Executive Director (appointed 29 May 2017)

Mr Jewson is a geologist with 12 years of experience from junior to major mining and exploration companies throughout a variety of jurisdictions and commodities. He has conducted both corporate and technical roles within the mining and exploration sectors inclusive of due diligence, business development, exploration management, acquisitions/divestment and corporate structuring. Throughout his career, Mr Jewson has identified, acquired and transacted on numerous resource projects globally.

Interest in shares and options
75,625,626 Fully Paid Ordinary Shares
30,000,000 Options exercisable at \$0.20 each on or before 28 March 2025

Current directorships in other Australian listed entities: None

Former directorships held in other Australian listed entities in the past three years:

None

DIRECTORS' REPORT

Dale Ginn

Managing Director (appointed 1 April 2020)

Mr Ginn is an experienced mining executive and geologist of over 30 years based in central Canada. He is the founder of numerous exploration and mining companies and has led and participated in a variety of gold and base metal discoveries, many of which have entered production. Mr Ginn has led or was part of the discovery teams for the Gladiator, Hinge, 007, 777, Trout Lake, Photo, Edleston and Tartan Lake deposits and received the Quebec Discovery of the Year Golden Hammer award in 2018 for the Gladiator high grade gold deposit. His contributions have led to approximately 10 million ounces in resource generation as well as over \$500 million in capital raised for exploration and development projects. His experience has included both senior and junior companies such as Goldcorp, Harmony Gold, Hudbay, Westmin, San Gold, Bonterra, Gatling Exploration and others. While specialising in complex, structurally controlled gold deposits, he also has extensive mine-operations, development and start-up experience. In addition to operations experience, Mr. Ginn has most recently been extremely active as a partner with RSD Capital of Vancouver in founding and creating startup exploration companies such as Pacton Gold, and successful spinoffs like Gatling Exploration. Dale is a registered professional Geologist (P.Geo.) in the provinces of Ontario and Manitoba.

Interest in shares and options

25,000,000 Options exercisable at \$0.10 each on or before 22 December 2023 25,000,000 Options exercisable at \$0.15 each on or before 22 December 2023 30,000,000 Options exercisable at \$0.20 each on or before 28 March 2025

Current directorships in other Australian listed entities: Raiden Resources Limited (from May 2021)

Former directorships held in other Australian listed entities in the past three years: None

COMPANY SECRETARY

Oonagh Malone (appointed 3 July 2019)

Ms Malone is a principal of a corporate advisory firm which provides company secretarial and administrative services. She has over 10 years' experience in administrative and company secretarial roles for listed companies and is a member of the Governance Institute of Australia. She currently acts as company secretary for ASX-listed African Gold Ltd, Benz Mining Corp, Caprice Resources Limited, Carbine Resources Limited, RareX Limited and Riversgold Limited. She is non-executive director of Peak Minerals Limited.

DIRECTORS' REPORT

REMUNERATION REPORT (AUDITED)

This report details the nature and amount of remuneration for each director of Aston Minerals Ltd and for the executives receiving the highest remuneration.

1. Employment Agreements

Mr Robert Jewson is appointed with a 2 year fixed term to 9 November 2022, with an option to extend the term by mutual agreement. Until 8 November 2020, Mr Jewson's annual salary was \$168,000 plus superannuation, with a 3 month period required for termination without cause. From 9 November 2020 until 31 March 2021, Mr Jewson's annual salary was \$120,000 plus superannuation, with a 6 month period required for termination without cause. From 1 April 2021, Mr Jewson's annual salary has been \$180,000 plus superannuation with a 6 month period required for termination without cause. Mr Jewson is also eligible to participate in any short-term or long-term incentive plan that the Company may introduce, subject to the rules of any such plan.

Mr Dale Ginn was appointed Managing Director on 9 November 2020 with a 2 year fixed term to 9 November 2022, with an option to extend the term by mutual agreement. Until 8 November 2020, Mr Ginn's annual salary was \$168,000 plus superannuation, with a 3 month period required for termination without cause. From 9 November 2020, Mr Ginn's annual fees have been \$220,000, without any superannuation required, with a 6 month period required for termination without cause. Mr Ginn is also eligible to participate in any short-term or long-term incentive plan that the Company may introduce, subject to the rules of any such plan.

Until 31 March 2021, Mr Kumova's annual remuneration was \$168,000, inclusive of superannuation, with a 3 month period required for termination without cause. From 1 April 2021, Mr Kumova's annual salary has been \$140,000, inclusive of any superannuation, with a 6 month period required for termination without cause. Mr Kumova is also eligible to participate in any short-term or long-term incentive plan that the Company may introduce, subject to the rules of any such plan.

Appointments of any non-executive directors are formalised in the form of service agreements between themselves and the Company. Their engagements have no fixed term but cease on their resignation or removal as a director in accordance with the Corporations Act.

2. Remuneration policy

The Company's remuneration policy has been designed to align director and executive objectives with shareholder and business objectives by providing a fixed remuneration component and offering specific long-term incentives based on key performance areas affecting the Company's financial results. The Board believes the remuneration policy to be appropriate and effective in its ability to attract and retain the best executives and directors to run and manage the Company, 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 Company is as follows:

- The remuneration policy, setting the terms and conditions for the executive directors and other senior executives, was developed by the Board;
- All executives receive a base salary (which is based on factors such as length of service and experience), superannuation and are entitled to the issue of share options. The remuneration committee reviews executive packages annually by reference to the Company's performance, executive performance and comparable information from industry sectors.

DIRECTORS' REPORT

This table summarises the earnings of the Group and other factors that are considered to affect shareholder wealth for the five years to 30 June 2022.

	2022	2021	2020	2019	2018
Loss after income tax attributable to shareholders (\$)	(24,699,390)	(25,902,234)	(1,615,073)	(6,897,188)	(4,116,880)
Share price at Year end (\$)	0.077	0.155	0.040	0.018	0.062
Movement in share price for the year (\$)	(0.078)	0.115	0.022	(0.044)	(0.027)
Total dividends declared (\$)	-	-	-	-	-
Returns of capital	-	-	-	-	-
Basic loss per share (cents)	(2.50)	(3.04)	(0.21)	(0.91)	(0.58)

The performance of executives is measured against criteria agreed annually with each executive and is based predominantly on the forecast growth of the Company's shareholders' value. The Board may, however, exercise its discretion in relation to approving incentives, bonuses and options, and can recommend changes to the committee's recommendations. Any changes must be justified by reference to measurable performance criteria. The policy is designed to attract the highest calibre of executives and reward them for performance that results in long-term growth in shareholder wealth.

Executives are also entitled to participate in the employee share and option arrangements.

Any executive director, who is an Australian resident for tax purposes, receives a superannuation guarantee contribution required by the government, which was 9.5% during the year. No other retirement benefits are paid.

All remuneration paid to directors and executives is valued at the cost to the Company and expensed. Any share based payments are valued using the Black-Scholes methodology.

The Board policy is to remunerate non-executive directors at market rates for time, commitment and responsibilities. The remuneration committee 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. Fees for non-executive directors are not linked to the performance of the Company. However, to align directors' interests with shareholder interests, the directors are encouraged to hold shares in the Company.

3. Options issued as part of remuneration for the year ended 30 June 2022

On 9 June 2021, shareholders approved the current Employee Securities Incentive Plan to permit the issue of equity instruments to employees and similar parties without separate shareholder approval.

No share options were issued or expensed as part of director remuneration during year ended 30 June 2022.

DIRECTORS' REPORT

4. Details of remuneration for the year ended 30 June 2022:

The remuneration for each key management personnel (KMP) of the Company during the period was as follows:

2022	Short-term Benefits	Post- employment Benefits	Other Long-term Benefits	Share ba	ased Payments	Total	Performance Related	% of Options as Remuneration
Key Management Person	Cash, salary & commissions	Superannuation	Other	Equity	Options			
	\$	\$	\$	\$	\$	\$	%	%
Directors								
Tolga Kumova	140,000	-	-	-	-	140,000	-	-
Dale Ginn	219,997	-	-	-	-	219,997	-	-
Robert Jewson	193,845*	19,723*	-	-	-	213,568	-	
	553,842	19,723	-	-	-	573,565	-	-

^{*} Includes annual leave provision movement of \$13,846 for salary and \$1,647 for superannuation.

2021	Short-term Benefits	Post- employment Benefits	Other Long-term Benefits	Share I	pased Payments	Total	Performance Related	% of Options as Remuneration
Key Management Person	Cash, salary & commissions	Superannuation	Other	Equity	Options			
	\$	\$	\$	\$	\$	\$	%	%
Directors								
Tolga Kumova	66,500	-	-	-	4,510,500	4,577,000	-	98.5%
Dale Ginn	160,664	-	-	-	5,628,750	5,789,414	-	96.2%
Robert Jewson	163,315*	15,515*	-	-	4,510,500	4,689,330	-	97.2%
	390,479	15,515	-	-	14,649,750	15,055,744	-	97.3%

^{*} Includes annual leave provision movement of \$10,615 for salary and \$1,009 for superannuation.

DIRECTORS' REPORT

5. Equity holdings of KMP Ordinary Shares

Number of ordinary shares held by KMP during the financial year ended 30 June 2022 was as follows:

30 June 2022	Balance at beginning of year/ appointment	Purchased during the year	Options exercised	Net change other	Balance at end of year / resignation
Directors					
Tolga Kumova	105,657,022	17,241,379	-	-	122,898,401
Dale Ginn	-	-	-	-	-
Robert Jewson	73,901,489	1,724,137	-	-	75,625,626
	179,558,511	18,965,516	-	-	198,524,027
•					
30 June 2021	Balance at beginning of year/ appointment	Purchased during the year	Options exercised	Net change other	Balance at end of year / resignation
Directors	beginning of year/ appointment	during the	exercised exercised	•	end of year / resignation
Directors Tolga Kumova	beginning of year/	during the	•	•	end of year /
Directors Tolga Kumova Dale Ginn	beginning of year/ appointment 75,657,022	during the	exercised 30,000,000	•	end of year / resignation 105,657,022
Directors Tolga Kumova	beginning of year/ appointment	during the	exercised exercised	•	end of year / resignation

Option holdings

Number of options held by KMP during the financial year ended 30 June 2022 was as follows:

30 June 2022	Balance at beginning of year/appointment	Granted as remuneration	Options purchased/ exercised/ expired	Net change other	Balance at end of year / resignation
Directors					
Tolga Kumova	30,000,000	-	-	-	30,000,000
Dale Ginn	80,000,000	-	-	-	80,000,000
Robert Jewson	30,000,000	-	-	-	30,000,000
	140,000,000	-	-	-	140,000,000

DIRECTORS' REPORT

30 June 2021	Balance at beginning of year/appointment	Granted as remuneration	Options purchased/ exercised/ expired	Net change other	Balance at end of year / resignation
Directors					
Tolga Kumova	30,000,000	30,000,000	(30,000,000)	-	30,000,000
Dale Ginn	-	80,000,000	-	-	80,000,000
Robert Jewson	30,000,000	30,000,000	(30,000,000)	-	30,000,000
	60,000,000	140,000,000	(60,000,000)	-	140,000,000

Performance Shares

Number of performance shares held by KMP during the financial year ended 30 June 2022 was as follows:

30 June 2022	Balance at beginning of year/ appointment	Net change other*	Balance at end of year
Directors			
Tolga Kumova	14,666,668	(14,666,668)	-
Dale Ginn	-	-	-
Robert Jewson	12,173,334	(12,173,334)	-
•	26,840,002	(26,840,002)	-

^{*} These Performance Shares all lapsed without vesting on 26 May 2022. This has no effect on recognition of share-based payments because these were issued as part of the purchase consideration for the Dobsina Project in Slovakia in 2017 with only non-vesting conditions.

30 June 2021	Balance at beginning of year/appointment	Net change other	Balance at end of year
Directors			
Tolga Kumova	14,666,668	-	14,666,668
Dale Ginn	-	-	-
Robert Jewson	12,173,334	-	12,173,334
	26,840,002	-	26,840,002

DIRECTORS' REPORT

6. Other KMP transactions

The Company incurred no other transactions with related parties.

End of Remuneration Report (Audited)

After Balance Date Events

On 10 August 2022 the Company:

- Issued 8,501,527 share options to stockbrokers and the lead manager of the 2022 capital raisings, with an exercise price of \$0.29 per option and expiring 10 August 2024. These options all related to services provided during 2022 and have been fully recognised during 2022 as disclosed in note 13(e).
- Issued 5,250,000 share options expiring 10 August 2024 with an exercise price of \$0.29 per option These options were issued to a non-director employees and consultants, in accordance with the Employee Securities Incentive Plan that was approved by shareholders on 9 June 2021.

No other matters or circumstances have arisen since the end of the financial period which significantly affected or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial years.

Future Developments

Likely developments in the operations of the Company and the expected results of those operations in future financial years have not been included in this report as the inclusion of such information is likely to result in unreasonable prejudice to the Company.

Meetings of Directors

In addition to signing 6 circular resolutions of the Board, 3 formal meetings of directors were held during the financial year. Attendances by each director during the period were as follows:

	Directors' Meetings			
	Number eligible to attend	Number attended		
Robert Jewson	3	3		
Tolga Kumova	3	3		
Dale Ginn	3	3		

Environmental Issues

The Company is not aware of any breaches in relation to environmental matters.

DIRECTORS' REPORT

Options

At 30 June 2022, the unissued ordinary shares of the Company under option are as follows:

Date of Expiry	Exercise Price	Number under Option
22 December 2023	\$0.10	25,000,000
22 December 2023	\$0.15	25,000,000
28 March 2025	\$0.20	92,000,000
10 August 2024	\$0.29	8,501,527

During the year ended 30 June 2022, no shares of the Company were issued on the exercise of options. And no share options were exercised, expired or lapsed during the year. No shares have been issued as a result of the exercise of options since year end.

Performance Shares

At 30 June 2022, the Company has 4,500,000 (2021: 73,333,334) performance shares on issue. The performance shares vest on the achievement of specified performance conditions (refer to Note 13(f)).

Proceedings on Behalf of Company

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

The Company was not a party to any such proceedings during the year.

Indemnifying of Officers

During the year, the Company paid premiums in respect of a contract insuring all the directors and officers of the Company against liabilities, past, present and future.

In accordance with normal commercial practice, the disclosure of the total amount of premiums under and the nature of the liabilities covered by the insurance contract is prohibited by a confidentiality clause in the contract.

Non-Audit Services

There were no fees paid or payable to the external auditors for non-audit services provided during the year ended 30 June 2022.

DIRECTORS' REPORT

Auditor's Declaration of Independence

The auditor's independence declaration for the year ended 30 June 2022 has been received and is included within the financial statements.

Signed in accordance with a resolution of Directors.

Tolga Kumova

Chairman

30 September 2022



To the Board of Directors

AUDITOR'S INDEPENDENCE DECLARATION UNDER SECTION 307C OF THE CORPORATIONS ACT 2001

As lead audit director for the audit of the financial statements Aston Minerals Limited for the financial year ended 30 June 2022, I declare that to the best of my knowledge and belief, there have been no contraventions of:

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

Yours Faithfully

HALL CHADWICK WA AUDIT PTY LTD

D M BELL CA Director

Dated this 30th day September 2022 Perth, Western Australia



CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2022

	Note	2022 \$	2021 \$
Revenue	2	22,243	36,392
(Loss)/ gain on investments	9(a)	(273,297)	647,953
Other income	3	-	78,383
Foreign exchange loss		(30,899)	-
Administration expenses		(461,323)	(342,752)
Corporate compliance expenses		(320,213)	(235,983)
Share-based payments	14	(683,158)	(14,649,750)
Employee benefits and consulting expense		(575,497)	(405,494)
Exploration expenditure and acquisition costs	4	(22,377,246)	(11,030,983)
Loss from continuing operations before income tax benefit	E	(24,699,390)	(25,902,234)
Income tax expense	5_	<u>-</u>	<u> </u>
Loss from continuing operations after income tax benefit	-	(24,699,390)	(25,902,234)
Other comprehensive income Items that may be reclassified to profit or loss			
Exchange differences on translating foreign operations			
zaciango amerences en translating lei elgil operatione		909,605	(130,549)
Total comprehensive loss	-	(23,789,785)	(26,032,783)
Loss attributable to: Members of the parent entity		(24,699,390)	(25,902,234)
Non-controlling interest		-	-
	-	(24,699,390)	(25,902,234)
Total comprehensive loss attributable to: Members of the parent entity Non-controlling interest		(23,789,785)	(26,032,783)
· · · · · · · · · · · · · · · · · · ·	-	(23,789,785)	(26,032,783)
Basic and diluted loss per share (cents)	6	(2.50)	(3.04)

The accompanying notes form part of these financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2022

ASSETS	Note	2022 \$	2021 \$
Current Assets			
Cash and cash equivalents	7	19,453,503	13,430,346
Trade and other receivables	8	936,719	29,768
Financial assets	9	585,256	858,553
Other assets	10	207,502	42,314
Total Current Assets		21,182,980	14,360,981
Non-Current Assets			
Plant and equipment	11	60,591	18,423
Financial assets	9	7,049	29,863
Total Non-Current Assets		67,640	48,286
Total Assets		21,250,620	14,409,267
LIABILITIES			
Current Liabilities			
Trade and other payables	12	3,798,010	1,761,070
Provisions		73,107	57,614
Total Current Liabilities		3,871,117	1,818,684
Total Liabilities		3,871,117	1,818,684
Net Assets		17,379,503	12,590,583
EQUITY			
Issued capital	13	138,914,666	111,750,217
Reserves	14	25,450,294	23,126,433
Accumulated losses		(146,979,672)	(122,280,282)
Non-controlling interest		(5,785)	(5,785)
Total Equity		17,379,503	12,590,583

The accompanying notes form part of these financial statements.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2022

	Issued Capital \$	Foreign Translation reserve \$	Share based payment reserve \$	Accumulated Losses \$	Non-controlling interest \$	Total \$
Balance at 1 July 2020	97,201,759	46,241	8,560,991	(96,378,048)	(5,785)	9,425,158
Loss for the year	-	-	-	(25,902,234)	-	(25,902,234)
Other Comprehensive Income	-	(130,549)	-	-	-	(130,549)
Total Comprehensive Income	-	(130,549)	-	(25,902,234)	-	(26,032,783)
Shares issued during the year	14,570,004	-	-	-	-	14,570,004
Capital raising costs	(21,546)	-	-	-	-	(21,546)
Options issued during the year		-	14,649,750	-	-	14,649,750
Balance at 30 June 2021	111,750,217	(84,308)	23,210,741	(122,280,282)	(5,785)	12,590,583
Balance at 1 July 2021	111,750,217	(84,308)	23,210,741	(122,280,282)	(5,785)	12,590,583
Loss for the year	-	-	-	(24,699,390)	-	(24,699,390)
Other Comprehensive Income		909,605	-	-	-	909,605
Total Comprehensive Income	-	909,605	-	(24,699,390)	-	(23,789,785)
Shares issued during the year	29,366,305	-	-	-	-	29,366,305
Capital raising costs	(2,201,856)	-	-	-	-	(2,201,856)
Options issued during the year		-	1,414,256	-	-	1,414,256
Balance at 30 June 2022	138,914,666	825,297	24,624,997	(146,979,672)	(5,785)	17,379,503

The accompanying notes form part of these financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2022

Coch flows from anarating activities	Note	2022 \$ Inflows/ (Outflows)	2021 \$ Inflows/ (Outflows)
Cash flows from operating activities		22.400	40.220
Interest received		23,186	48,339
Other income		- (4, 630, 340)	39,173
Payments to suppliers and employees		(1,639,340)	(806,385)
Exploration and evaluation expenditure	. – ()	(20,805,920)	(4,348,305)
Net cash (used in) operating activities	17(a)	(22,422,074)	(5,067,178)
Cash flows from investing activities			
Payments for plant and equipment		(42,302)	-
Payments for financial instruments		-	(300,837)
Proceeds on disposal of financial instruments		-	60,489
Option fees received for tenements			39,210
Net cash provided by/ (used in) investing activities		(42,302)	(201,138)
Cash flows from financing activities			
Proceeds from issue of shares and options		29,302,305	9,250,004
Capital raising costs		(1,036,326)	(21,546)
Net cash provided by financing activities		28,265,979	9,228,458
Net increase in cash held		5,801,603	3,960,142
Cash at beginning of the financial period		13,430,346	9,474,837
Exchange differences on cash and cash			
equivalents		221,554	(4,633)
Cash and cash equivalents at period end	7	19,453,503	13,430,346

The accompanying notes form part of these financial statements.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

1. Statement of Significant Accounting Policies

These consolidated financial statements and notes represent those of Aston Minerals Limited (the "Company") and controlled entities (the "Group"). Aston Minerals Limited is a listed public company, incorporated and domiciled in Australia. The financial statements were authorised for issue on 30 September 2022 by the Directors of the Company.

Basis of Preparation

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

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

The financial report has been prepared on an accruals basis and is based on historical costs modified by the revaluation of selected financial assets for which the fair value basis of accounting has been applied. All amounts are presented in Australian dollars unless otherwise stated.

Going Concern

The financial statements have been prepared on the going concern basis, which contemplates the continuity of normal business activity and the realisation of assets and the settlement of liabilities in the normal course of business.

For the year ended 30 June 2022, the Group incurred an operating loss of \$24,699,390 and had net operating cash outflows of \$22,422,074. The Group had cash of \$19,453,503 as at 30 June 2022, of which \$18,508,534 is held in a trust account (refer note 7) intended to be expended on Canadian exploration. As disclosed in note 23 in the event the Group is required to use these funds on ineligible expenditure, a refund of the premium would be payable to subscribers.

The Directors are of the opinion that the Group is a going concern as the Group has more funds available than expected to be required for committed and required expenditure over the following year, and has the ability to scale back discretionary expenditure pending the timing of future capital raisings or to dispose of equity investments to raise capital.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

Accounting Policies

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

a) Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities (including special purpose entities) controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

Incomes and expenses of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the effective date of acquisition and up to the effective date of disposal, as appropriate. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group. All intra-group transactions, balances, income and expenses are eliminated in full on consolidation.

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. When assets of the subsidiary are carried at revalued amounts or fair values and the related cumulative gain or loss has been recognised in other comprehensive income and accumulated in equity, the amounts previously recognised in other comprehensive income and accumulated in equity are accounted for as if the Group had directly disposed of the relevant assets (i.e. reclassified to profit or loss or transferred directly to retained earnings as specified by applicable Standards). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under AASB 9 'Financial Instruments' or, when applicable, the cost on initial recognition of an investment in an associate or jointly controlled entity.

b) Income Tax

The income tax expense (revenue) for the period comprises current income tax expense (income) and deferred tax expense (income).

Current income tax expense charged to the profit or loss is the tax payable on taxable income calculated using applicable income tax rates enacted, or substantially enacted, as at reporting date. Current tax

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

liabilities (assets) are therefore measured at the amounts expected to be paid to (recovered from) the relevant taxation authority.

Deferred income tax expense reflects movements in deferred tax asset and deferred tax liability balances during the period as well unused tax losses. Current and deferred income tax expense (income) is charged or credited directly to equity instead of the profit or loss when the tax relates to items that are credited or charged directly to equity.

Deferred tax assets and liabilities are ascertained based on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax assets also result where amounts have been fully expensed but future tax deductions are available. 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 assets and liabilities are calculated at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates enacted or substantively enacted at reporting date. Their measurement also reflects the manner in which management expects to recover or settle the carrying amount of the related asset or liability.

Deferred tax assets relating to temporary differences and unused tax losses are recognised only to the extent that it is probable that future taxable profit will be available against which the benefits of the deferred tax asset can be utilised.

Where temporary differences exist in relation to investments in subsidiaries, branches, associates, and joint ventures, deferred tax assets and liabilities are not recognised where the timing of the reversal of the temporary difference can be controlled and it is not probable that the reversal will occur in the foreseeable future.

Current tax assets and liabilities are offset where a legally enforceable right of set-off exists and it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur. Deferred tax assets and liabilities are offset where a legally enforceable right of set-off exists, the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur in future periods in which significant amounts of deferred tax assets or liabilities are expected to be recovered or settled.

c) Plant and Equipment

Items of plant and equipment are measured on the cost basis.

The carrying amount of plant and equipment is reviewed annually by directors to ensure it is not in excess of the recoverable amount from these assets. The recoverable amount is assessed on the basis of the expected net cash flows that will be received from the asset's employment and subsequent disposal.

Depreciation

The depreciable amount of all fixed assets is depreciated on a straight-line basis over their useful lives to the Group commencing from the time the asset is held ready for use. The depreciation rates used for each class of depreciable assets are:

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

Class of Fixed Asset Depreciation Rate

Plant and equipment 20 - 30%

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing proceeds with the carrying amount. These gains and losses are included in profit or loss. When re-valued assets are sold, amounts included in the revaluation surplus relating to that asset are transferred to retained earnings.

d) Leases

Assets and liabilities are recognised for all leases with a term of more than 12 months unless the underlying asset is of low value or the lease is not for any specific identifiable asset.

Capitalised leased assets are depreciated over the shorter of the estimated useful life of the asset and the lease term if there is no reasonable certainty that the Group will obtain ownership by the end of the lease.

Lease liabilities are valued at the net present value of the expected stream of committed lease payments. Lease payments are recognised as an interest expense to the extent that they represent interest on the outstanding lease liability. The Group currently has no leased assets or lease liability as the serviced office agreement does not specify or require fixed office locations, with staff offices moved at the discretion of the lessor, and the Group's only other agreements for the lease of identifiable assets have terms not more than 12 months with no options for extension.

e) Exploration and evaluation expenditure

Exploration and evaluation expenditure, including the costs of acquiring tenements, are expensed as incurred.

Expensing exploration and evaluation expenditure as incurred is irrespective of whether or not the Board believe expenditure could be recouped from either a successful development and commercial exploitation or sale of the respective assets.

f) Financial Instruments

Financial assets are measured at amortised cost if they are held within a business model whose objective is to hold assets in order to collect contractual cash flows which arise on specified dates and are solely principal and interest. All other financial instrument assets are classified and measured at fair value through profit or loss unless the entity 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. Financial assets may be impaired based on an expected credit loss model to recognise an allowance. Such impairment is measured with a 12-month expected credit loss model unless the credit risk on a financial instrument has increased significantly since initial recognition in which case the lifetime expected credit loss model is adopted

For financial liabilities, the portion of the change in fair value that relates to the Group's credit risk is presented in other comprehensive income.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

Hedge accounting requirements align the accounting treatment with the Group's risk management activities. The Group does not currently have any impaired financial assets, financial liabilities with changes in fair value due to credit risk presented in other comprehensive income, or financial instruments requiring hedge accounting.

Fair Value

Fair value is determined based on current bid prices for all quoted investments. Valuation techniques are applied to determine the fair value of all unlisted securities, including recent arm's length transactions, reference to similar instruments and option pricing models.

De-recognition

Financial assets are derecognised where the contractual rights to receipt of cash flows expires or the asset is transferred to another party whereby the entity is no longer has any significant continuing involvement in the risks and benefits associated with the asset. Financial liabilities are derecognised where the related obligations are either discharged, cancelled or expire. The difference between the carrying value of the financial liability extinguished or transferred to another party and the fair value of consideration paid, including the transfer of non-cash assets or liabilities assumed, is recognised in profit or loss.

g) Impairment of Assets

At the end of each reporting date, the Group assesses whether there is any indication that an asset may be impaired. The assessment will include the consideration of external and internal sources of information including dividends received from subsidiaries, associate or jointly controlled entities deemed to be out of pre-acquisition profits. If such an indication exists, the recoverable amount of the asset, being the higher of the asset's fair value less costs to sell and value in use, is compared to the asset's carrying value. Any excess of the asset's carrying value over its recoverable amount is expensed. Impairment testing is performed annually for intangible assets with indefinite lives. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cashgenerating unit to which the asset belongs.

h) Employee Benefits

Provision is made for the Group's liability for employee benefits arising from services rendered by employees to balance date. Employee benefits that are expected to be settled within a 12 month period have been measured at the amounts expected to be paid when the liability is settled, plus related oncosts. Employee benefits payable later than 12 months have been measured at the present value of the estimated future cash outflows to be made for those benefits.

i) Provisions

Provisions are recognised when the Group has a legal or constructive obligation, as a result of past events, for which it is probable that an outflow of economic benefits will result and that outflow can be reliably measured.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

j) Foreign currencies

The individual financial statements of each Group entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency). For the purpose of the consolidated financial statements, the results and financial position of each Group entity are expressed in Australian dollars ('\$'), which is the functional currency of the Company and the presentation currency for the consolidated financial statements.

In preparing the financial statements of each individual Group entity, transactions in currencies other than the entity's functional currency (foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Nonmonetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise except for:

- exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as an adjustment to interest costs on those foreign currency borrowings;
- exchange differences on transactions entered into in order to hedge certain foreign currency risks;
 and
- exchange differences on monetary items receivable from or payable to a foreign operation for
 which settlement is neither planned nor likely to occur (therefore forming part of the net
 investment in the foreign operation), which are recognised initially in other comprehensive
 income and reclassified from equity to profit or loss on repayment of the monetary items.

For the purpose of presenting consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into Australian dollars using exchange rates prevailing at the end of the reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity (attributed to non-controlling interests as appropriate).

On the disposal of a foreign operation (i.e. a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, loss of joint control over a jointly controlled entity that includes a foreign operation, or loss of significant influence over an associate that includes a foreign operation), all of the accumulated exchange differences in respect of that operation attributable to the Group are reclassified to profit or loss.

In addition, in relation to a partial disposal of a subsidiary that does not result in the Group losing control over the subsidiary, the proportionate share of accumulated exchange differences are reattributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (i.e. partial disposals of associates or jointly controlled entities that do not result in the Group losing significant influence or joint control), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

k) Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, deposits held at call with banks and other short-term highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

I) Borrowing Costs

All borrowing costs that are not directly attributable to the acquisition, construction or production of a qualifying asset are recognised as an expense in the period in which they are incurred.

m) Indirect taxes

The Group pays indirect taxes in several countries, including GST in Australia, HST in Canada, and VAT in European countries, where indirect tax is often recoverable from taxing authorities. Revenues, expenses and assets are recognised net of the amount of indirect tax, except where the amount of indirect tax incurred is not recoverable from the taxing authority. In these circumstances the indirect tax is recognised as part of the cost of acquisition of the asset or as part of an item of the expense. Receivables and payables in the statement of financial position are shown inclusive of indirect tax.

Cash flows are presented in the statement of cash flows on a gross basis, except for the indirect tax component of investing and financing activities, which are disclosed as operating cash flows.

n) Fair Value of Assets and Liabilities

The Group measures some of its assets and liabilities at fair value on either a recurring or non-recurring basis, depending on the requirements of the applicable Accounting Standard.

Fair value is the price the Group would receive to sell an asset or would have to pay to transfer a liability in an orderly (i.e. unforced) transaction between independent, knowledgeable and willing market participants at the measurement date.

As fair value is a market-based measure, the closest equivalent observable market pricing information is used to determine fair value. Adjustments to market values may be made having regard to the characteristics of the specific asset or liability. The fair values of assets and liabilities that are not traded in an active market are determined using one or more valuation techniques. These valuation techniques maximise, to the extent possible, the use of observable market data.

To the extent possible, market information is extracted from either the principal market for the asset or liability (i.e. the market with the greatest volume and level of activity for the asset or liability) or, in the absence of such a market, the most advantageous market available to the entity at the end of the reporting period (i.e. the market that maximises the receipts from the sale of the asset or minimises the payments made to transfer the liability, after taking into account transaction costs and transport costs).

For non-financial assets, the fair value measurement also takes into account a market participant's ability to use the asset in its highest and best use or to sell it to another market participant that would use the asset in its highest and best use.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

The fair value of liabilities and the entity's own equity instruments (excluding those related to share-based payment arrangements) may be valued, where there is no observable market price in relation to the transfer of such financial instruments, by reference to observable market information where such instruments are held as assets. Where this information is not available, other valuation techniques are adopted and, where significant, are detailed in the respective note to the financial statements.

Valuation techniques

In the absence of an active market for an identical asset or liability, the Group selects and uses one or more valuation techniques to measure the fair value of the asset or liability, The Group selects a valuation technique that is appropriate in the circumstances and for which sufficient data is available to measure fair value. The availability of sufficient and relevant data primarily depends on the specific characteristics of the asset or liability being measured. The valuation techniques selected by the Group are consistent with one or more of the following valuation approaches:

Market approach: valuation techniques that use prices and other relevant information generated by market transactions for identical or similar assets or liabilities.

Income approach: valuation techniques that convert estimated future cash flows or income and expenses into a single discounted present value.

Cost approach: valuation techniques that reflect the current replacement cost of an asset at its current service capacity.

Each valuation technique requires inputs that reflect the assumptions that buyers and sellers would use when pricing the asset or liability, including assumptions about risks. When selecting a valuation technique, the Group gives priority to those techniques that maximise the use of observable inputs and minimise the use of unobservable inputs. Inputs that are developed using market data (such as publicly available information on actual transactions) and reflect the assumptions that buyers and sellers would generally use when pricing the asset or liability are considered observable, whereas inputs for which market data is not available and therefore are developed using the best information available about such assumptions are considered unobservable.

Fair value hierarchy

AASB 13 requires the disclosure of fair value information by level of the fair value hierarchy, which categorises fair value measurements into one of three possible levels based on the lowest level that an input that is significant to the measurement can be categorised into as follows:

Level 1

Measurements based on quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. Measurements based on inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 2

Measurements based on inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

Level 3

Measurements based on unobservable inputs for the asset or liability. The fair values of assets and liabilities that are not traded in an active market are determined using one or more valuation techniques. These valuation techniques maximise, to the extent possible, the use of observable market data. If all significant inputs required to measure fair value are observable, the asset or liability is included in Level 2. If one or more significant inputs are not based on observable market data, the asset or liability is included in Level 3.

The Group would change the categorisation within the fair value hierarchy only in the following circumstances:

- (i) if a market that was previously considered active (Level 1) became inactive (Level 2 or Level 3) or vice versa; or
- (ii) if significant inputs that were previously unobservable (Level 3) became observable (Level 2) or vice versa.

When a change in the categorisation occurs, the Group recognises transfers between levels of the fair value hierarchy (i.e. transfers into and out of each level of the fair value hierarchy) on the date the event or change in circumstances occurred.

o) Revenue Recognition

Revenue from the sale of goods and disposal of other assets is recognised when the Group has satisfied the performance obligation in relevant contracts by transfer of the promised asset to a customer with the customer obtaining control of the asset.

Other revenue is recognised when it is probable that the economic benefit will flow to the Group and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received or receivable.

Interest revenue is recognised using the effective interest method.

Other revenue is recognised when it is received or when the right to receive payment is established.

p) Critical Accounting Estimates and Judgments

The directors evaluate estimates and judgments incorporated into the financial report based on historical knowledge and best available current information. Estimates assume a reasonable expectation of future events and are based on current trends and economic data, obtained both externally and within the Company.

Taxation

Balances disclosed in the financial statements and the notes thereto related to taxation, are based on the best estimates of directors. These estimates take into account both the financial performance and position of the Group as they pertain to current income taxation legislation, and the directors understanding thereof. No adjustment has been made for pending or future taxation legislation. The

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

current income tax position represents that directors' best estimate, pending an assessment by the Australian Taxation Office.

Share-based payment transactions

The Company measures the cost of equity-settled transactions with employees, as well as transactions with non-employees where the presumption that the fair value of assets or services acquired can be estimated reliably is rebutted, by reference to the fair values of the equity instruments at the dates at which they are granted. The fair value is determined by using a Binomial model, Black-Scholes model or Monte-Carlo Simulation taking into account the terms and conditions upon which the instruments were granted. Accounting estimates and assumptions relating to equity-settled share-based payments have no impact on the carrying amounts of assets and liabilities, unless acquired assets are capitalised, but may impact profit or loss and equity.

Option valuations using either model are highly sensitive to the exercise price in proportion to the share price at the grant date, and to the estimated volatility. All options granted during the year were valued using historic volatilities, as calculated from daily percentage movements in quoted share prices. Performance rights granted during the year with market based vesting conditions were valued with Monte-Carlo simulations with discounts calculated then applied to the underlying share prices at grant dates. Details for specific transactions are given in notes 13(e) and 13(f).

Classification of funds in legal trust account as cash

\$21,552,305 (\$CAD20,000,000) was received from the issue of 105,485,232 shares on 6 April 2022 as disclosed in note 13. These shares were issued as "flow-through shares" as defined by the Canadian Income Tax Act, which requires written agreements with investors regarding the use of funds raised, requires expenditures by the Group of funds raised on qualifying Canadian mineral exploration expenditure, and requires the Group to renounce tax deductions for the qualifying mineral exploration expenditure in favour of the investors. These funds are to be expended on qualifying Canadian mineral exploration expenditure by 31 December 2023.

To ensure that funds raised are only used for qualifying Canadian mineral exploration expenditure, the funds raised are held in a separate trust account and only disbursed for specific mineral exploration expenditures. At 30 June 2022, this trust account had a balance of \$18,508,534 (\$CAD16,444,833) (2021: nil). This balance is included in the balance of cash and cash equivalents, as disclosed in note 7, because these funds are readily convertible to a known amount of cash with insignificant risk of change in value.

q) New accounting standards for application in the current period

New, revised or amending Accounting Standards and Interpretations adopted

The Group has adopted all of the new, revised or amending Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period. The adoption of these Accounting Standards and Interpretations did not have any significant impact on the financial performance or position of the company during the financial year.

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

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

New Accounting Standards and Interpretations not yet mandatory or early adopted

Australian Accounting Standards and Interpretations that have recently been issued or amended but are not yet mandatory, have not been early adopted by the consolidated entity for the annual reporting period ended 30 June 2022.

The Directors have reviewed all of the new and revised Standards and interpretations in issue not yet adopted that are relevant to the Group and effective for reporting periods beginning on or after 1 July 2022. As a result of this review, the Directors have determined that there is no material impact of the new and revised Standards and Interpretations on issue and not yet adopted by the Group and therefore no material change is necessary to Group accounting policies.

AASB 2020-1 Amendments to Australian Accounting Standards – Classification of Liabilities as Current or Non-current amends AASB 101 Presentation of Financial Statements from 1 January 2022 to clarify when liabilities with uncertain settlement dates are current. This amendment would have no effect on the Group for the current period, and would have had no effect on comparative periods, but may affect treatment of future liabilities.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

2. Revenue	2022 \$	2021 \$
Interest received Other revenue	22,243	36,392
	22,243	36,392
3. Other income		
Option fees received for potential disposal of tenements	-	39,210
Government grants and rebates		39,173 78,383
4. Exploration expenditure and acquisition costs		
Option fees for Edleston Project		-
Shares issued for the acquisition of the Edleston Project (see note 13(b)) Shares issued for the acquisition of additional ground and options to acquire additional ground at the Edleston Project (see note 13(b))	-	(5,145,000)
acquire additional ground at the Edicston Project (See Note 13(8))	(64,000)	(175,000)
Payment for acquisition of the Edleston Project (\$CAD650,000) Canadian drilling costs Canadian assaying costs Canadian geological consulting costs Other exploration expenditure and due diligence costs	(12,498,684) (2,745,321) (4,817,527) (2,251,714)	(684,645) (2,185,000) (232,401) (1,178,825) (1,430,112)
	(22,377,246)	(11,030,983)

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

5. Income tax benefit	2022 \$	2021 \$
Net loss before tax	(24,699,390)	(25,902,234)
Income tax benefit on above at 30%	(7,409,817)	(7,770,670)
Increase/(decrease) in income tax due to the tax effect of:	775 200	272 277
Different tax rates applicable to foreign subsidiaries	775,200	372,277
Non-deductible expenses	1,617,432	6,107,829
Current year tax losses not recognised	4,946,109	1,465,885
Movement in unrecognised temporary differences	112,113	(133,250)
Deductible equity raising costs	(41,037)	(42,071)
Income tax reported in the statement of comprehensive income	-	
Unrecognised deferred tax assets		
Deferred tax assets have not been recognised in respect of the following:		
Tax revenue losses	7,642,719	2,997,714
Deductible temporary differences	745,636	181,935
Unrealised capital gains	(112,397)	(194,386)
Tax capital losses	4,500	4,500
	.,	.,,,,,
<u>-</u>	8,280,458	2,989,763

Unrecognised deferred tax balances are based on the best available information, but are uncertain because of variations in foreign tax treatment and tax treatment of potential capital losses on foreign assets. Estimated accumulated tax losses are Australian tax revenue losses of \$5,113,779 (\$4,932,395 per 2021 Australian lodged tax returns) and Canadian tax revenue losses of \$23,051,265, with accumulated Australian capital losses of \$15,000 (2021: \$15,000). Unrecognised deferred tax balances do not include losses of European or Indonesian subsidiaries because these may unavailable when required.

\$3,871,045 (2021: nil) of Canadian expenses are effectively non-deductible because of the effect of the flow through shares disclosed in notes 1(p) and 23. There is no recognised or unrecognised deferred tax liability for the \$18,508,534 (\$CAD16,444,833) remaining from the \$21,552,305 (\$CAD20,000,000) raised as flow-through shares because the non-deductibility will arise on the recognition of the related expenditure.

The deferred tax benefit of tax losses not brought to account will only be obtained if:

- The Group derives future assessable income of a nature and an amount sufficient to enable the benefit from the tax losses to be realised;
- The Group continues to comply with the conditions for deductibility imposed by tax legislation; and
- No changes in tax legislation adversely affect the Group realising the benefit from the deduction of the losses.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

6.	Earnings per share	2022 Cents per Share	2021 Cents per Share
Basic/di	luted loss per share	(2.50)	(3.04)
	and weighted average number of ordinary shares used in this ion of basic/diluted loss per share are as follows:		
Loss fro	m continuing operations	2022 \$ (24,699,390)	2021 \$ (25,902,234)
_	ed average number of ordinary shares for the purposes of	Number	Number
basic/ d	iluted loss per share	986,771,741	853,334,329
7.	Cash and cash equivalents	2022 \$	2021 \$
Cash at	bank and on hand	944,969	9,430,346
Short te	rm deposits	-	4,000,000
Funds h	eld in Canadian trust account	18,508,534	-
		19,453,503	13,430,346

Short term deposits are held at bank, mature within 3 months and can be withdrawn on shorter terms with forfeiture of accrued interest. The funds held in the Canadian trust account are only available for use for Canadian mineral exploration expenditures as disclosed in note 1(p). These funds are to be expended on qualifying Canadian mineral exploration expenditure by 31 December 2023.

8. Trade and other receivables

Current		
Indirect tax refunds receivable	936,715	28,822
Other receivable	4	946
		_
	936,719	29,768

The indirect tax refund receivable of \$936,715 (2021: \$28,822) includes Canadian HST refunds receivable of \$865,785 (2021: nil). This amount has been impaired by \$447,471 (2021: nil) based on the best estimate of potential consequences of the use of flow-through shares as disclosed in note 1(p). As this matter is not yet resolved, this impairment of \$447,421 (2021: nil) may be reversed with the unimpaired amount to be received.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

9 Financial Assets

(a) Current financial Assets	2022 \$	2021 \$
Shares in a listed company	*	•
Balance at start of period	858,553	-
Acquisition of shares in a Canadian listed company	-	210,600
(Decrease)/ increase in value of shares during the period	(273,297)	647,953
Balance at end of period	585,256	858,553

During 2021 the Group acquired 4,000,000 shares in an unrelated Canadian listed company for a holding of under 5% of that company. These shares were acquired for \$CAD0.05 or \$AUD0.05265 per share for a total cost of \$210,600. At 30 June 2022, these shares were valued at \$CAD0.13 or \$AUD0.1463 per share (2021: \$CAD0.20 or \$AUD0.2146 per share) for a total value of \$585,256 (2021: \$858,553). The decrease in value of these shares over the year of \$273,297 (2021: increase of \$647,953) has been recognised in the in profit or loss as a (loss)/ gain on investments. There were no movements in the number of shares held during 2022. These shares are a tier 1 financial instrument because they are valued based on quoted prices on a securities exchange.

(b) Non-current financial Assets

Security bonds

Balance at start of period	29,863	-
Acquisition of tenement security bonds	-	90,237
Disposal of security bonds	(20,173)	(60,489)
Foreign exchange movement	(2,641)	115
Balance at end of period	7,049	29,863

There have been no transfers between measurement levels during the period and there are currently no other financial instruments in any other measurement levels.

10. Other assets

Current

Prepayments 207,502 42,314

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

11. Plant and equipment	2022 \$	2021 \$
Plant and Equipment		
At Cost	158,283	99,999
Accumulated Depreciation	(97,692)	(81,576)
	60,591	18,423
Movement in the carrying amounts for each class of plant and equipment of the current financial period:	ent between the beg	inning and the
Plant and Equipment		
Opening balance	18,423	42,707
Additions	42,302	-
Disposals	-	-
Foreign exchange revaluation	19,268	(1,193)
Depreciation	(19,402)	(23,091)
Closing balance	60,591	18,423
12. Trade and other payables		
Current		
Trade payables	3,088,005	1,546,059
Accrued liabilities	710,005	215,011
	3,798,010	1,761,070

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

13. Issued capital

(a)	Issued and paid up capital		
Ordinar	y shares fully paid of no par value	138,914,666	111,750,217

Ordinary shares fully paid of no par value			138,914,666	111,/50,21/
(b) Movement in ordinary shares on	2022	2022	2021	2021
issue	Number	\$	Number	\$
Balance at beginning of period	954,197,429	111,750,217	761,697,329	97,201,759
Issue of shares at \$0.04 per share under a				
cleansing prospectus	-	-	100	4
Issue of 105,000,000 shares at a deemed				
value of \$0.049 per share for acquisition of				
the Edleston Gold Project and associated				
tenements	-	-	105,000,000	5,145,000
Issue of shares @ \$0.035 for acquisition of				
land adjacent to Edleston project	-	-	5,000,000	175,000
62,500,000 \$0.10 options exercised for				
shares.	-	-	62,500,000	6,250,000
20,000,000 \$0.15 options exercised for				
shares	-	-	20,000,000	3,000,000
Issue of Canadian flow-through shares at				
\$0.2043 per share under a placement	105,485,232	21,552,305	-	-
Issue of shares at \$0.145 per share under a				
placement	34,482,757	5,000,000	-	-
Issue of shares at a deemed value of \$0.16				
per share for acquisition of option to				
acquire tenements	400,000	64,000	-	-
Issue of shares at \$0.145 per share to				
directors following shareholder approval	18,965,516	2,750,000	-	-
Capital raising costs valued based on				
values of share-based payments	-	(731,098)	-	-
Other capital raising costs		(1,470,758)	-	(21,546)
Balance at end of period	1,113,530,934	138,914,666	954,197,429	111,750,217

(c) Terms and conditions of contributed equity

Ordinary shares have the right to receive dividends as declared and, in the event of winding up the Company, to participate in proceeds from the sale of all surplus assets in proportion to the number of and amounts paid up on shares held. Ordinary shares entitle their holder to one vote, either in person or by proxy, at a meeting of the Company.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

13. Issued capital (continued)

(d) Capital Management

The Group's objectives when managing capital are to safeguard its ability to continue as a going concern, so that it may continue to provide returns for shareholders and benefits for other stakeholders. The Group's capital includes ordinary share capital and financial liabilities, supported by financial assets. There are no externally imposed capital requirements.

Due to the nature of the Group's activities, being mineral exploration, the Group does not have ready access to credit facilities, with the primary source of funding being equity raisings. Therefore, the focus of the Group's capital risk management is the current working capital position against the requirements of the Group to meet exploration programmes and corporate overheads. The Group's strategy is to ensure appropriate liquidity is maintained to meet anticipated operating requirements, with a view to initiating appropriate capital raisings as required.

The net working capital position of the Group at 30 June 2022 was \$17,311,863 (2021: \$12,542,297) and the net increase in cash and cash equivalents held during the year was \$5,801,603 (2021: increase of \$3,960,142). The net working capital at 30 June 2022 included \$18,508,534 (2021: nil) that was committed for expenditure on Canadian mineral exploration as disclosed in note 1(p)

(e) Share Options

At 30 June 2022, the Company has the following share options on issue:

- 25,000,000 options exercisable at \$0.10 on or before 22 December 2023. These options were granted to director Dale Ginn on 30 November 2020. \$596,000 was expensed for these options in 2021 because these options vested immediately, with no remaining amount to expense.
- 25,000,000 options exercisable at \$0.15 on or before 22 December 2023. These options were issued to director Dale Ginn on 30 November 2020. \$522,250 was expensed for these options in 2021 because these options vested immediately, with no remaining amount to expense.
- 90,000,000 options exercisable at \$0.20 on or before 28 March 2025. 30,000,000 of these options were granted to each director on 9 June 2021. A total of \$13,531,500 was expensed for these options in 2021 because these options vested immediately, with no remaining amount to expense.
- 2,000,000 share options expiring 28 March 2025 with an exercise price of \$0.20 per option. These options were issued to an external consultant on 1 July 2021, with no enforceable commitment for the issue of these options effective at 30 June 2021. These options were not issued in respect of any services performed before 1 July 2021. An expense of \$245,900 is recognised for these options during the year because these options vested on issue.

These options have been valued respectively using the Black-Scholes formula, the below parameters, and nil expected dividend yield.

Grant date	Expiry date	Exercise Price	Number of Options	Share price at grant date	Volatility	Interest rate	Value per Option
30-Nov-20	22-Dec-23	\$0.10	25,000,000	\$0.042	120%	0.12%	\$0.02384
30-Nov-20	22-Dec-23	\$0.15	25,000,000	\$0.042	120%	0.12%	\$0.02089
9-Jun-21	28-Mar-25	\$0.20	90,000,000	\$0.190	130%	0.40%	\$0.15035
1-Jul-21	28-Mar-25	\$0.20	2,000,000	\$0.170	117%	0.48%	\$0.12295

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

13. Issued capital (continued)

Options on issue had a weighted average remaining term at the end of the year of 2.3 years (2021: 3.29 years) and a weighted average exercise price of \$0.174 (2021: \$0.173).

The Company issued the following options after 30 June 2022 for services performed during the year:

- 6,912,192 share options expiring 10 August 2024 with an exercise price of \$0.29 per option that were issued on 10 August 2022. These options were issued to stockbrokers for capital raising services, including options approved by shareholders on 8 June 2022. These options are valued at the measurement date of 6 April 2022 based on timing of services performed. \$608,481 is recognised as a capital raising cost based on the value of these options, because these options were additional consideration for capital raising services, rebutting the presumption that the fair value of services performed for these options can be estimated reliably.
- 1,589,335 share options expiring 10 August 2024 with an exercise price of \$0.29 per option that were issued to 10 August 2022. These options were issued for capital raising services to the lead manager of capital raisings during 2022 as approved by shareholders on 8 June 2022. These options are valued at the measurement date of 11 April 2022 based on timing of services performed. \$122,617 is recognised as a capital raising cost based on the value of these options, because these options were additional consideration for capital raising services, rebutting the presumption that the fair value of services performed can be estimated reliably.

These options have been valued respectively using the Black-Scholes formula, the below parameters, and nil expected dividend yield.

Measurement date	Expiry date	Exercise Price	Number of Options	Share price at measurement date	Volatility	Interest rate	Value per Option
6-April-22	10-Aug-24	\$0.29	6,912,192	\$0.175	109%	2.36%	\$0.08803
11-April-22	10-Aug-24	\$0.29	1,589,335	\$0.160	109%	2.33%	\$0.07715

Option valuations are particularly sensitive to exercise prices as a proportion of the share price at grant date and volatility. Volatilities for share options granted during 2021 were all based on the 12-month historic volatilities calculated from daily movements in share prices. These volatilities were used, instead of longer-term historic volatilities, based on judgements about the changing volatility of the share price, particularly due to the suspension of trading from 20 September 2019 to 13 November 2019. Expected volatilities as high as 120% and 130% were considered reasonable because of the stage of the Group's activities in conjunction with the nature of the exploration findings.

Options carry no rights to dividends and have no voting rights.

No options were exercised in 2022 but the following options were exercised during 2021 with a weighted average exercise price of \$0.12:

- 30,000,000 options exercisable at \$0.10 on or before 26 May 2021; and
- 20,000,000 options exercisable at \$0.15 on or before 26 May 2021.

No options lapsed in 2022 but 10,000,000 options exercisable at \$0.15 on or before 26 May 2021, with a weighted average exercise price of \$0.15, lapsed without being exercised during 2021.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

13. Issued capital (continued)

(f) Performance Shares

The following performance shares lapsed on 26 May 2022 on becoming incapable of vesting, with no amount recognised or de-recognised. These performance shares were part of the purchase consideration for the Dobsina Project in Slovakia, with the combined value for the performance shares (taking into account the non-vesting conditions referred to below) of \$1,584,000 recognised as part of the acquisition cost in 2017 and effectively fully expensed in 2017. There has been no adjustment on the lapsing of these performance shares because these are non-vesting conditions.

- 36,666,667 Class A performance shares that were to convert upon the delineation of an Inferred JORC Mineral Resource of at least 500,000 metric tons at a minimum grade of 0.5% cobalt equivalence or 50,000 metric tons of production from the Project of cobalt bearing an ore grading of at least 0.5% cobalt equivalence within 5 years of the issue date on 26 May 2017.
- 36,666,667 Class B performance shares that were to convert upon the delineation of an Inferred JORC Mineral Resource of at least 1,000,000 metric tons at a minimum grade of 0.5% cobalt equivalence or 100,000 metric tons of production from the Project of cobalt bearing an ore grading of at least 0.5% cobalt equivalence within 5 years of the issue date on 26 May 2017.

No other performance shares were exercised, cancelled, expired or lapsed during the year.

As at 30 June 2022, the Company had the following performance shares on issue, which will each convert to one ordinary Share upon completion of the following milestones:

- 4,500,000 performance shares issued on 1 July 2021 and expiring 1 July 2024, unless the
 performance rights lapse under the terms of the Employee Securities Incentive Plan. These
 performance shares covert into one share each, at the participant's election, on achievement of the
 following vesting conditions:
 - o Tranche A: 1,500,000 vest on a 5 day VWAP of \$0.20 and 12 months service.
 - Tranche B: 1,500,000 vest on a 5 day VWAP of \$0.25 and 18 months service.
 - o Tranche C: 1,500,000 vest on a 5 day VWAP of \$0.30 and 24 months service.

The 4,500,000 performance rights issued on 1 July 2021 have been valued with Monte-Carlo simulations based on the nil exercise price, there being no expected dividends or departure before meeting the service conditions, and the below parameters. The calculated values of each tranche are being expensed over the required service period for each tranche, with the amounts shown in the below table.

Grant date	Expiry date	Number of Performance Shares	Share price at grant date	Volatility	Interest rate	Value per Performance Share (\$)	Value of tranche (\$)	Amount expensed in period (\$)
1 July 21	1 July 24	1,500,000	\$0.17	117%	0.77%	0.13818	207,270	206,702
1 July 21	1 July 24	1,500,000	\$0.17	117%	0.77%	0.13472	202,080	133,862
1 July 21	1 July 24	1,500,000	\$0.17	117%	0.77%	0.12928	193,920	96,694
							603,270	437,258

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

14. Reserves	2022 \$	2021 \$
Foreign currency translation	825,297	(84,308)
Share based payment reserve	24,624,997	23,210,741
	25,450,294	23,126,433
Share based payment reserve		
Reserve at the beginning of the year	23,240,741	8,560,991
Granting of options to Dale Ginn on 30 November 2020	-	1,118,250
Granting of options to Dale Ginn on 9 June 2021	-	4,510,500
Granting of options to Robert Jewson on 9 June 2021	-	4,510,500
Granting of options to Tolga Kumova on 9 June 2021	-	4,510,500
Granting of consultant options on 1 July 2021	245,900	-
Granting of performance shares on 1 July 2021	437,258	-
Capital raising cost for 6,912,192 stockbroker options	608,481	-
Capital raising cost for 1,589,335 lead manager options	122,617	-
Total amount recognised as a capital raising cost	731,098	-
Total amount recognised as an expense	683,158	14,649,750
Reserve at end of year	24,624,997	23,210,741

The share-based payment reserve arises on the recognition of share-based payments through the issue or proposed issue of options or performance shares. These share-based payments may be expensed as a share-based payment expense, recognised as a capital raising cost, or capitalised.

The following issues of ordinary shares meet the definition of share-based payments but are recognised as exploration expenses with credits to issued capital as disclosed in notes 4 and 13(b) respectively:

- Issue of 400,000 shares at a fair value of \$0.16 per share for a total value of \$64,000 for the acquisition of an option to acquire mineral exploration interests in 2022.
- Issue of 105,000,000 ordinary shares at a fair value of \$0.049 per share for a total value of \$5,145,000 for the acquisition of the Edleston Project in 2021.
- Issue of 5,000,000 shares at a fair value of \$0.035 per share for a total value of \$175,000 for the acquisition of land adjacent to Edleston project in 2021.

Fair values were determined with reference to the share price at the measurement date.

	2022	2021
	\$	\$
Foreign currency translation reserve		
Reserve at the beginning of the year	(84,308)	46,241
Exchange differences arising on translating foreign operations	909,605	(130,549)
Reserve at end of year	825,297	(84,308)

Exchange differences relating to the translation of the results and net assets of the Group's foreign operations from their functional currencies to the Group's presentation currency (i.e. Australian dollars) are recognised directly in other comprehensive income and accumulated in the foreign currency translation reserve. Exchange differences previously accumulated in the foreign currency translation reserve are reclassified to profit or loss on the full disposal of the foreign operation.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

15. Auditor's remuneration

13. Additor 3 remainer action		
	2022	2021
	\$	\$
Amounts, received or due and receivable by the auditor for:		
- an audit or review services	50,062	25,932

16. Key Management Personnel (KMP) and Related Party Transactions

(a) Key Management Personnel

Refer to the remuneration report contained in the directors' report for details of the remuneration paid or payable to each member of the Company's KMP for the financial year ended 30 June 2022. The totals of remuneration paid to KMP of the Company during the year are as follows:

Short term	553,842	390,479
Post-employment	19,723	15,515
Share based payments	-	14,649,750
	573,565	15,055,744

(b) Other transactions

The Company did not enter into any other transactions with related parties during the financial year ended 30 June 2022, except that:

- 7,333,334 of the Class A performance shares and 7,333,334 of the Class B performance shares that lapsed on 26 May 2022 as disclosed in note 13(f) were owned by entities controlled by Director Tolga Kumova.
- 6,086,667 of the Class A performance shares and 6,086,667 of the Class B performance shares that lapsed on 26 May 2022 as disclosed in note 13(f) were owned by Director Robert Jewson.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

17. Cash Flow Information

(a) Reconciliation of Cash Flow from Operations with Loss after In	2022 \$ come Tax	2021 \$
Loss after income tax	(24,699,390)	(25,902,234)
Non cash flows in loss:		
Depreciation	19,402	23,091
Share based payments	683,158	14,649,750
Shares issued for acquisition of mineral exploration interests	64,000	5,320,000
Exchange differences	668,783	(124,838)
Option fee received for disposal of tenements	-	(39,210)
Changes in assets and liabilities:		
- (increase) in trade and other receivables	(906,951)	(3,109)
- decrease/ (increase) in current financial assets	273,297	(647,953)
- (increase) in other current assets	(165,188)	(7,950)
- decrease in non-current financial assets	22,814	-
- increase in trade and other payables	1,602,508	1,653,651
- increase in provisions	15,493	11,624
	(22,422,074)	(5,067,178)

(b) Non Cash Investing & Financing Activities

There were no non-cash investing or financing activities during the year (or prior year) because, although share-based payments have been made to acquire mineral exploration interests, all mineral exploration expenditure is expensed immediately.

18. Contingent liabilities and contingent assets

The Group is required to pay certain vendors a 2% net smelter royalty on the proceeds of any minerals sold from the Dobsina tenement.

The Group has covenanted to indemnify subscribers to the Canadian flow-through shares disclosed in note 1(p) and renounce the tax-deductibility of the required qualifying expenditure. To the extent that the remaining \$18,508,534 (\$CAD16,444,833) is not used to incur eligible Canadian exploration expenses by 31 December 2023, premia paid for the tax status of these shares will be refundable to subscribers. The potential refund at 30 June 2022 was \$5,373,294 (\$CAD4,774,173) if none of the remaining balance were to be used to incur eligible Canadian exploration expenses by 31 December 2023, with the potential refund proportion to the amount that remained unexpended. In the opinion of the Directors, the Company has no other contingent liabilities or assets as at 30 June 2022.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

19. Financial reporting by segments

The Group has identified its operating segments based on the internal reports that are used by the Board (the chief operating decision makers) in assessing performance and in determining the allocation of resources. The Board as a whole regularly review the identified segments in order to allocate resources to the segments and to assess their performance.

The Group operates predominately in one industry, being mineral exploration. The main geographic areas that the entity operates in are Australia, Indonesia, Europe, and Canada. The parent entity is registered in Australia. The Group's exploration assets to 30 June 2022 are held in Australia, Canada and Europe.

The following tables present revenue, expenditure and certain asset and liability information regarding geographical segments for the years ended 30 June 2022 and 2021. These reports are based on the locations of entities in the Group that prepare reports for management. Although the Australian parent entity had other income related to European operations and expenditures related to both European and Canadian operations during 2020, these expenditures were all born by the parent entity and included with the parent entity's accounting records and reports prepared for management. Liabilities of the Canadian segment are included with the Australian segment for 2021 because these liabilities were all recognised, paid and processed by the parent entity to 30 June 2021. The Indonesian segment is disclosed separately, despite being effectively dormant, because it involves separate entities with separate accounting systems.

Geographical information	Austrolio	Canada	Indonesia	Fama	Total
	Australia \$	Canada \$	Indonesia \$	Europe \$	Total
Year ended 30 June 2022					
Revenue					
Interest income	20,295	1,948	-	-	22,243
Other income	_			_	<u>-</u>
Segment income	20,295	1,948	-	-	22,243
Other information	(502.450)				(500 450)
Share-based payments	(683,158)	-	-	-	(683,158)
Exploration expenditure and	(440 550)	(24.047.620)		(240.050)	(22 277 246)
acquisition costs	(110,558)	(21,947,630)	<u>-</u>	(319,058)	(22,377,246)
Result					
Loss before tax	(2,231,480)	(22,148,559)	-	(319,351)	(24,699,390)
Income tax expense	-	-	-	_	-
Loss for the year	(2,231,480)	(22,148,559)	-	(319,351)	(24,699,390)
Asset and liabilities					
Segment assets	1,595,605	19,528,943	391	125,681	21,250,620
Segment liabilities	(765,559)	(3,074,377)	(7)	(31,174)	(3,871,117)

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

19. Financial reporting by segments (continued)

	Australia \$	Canada \$	Indonesia \$	Europe \$	Total
Year ended 30 June 2021					
Revenue					
Interest income	36,392	-	-	-	36,392
Other income	726,336	-	-	-	726,336
Segment income	762,728	-	-	-	762,726
Other information					
Share-based payments	(14,649,750)	-	-	-	(14,649,750)
Exploration expenditure and					
acquisition costs	(44,442)	(10,620,519)	(35)	(365,987)	(11,030,983)
Result					
Loss before tax	(14,898,730)	(10,636,482)	(35)	(366,987)	(25,902,234)
Income tax expense	-	-	-	-	
Loss for the year	(14,898,730)	(10,636,482)	(35)	(366,987)	(25,902,234)
Asset and liabilities					
Segment assets	14,264,408	-	367	144,492	14,409,267
Segment liabilities	(1,788,856)	-	(7)	(29,821)	(1,818,684)

20. Controlled Entities

		Equity Holding	Equity Holding
	Country of Incorporation	2022	2021
		%	%
Subsidiaries of Aston Minerals Limited:			
NiCo Minerals Pty Ltd	Australia	100	100
CE Metals s.r.o	Slovakia	100	100
PT. WMN Indonesia ¹	Indonesia	99.8	99.8
PT. Persada Bumi Rawas ¹	Indonesia	75	75
EUC Finland Pty Ltd	Australia	100	100
EUC Sweden Pty Ltd	Australia	100	100
EUC Austria Pty Ltd	Australia	100	100
Suomen Koboltti Oy	Finland	100	100
Euco Resources Sweden AB	Sweden	100	100
Canada Gold Pty Ltd	Australia	100	100
2771906 Ontario Inc ²	Canada	100	100

¹Dormant subsidiaries

² This company was incorporated in August 2020 with all issued capital held by Canada Gold Pty Ltd.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

21. Financial risk management

Overview

The Group has exposure to the following risks from their use of financial instruments:

- credit risk
- liquidity risk
- market risk

This note presents information about the Group's exposure to each of the above risks, their objectives, policies and processes for measuring and managing risk.

The Board of Directors has overall responsibility for the establishment and oversight of the risk management framework. Management monitors and manages the financial risks relating to the operations of the Group through regular reviews of the risks.

The totals of each category of financial instruments, measured in accordance with AASB 9 as detailed in the accounting policies to these financial statements, are as follows:

		Consolidated		
	Note	2022	2021	
		\$	\$	
Financial Assets				
Cash and cash equivalents	7	19,453,503	13,430,346	
Trade and other receivables	8	936,719	29,768	
Current financial assets	9	585,256	858,553	
Non-current financial assets	9	7,049	29,863	
Total Financial Assets	_	20,982,527	14,348,530	
Financial Liabilities				
Trade and other payables	12	3,798,010	1,761,070	
Total Financial Liabilities	_	3,798,010	1,761,070	

Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and investment securities.

Trade and other receivables

As the Company is in the exploration and development phase, it does not have trade receivables and therefore is not exposed to credit risk in relation to trade receivables. However, this balance includes indirect tax refunds receivable of \$936,715 (2021: \$28,822) which include Canadian HST refunds receivable of \$865,785 (2021: nil). This amount has been impaired by \$447,471 (2021: nil) based on the best estimate of potential consequences of the use of flow-through shares as disclosed in note 1(p). As this matter is not yet resolved, this impairment of \$447,421 (2021: nil) may be reversed with the unimpaired amount to be received.

Exposure to credit riskThe carrying amount of the Company's financial assets represents the maximum credit exposure. The Company's maximum exposure to credit risk at the reporting date was:

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

21. Financial risk management (continued)

Financial assets	2022	2021
	\$	\$
Cash held with major banks	944,969	9,430,346
Term deposits – held with major banks	-	4,000,000
Funds held in legal trust account	18,508,534	-
Receivables – main counterparties are taxing authorities	936,719	29,768
Shares in listed company – no direct credit risk	585,256	858,553
Tenement security bond – held with Swedish government	7,049	29,863
	20,982,527	14,348,530

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The Company manages liquidity risk by maintaining adequate reserves by continuously monitoring forecast and actual cash flows. Typically the Company ensures that it has sufficient cash on demand to meet expected operational expenses for a period of 60 days, including the servicing of financial obligations; this excludes the potential impact of extreme circumstances that cannot reasonably be predicted, such as natural disasters.

Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates and equity prices will affect the Company's income or the value of its holdings of financial instruments. The Company is exposed to risks of foreign exchange rates, interest rates and equity prices moving.

Interest rate risk exposure and sensitivity analysis

The Group's exposure to interest rate risk, which is the risk that a financial instrument's value will fluctuate as a result of changes in market interest rates and the effective weighted average interest rate for each class of financial assets and financial liabilities comprises:

2022	Floating Interest Rate \$	Fixed Interest Rate 1 Year or Less \$	Non-Interest Bearing \$	Total \$	Weighted Effective Interest Rate
Financial Assets					
Cash and cash equivalents	851,759	18,508,534	93,210	19,453,503	0.53%
Trade and other receivables	-	-	936,719	936,719	-
Current financial assets	-	-	585,256	585,256	-
Non-current financial assets	-	-	7,049	7,049	-
Total Financial Assets	851,759	18,508,534	1,622,234	20,982,527	0.49%

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

21. Financial risk management (continued)

2022	Floating Interest Rate	Fixed Interest Rate	Non-Interest Bearing	Total	Weighted Effective Interest Rate
Financial Liabilities Trade and other payables	_	_	(3,798,010)	(3,798,010)	_
Total Financial Liabilities	-	-	(3,798,010)	(3,798,010)	-
Net Financial Instruments	851,759	18,508,534	(2,175,776)	17,184,517	0.59%
2021	Floating Interest Rate \$	Fixed Interest Rate 1 Year or Less \$	Non-Interest Bearing \$	Total \$	Weighted Effective Interest Rate
Financial Assets					
Cash and cash equivalents	9,348,577	4,000,000	81,769	13,430,346	0.13%
Trade and other receivables	-	-	29,768	29,768	-
Current financial assets	-	-	858,553	858,553	-
Non-current financial assets	-	-	29,863	29,863	-
Total Financial Assets	9,348,577	4,000,000	999,953	14,348,530	0.12%
Financial Liabilities Trade and other payables Total Financial Liabilities	<u>-</u>	<u>-</u>	(1,761,070) (1,761,070)	(1,761,070) (1,761,070)	<u>-</u>
Net Financial Instruments	9,348,577	4,000,000	(761,117)	12,587,460	0.14%

As at 30 June 2022, if interest rates on interest bearing instruments had changed by -/+100 basis points from the weighted average rate at year end with all other variables held constant, post-tax loss for the Group would have been \$193,603 lower/higher (2021 - \$133,486 lower/higher) as a result of lower/higher interest income from cash and cash equivalents.

Foreign exchange rate risk exposure and sensitivity analysis

The Group is exposed to foreign exchange risk in relation to the acquisition of goods and services in Indonesian Rupiah (IDR), Canadian Dollar (CDR), Swedish Krona (SEK), and Euro (Euro). The Group does not hedge this exposure by using financial instruments. The Group's exposure to foreign currency risk at the end of the reporting period, expressed in Australian dollar, was as follows:

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

21. Financial risk management (continued)

	2022 \$	2021 \$
Financial Assets	_	y
Cash and cash equivalents (CAD)	18,508,534	-
Cash and cash equivalents (Euro)	34,859	17,247
Cash and cash equivalents (SEK)	58,351	64,522
Cash and cash equivalents (IDR)	-	-
Trade and other receivables (CAD)	865,785	-
Trade and other receivables (IDR)	391	366
Trade and other receivables (Euro)	4,246	1,991
Trade and other receivables (SEK)	5,065	5,014
Current financial assets (CAD)	585,256	858,553
Non-current financial assets (SEK)	7,049	29,863
Financial Liabilities		
Trade and other payables (CAD)	(3,074,377)	(1,333,536)
Trade and other payables (Euro)	(31,174)	(38,150)
Trade and other payables (IDR)	(7)	(7)

The following tables show the foreign currency risk on the financial assets and liabilities of the Group's operations denominated in currencies other than the presentation currency.

Net Financial Assets/(Liabilities) in \$AUD

	CAD	Euro	IDR	SEK	Total
2022	16,885,198	7,931	384	70,465	16,963,978
2021	(474,983)	(18,912)	359	99,398	(394,138)

In respect of the above CAD, Euro, IDR and SEK foreign currency risk exposure in existence at the reporting date a sensitivity of 10% lower and 10% higher has been applied. With all other variables held constant, post tax loss and equity would have been affected as follows:

CAD: AUD \$1,688,520 gain; AUD \$1,688,520 loss (2021: AUD \$47,498 loss; AUD \$47,498 gain)

Euro: AUD \$793 gain; AUD \$793 loss (2021: AUD \$1,891 loss; AUD \$1,891 gain)

IDR: AUD \$38 gain; AUD \$38 loss (2021: AUD \$36 gain; AUD \$36 loss)

SEK: AUD \$7,047 gain; AUD \$7,047 loss (2021: AUD \$9,940 gain; AUD \$9,940 loss)

Fair value of financial instruments

The Directors consider that the carrying amount of financial assets and financial liabilities recorded in the financial statements approximates their fair value. The shares in a listed company included in the balance of current financial assets are tier 1 financial instrument because they are valued based on quoted prices on a securities exchange.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

22. Parent entity disclosures

Financial position	2022 \$	2021 \$
Assets		
Current assets	1,595,605	14,264,409
Non-current assets	16,863,317	-
Total assets	18,458,922	14,264,409
Liabilities Current liabilities Non-Current liabilities	765,559	1,788,856
Total liabilities	765,559	1,788,856
Equity Issued capital Accumulated losses Reserves Total equity	138,914,666 (145,846,300) 24,624,997 17,693,363	111,750,217 (122,485,405) 23,210,741 12,475,553
Financial performance Profit/(loss) for the year Total comprehensive income	(23,360,895) (23,360,895)	(26,104,853) (26,104,853)

Refer to Note 23 for executive remuneration commitments of the parent which are the same as the Group.

23. Commitments

In order to maintain current rights of tenure to tenements, the Group is required to perform minimum exploration requirements specified by various government authorities of \$90,715 (2021: \$86,499).

The Group has a six-month minimum period for terminating the Managing Director without cause, a six month minimum period for terminating the Corporate Director without cause, and a six month minimum period for terminating the Executive Chairman without cause. This creates an executive services commitment of \$219,000 (30 June 2021: \$219,000).

The Group has a commitments to pay for mineral exploration expenditure of \$67,529 at 30 June 2022 (2021: nil)

Funds raised from Canadian flow-through shares are only available to be used for qualifying Canadian mineral exploration expenditure, as disclosed in notes 1(p) and 7. At 30 June 2022, this trust account had a balance of \$18,508,534 (\$CAD16,444,833) (2021: nil). These funds are to be expended on qualifying Canadian mineral exploration expenditure by 31 December 2023. Failure to use these funds to incur eligible Canadian exploration expenses by 31 December 2023 may result in a potential refund to subscribers of \$5,373,294 (\$CAD4,774,173) as disclosed in note 18.

The Group has no other material commitments.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2022

24. Events Subsequent to Period End

After Balance Date Events

On 10 August 2022 the Company:

- Issued 8,501,527 share options to stockbrokers and the lead manager of the 2022 capital raisings, with an exercise price of \$0.29 per option and expiring 10 August 2024. These options all related to services provided during 2022 and have been fully recognised during 2022 as disclosed in note 13(e).
- Issued 5,250,000 share options expiring 10 August 2024 with an exercise price of \$0.20 per option These options were issued to a non-director employees and consultants, in accordance with the Employee Securities Incentive Plan that was approved by shareholders on 9 June 2021.

No other matters or circumstances have arisen since the end of the financial period which significantly affected or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial years.

DIRECTORS' DECLARATION FOR THE YEAR ENDED 30 JUNE 2022

The Directors of the Company declare that:

- 1. the financial statements and notes are in accordance with the Corporations Act 2001 and:
 - a) comply with Accounting Standards and the Corporations Regulations 2001; and
 - b) give a true and fair view of the Company's financial position as at 30 June 2022 and its performance for the year ended on that date; and
 - c) are in accordance with International Financial Reporting Standards, as stated in note 1 to the financial statements; and
- 2. the Managing Director and Company Secretary have each declared that:
 - a) the financial records of the Company for the financial year have been properly maintained in accordance with section 286 of the *Corporations Act 2001*;
 - b) the financial statements and notes for the financial year comply with the Accounting Standards; and
 - c) the financial statements and notes for the financial year give a true and fair view;
- 3. in the Directors' opinion, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

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

Tolga Kumova Chairman

30 September 2022



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF ASTON MINERALS LIMITED

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Aston Minerals Limited ("the Company") and its subsidiaries ("the Consolidated Entity"), which comprises the consolidated statement of financial position as at 30 June 2022, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, and the directors' declaration.

In our opinion:

- a. the accompanying financial report of the Consolidated Entity is in accordance with the Corporations Act 2001, including:
 - (i) giving a true and fair view of the Consolidated Entity's financial position as at 30 June 2022 and of its financial performance for the year then ended; and
 - (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.
- the financial report also complies with International Financial Reporting Standards as disclosed in Note1.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Those standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance about whether the financial report is free from material misstatement. 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 Consolidated Entity 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.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report of the current period. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.





Key Audit Matter

How our audit addressed the Key Audit Matter

Exploration Expenditure

As disclosed in note 4 to the financial statements, during the year, the Consolidated Entity incurred exploration expenses of \$22,377,246. Exploration expenditure is a key audit matter due to:

- The significance to the Consolidated Entity's statement of profit or loss and other comprehensive income; and
- The level of judgement required in evaluating management's application of the requirements of AASB 6 Exploration for and Evaluation of Mineral Resources. AASB 6 is an industry specific accounting standard requiring the application of significant judgements, estimates and industry knowledge.

Our procedures included, amongst others:

- Assessing management's determination of its areas of interest for consistency with the definition in AASB 6. This involved analysing the tenements in which the Consolidated Entity holds an interest and the exploration programs planned for those tenements.
- For a sample of tenements, we assessed the Consolidated Entity's rights to tenure by corroborating to government registries; and
- We tested exploration expenditure for the year by evaluating a sample of recorded expenditure for consistency to underlying records, the requirements of the Consolidated Entity's accounting policy and the requirements of AASB 6.

Share-Based Payments

As disclosed in note 14 to the financial statements during the year the company incurred share-based payments of \$1,414,256.

Share-based payments are considered to be a key audit matter due to:

- The significance of the transactions to the Consolidated Entity's financial position and performance; and
- The level of judgement required in evaluating management's application of the requirements of AASB 2 Share-based Payment ("AASB 2").

Our procedures included, amongst others:

- Analysed contractual agreement to identify key terms and conditions of the share-based payments issued and relevant vesting conditions in accordance with AASB 2;
- Evaluated management's valuation methods and assess the assumptions and inputs used;
 Assessed the amount recognised during the period against relevant vesting conditions; and
- Assessed the appropriateness of the disclosures included in the relevant notes to the financial statements.

Other Information

The directors are responsible for the other information. The other information comprises the information included in the Consolidated Entity's annual report for the year ended 30 June 2022, 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.

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 Note 1, the directors also state in accordance with Australian Accounting Standard AASB 101 Presentation of Financial Statements, that the financial report complies with International Financial Reporting Standards.

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

Auditor's Responsibilities for the Audit of the Financial Report

Our responsibility is to express an opinion on the financial report based on our audit. 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 judgement 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 Consolidated Entity'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 Consolidated Entity'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 Consolidated Entity 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 Consolidated Entity to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the Consolidated Entity 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 with the directors, we determine those matters that were of most significance in the audit of the financial report of the current period 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 Remuneration Report

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2022. The directors of the Company are responsible for the preparation and presentation of the remuneration report in accordance with s 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the remuneration report, based on our audit conducted in accordance with Australian Auditing Standards.

Auditor's Opinion

In our opinion, the Remuneration Report of the Company, for the year ended 30 June 2022, complies with section 300A of the Corporations Act 2001.

HALL CHADWICK WA AUDIT PTY LTD

Gall Chadwick

D M BELL CA Director

ASX Additional Information

Shareholder Information

The following information is based on share registry information processed up to 06 October 2022.

Distribution of Fully Paid Ordinary Shares

The number of holders, by size of holding, for fully paid ordinary shares, including shares subject to voluntary escrow, in the Company is:

Spread of Holders	Number of Holders	Number of Shares
1 – 1,000	249	79,644
1,001 – 5,000	452	1,540,986
5,001 – 10,000	479	3,863,449
10,001 – 100,000	1,529	62,966,317
100,001 and over	748	1,045,080,538
Total	3,457	1,113,530,934

There are 751 holders of unmarketable parcels comprising a total of 1,897,061 ordinary shares amounting to 0.17% of issued capital.

Twenty Largest Holders of Quoted Shares (ungrouped)

	Shareholder	Number Held	%
1	HSBC Custody Nominees (Australia) Limited	139,551,303	12.53
2	Mr Robert Andrew Jewson	73,901,489	6.64
3	Bilgi Investments Pty Ltd	39,564,564	3.55
4	HSBC Custody Nominees (Australia) Limited <gsco a="" c="" customers=""></gsco>	33,403,041	3.00
5	Sisu International Pty Ltd	32,842,458	2.95
6	Gondwana Investment Group Pty Ltd <kumova a="" c="" f="" family="" s=""></kumova>	30,000,000	2.69
7	Kingslane Pty Ltd < Cranston Super Pension A/C>	28,000,000	2.51
8	A22 Pty Limited	27,891,000	2.50
9	BNP Paribas Nominees Pty Ltd <global drp="" markets=""></global>	26,148,538	2.35
10	Citicorp Nominees Pty Limited	20,352,848	1.83
11	Mr Tolga Kumova	17,241,379	1.55
12	Aoustore Pty Ltd	16,580,145	1.49
13	Spasevski Holdings Pty Ltd <spasevski 2="" a="" c="" holdings="" no=""></spasevski>	15,187,718	1.36
14	Lake Springs Pty Ltd <the a="" c="" f="" lake="" s="" springs=""></the>	11,750,000	1.06
15	Mr Lee Lindsay Burkett < Lee Burkett Family A/C>	11,229,500	1.01
16	Home Ideas Show Pty Ltd < UB Promotions SP Fund A/C>	10,763,119	0.97
17	Ponderosa Investments WA Pty Ltd <the investment<="" ponderosa="" td=""><td></td><td></td></the>		
	A/C>	10,724,138	0.96
18	Maxmake Pty Ltd <talisman a="" c="" f="" s=""></talisman>	10,000,000	0.90
19	BNP Paribas Nominees Pty Ltd <ib au="" drp="" noms="" retailclient=""></ib>	9,961,163	0.89
19	HSBC Custody Nominees (Australia) Limited	9,876,220	0.89
Tota	I	574,968,623	51.63

There are 1,113,530,934 ordinary fully paid shares currently listed on the Australian Securities Exchange held by 3,457 shareholders. There is no current on-market buy back taking place.

Unquoted Equity Securities

		Number of
Class	Quantity	Holders
Options exercisable at \$0.10 each on or before 22 December 2023	25,000,000	1
Options exercisable at \$0.15 each on or before 22 December 2023	25,000,000	1
Options exercisable at \$0.29 each on or before 10 August 2024	13,751,527	8
Options exercisable at \$0.20 each on or before 28 March 2025	92,000,000	4
Performance rights vesting at \$0.20 and 12 months service expiring 1 July 2024	1,500,000	1
Performance rights vesting at \$0.25 and 18 months service expiring 1 July 2024	1,500,000	1
Performance rights vesting at \$0.30 and 24 months service expiring 1 July 2024	1,500,000	1

Holders of Unquoted Securities Holding More than 20% of Each Class

Class	Holder	Quantity
Options exercisable at \$0.10 each on or before 22 December 2023	Dale Ginn	25,000,000
Options exercisable at \$0.15 each on or before 22 December 2023	Dale Ginn	25,000,000
Options exercisable at \$0.29 each on or before 10	CG Nominees (Australia)	3,084,286
August 2024	Red Cloud Securities Inc	2,917,241
Options exercisable at \$0.20 each on or before 28 March	Dale Ginn	30,000,000
2025	Robert Jewson	30,000,000
	Kitara Investments Pty Ltd	30,000,000
Performance rights vesting at \$0.20 and 12 months	Malone Corporate	1,500,000
service expiring 1 July 2024	Services Pty Ltd	
Performance rights vesting at \$0.25 and 18 months	Malone Corporate	1,500,000
service expiring 1 July 2024	Services Pty Ltd	
Performance rights vesting at \$0.30 and 24 months	Malone Corporate	1,500,000
service expiring 1 July 2024	Services Pty Ltd	

Voting Rights - Fully Paid Ordinary Shares

Every shareholder present in person or by proxy, attorney or representative has one vote on a show of hands, and on a poll, one vote for each fully paid share.

Substantial Holders

The Company notes the following substantial shareholder notices have been given to the Company under the Corporations Act:

Substantial Shareholder	Number Held
Mr Tolga Kumova	122,898,401
Mr Robert Jewson	75,625,626

Company Secretary

Ms Oonagh Malone

Registered Office

Suite 23, 513 Hay Street, Subiaco, Western Australia Telephone: +61 8 6143 6740

Telephone: 1300 992 916

Share Registry

Automic Registry Services 126 Phillip Street, Sydney NSW 2000

Schedule of Mining Tenements

Project	Country	Tenement	Status	Interest
Dobsina	Slovakia	2466/2017-5.3	Granted	100%
Rejdova	Slovakia	7007/2017-5.3	Granted	100%
Rakovec	Slovakia	7586/2017-5.3	Granted	100%
Gapel	Slovakia	7926/2017-5.3	Granted	100%
Kolba	Slovakia	4207/2017-5.3	Granted	100%
Kotlinec	Slovakia	4314/2018-5.3	Granted	100%
Medzev	Slovakia	4316/2018-5.3	Granted	100%
Fabianka	Slovakia	10240/20185.3	Granted	100%
Jouhineva	Finland	ML2017:0030	Granted	100%
Basinge	Sweden	Basinge nr 1	Granted	100%
Ekedalsgruvan	Sweden	Ekedalsgruvan nr 1	Granted	100%
Ruda	Sweden	Ruda nr 3	Granted	100%
Edleston	Ontario, Canada	100789-100792	Granted	100%
		104781-104782		
		104804-104807		
		105644		
		106128-106129		
		108337-108338		
		108729		
		109281-109282		
		109504		
		110872-110873		
		112030		

Project	Country	Tenement	Status	Interest
		113725		
		114516		
		114773		
		115253		
		117629		
		119426		
		119947		
		121839-121840		
		122129		
		122322		
		122685		
		122943		
		126743		
		126917		
		126919		
		127324-127325		
		127916		
		127939		
		129302		
		132923-132924		
		134141		
		134194-134195		
		134430		
		137622		
		138031		
		138790-138792		
		139409		
		139772-139773		
		140781		
		140802		
		140818		
		144094-144095		
		149584-149585		

Project	Country	Tenement	Status	Interest
		150138		
		150615		
		156624		
		154452-154453		
		155112		
		156203-156204		
		15778		
		158101-158102		
		158432		
		159246		
		160394-160395		
		162229		
		165041-165042		
		166388-166389		
		167299		
		168680		
		172435		
		172717		
		172850		
		173713		
		173982		
		174596-174598		
		174845-174846		
		175938		
		176398		
		178150		
		178899-178900		
		179374		
		179406		
		181092		
		182322		
		186332		
		188934		

Project	Country	Tenement	Status	Interest
		190057		
		190279-190281		
		190763		
		191291-191292		
		191393		
		191424		
		191936		
		194367		
		197660		
		197703		
		198493		
		198694		
		198909		
		201508		
		201510		
		201512-201513		
		202907-202908		
		203240-203241		
		204027		
		204480		
		205241		
		206185		
		208438		
		209563		
		209572-209573		
		210073		
		211263		
		211746		
		214431		
		215123		
		215407		
		216455		
		216897		

Project	Country	Tenement	Status	Interest
		216987		
		219882		
		221639		
		221642		
		222520-222522		
		222540		
		224085		
		227352		
		227464		
		228124		
		228555		
		228670-228671		
		228918		
		228920		
		230015		
		230539		
		230740		
		233160		
		233974		
		234046		
		235000		
		239445		
		233974		
		234046		
		235000		
		239445		
		240408		
		240594		
		240706		
		240798		
		240967-240968		
		241015		
		241336-241338		

Project	Country	Tenement	Status	Interest
		242664		
		243981		
		245856		
		245940-245941		
		246936		
		247502		
		248133-248136		
		248452		
		248465		
		248564		
		248987		
		249066-249067		
		249500		
		251403		
		251981		
		252346-252347		
		255039		
		256688		
		258479		
		258787		
		260029		
		260456		
		260475-260476		
		261638		
		261945		
		264177		
		265154		
		267721-267722		
		271066		
		271239-271240		
		271653-271654		
		273834		
		280848-280849		

Project	Country	Tenement	Status	Interest
		281136-281137		
		281959		
		281997		
		285869		
		286626-286627		
		287879		
		288103		
		288210		
		288605		
		289227		
		290047		
		290063		
		290156		
		291071-291072		
		293612		
		293982		
		293983		
		294096		
		294952		
		295239		
		295855		
		296115		
		297194		
		299460		
		300620		
		302189		
		302491		
		304326		
		306078-306081		
		306773		
		307740		
		307846-307847		
		307979-307980		

Project	Country	Tenement	Status	Interest
		309399		
		309747-309748		
		312043-312044		
		312046		
		313845		
		314589-314591		
		315038		
		315416		
		315433		
		316459		
		316460-316461		
		319396		
		324763-324765		
		326614		
		327126		
		327360		
		328400-328401		
		330742-330743		
		331883-331884		
		332871		
		333389		
		335880		
		336237		
		336975		
		339757-339758		
		340811		
		342665		
		343128		
		344470-344471		
		344984-344985		
		582951-582952		
		594594 – 594642		
		594663 – 595083		

Project	Country	Tenement	Status	Interest
		641082 – 641101		
		642377 – 642503		
		642568 – 642598		
Edleston Extension	Ontario, Canada	592768 – 593035	Granted	100%
Edleston Option	Ontario Canada	Burrows 611975-611986	Granted	Option to
		Halliday 566393		acquire 100%
		Halliday 594573		
		Halliday 594576		
		Halliday 594580		
		Halliday 595987 - 595990		
		Halliday 596013 - 596033		
		Halliday, Hutt 596004 - 596011		
		Halliday, Hutt, Montrose 596012		
		Hutt 595991 - 596003		
		Hutt 611956 - 611974		
		Hutt, Montrose 611945		
		Hutt, Montrose 611949 - 611950		
		Hutt, Montrose 654903		
		Hutt, Montrose 654911		
		Montrose 611946 - 611948		
		Montrose 611951 - 611952		
		Montrose 612743 - 612767		
		Montrose 654902 - 654910		
		Montrose 654912 - 654956		
		Sothman 593786 - 593799		