

ABN 43 119 759 349

Annual Report

31 December 2023

LCL Resources Limited





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General Information

The financial statements cover LCL Resources Limited as a consolidated entity consisting of LCL Resources Limited and the entities it controlled at the end of, or during, the year ended 31 December 2023. The financial statements are presented in Australian dollars, which is LCL Resources Limited's functional and presentation currency.

LCL Resources Limited is a listed public company limited by shares, incorporated and domiciled in Australia. Its registered office and principal place of business are:

Registered Office

Level 3 88 William Street West Perth, WA 6000 Australia

Principal Place of Business

Level 3 88 William Street West Perth, WA 6000 Australia

A description of the nature of the Company's operations and its principal activities are included in the Directors' report, which is not part of the financial statements.

The financial statements were authorised for issue, in accordance with a resolution of Directors, on 31 March 2024. The Directors have the power to amend and reissue the financial statements.

LCL Resources Limited Corporate Directory 31 December 2023



Directors Mr. Ross Ashton (Executive Chairman)

Mr. Kevin Wilson (Non-Executive Director) Mr. Michael Allen (Executive Director)

Mr. Christopher van Wijk (Non-Executive Director)

Chief Financial Officer and

Company Secretary

Mr. Michael Allen

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Auditor Grant Thornton Audit Pty Ltd

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Stock Exchange ListingLCL Resources Limited shares are listed on the

Australian Securities Exchange (ASX Code: LCL)

Company Website www.lclresources.au



LCL Resources Limited Executive Chairman's Report 31 December 2023

Dear Shareholders,

I am delighted to provide the following review of LCL's operations for the 2023 calendar and financial year.

It was another transformational year for LCL with the acquisition of PNG focussed Footprint Resources Pty Ltd in late 2022 adding prospective projects closer to home and diversifying the Company across additional metals and jurisdictions. The 2023 year saw the Company launch into exploration across several Papua New Guinea (PNG) targets with considerable success at each location.

The awarding of the Miraflores Environmental Licence was a major milestone for the Quinchia Project. However, increased political uncertainty with a new government in Colombia resulted in the Company reducing exploration expenditures in Colombia early in the year.

In the ESG space, the Company continues to focus on sustainable development and operating in a safe and responsible manner. Due to the areas in which we operate, we have a significant opportunity to make very material and long-lasting positive impacts on the people and communities we engage. This year's field program included a prolonged drill campaign at our Kusi gold target in PNG, during which we engaged and trained nearly 60 local personnel in a variety of functions including construction, field sampling, maintenance and core logging support. Not only have we upskilled many individuals, but we have a lasting legacy in the form of the village's first dedicated medical centre.

The Board appreciates the current difficult market conditions for junior explorers and the need for prudent management of funds and targeted expenditure. Expenditure on the Company's Colombian gold projects has been significantly reduced awaiting an improved investment environment. In PNG, recent field work has been restricted to efficient, focused activity across gold, copper and more recently, nickel targets.

As part of continued efforts to streamline operations and reduce costs, the Company's Managing Director, Jason Stirbinskis, resigned as CEO and Managing Director of LCL in February 2024, with relevant functions absorbed within the current board and senior management team. Mr Stirbinskis has agreed to remain an LCL employee on a part-time basis, as and when required, to facilitate a smooth transition to the new operating model. Since 2019, Jason has navigated the Company through extremely challenging and rewarding periods and we wish him well going forward.

To further reduce overheads, the Company's Executive Chairman, Ross Ashton, and non-executive director Kevin Wilson agreed to take shareholder approved shares in the Company in-lieu of director's fees for the period November 2023 to April 2024. In addition, Non-Executive Director, CFO and Company Secretary Michael Allen has agreed to significantly reduce his salary and move to a part time role.

We bolstered cash reserves near the end of the year with a ~\$3 million placement to sophisticated investors. Cash at end of December 2023 was \$3.7 million. Cash reserves, combined with our compelling portfolio and significant cost cutting exercises means LCL is well-placed to navigate through the current difficult junior resources environment.

To conclude, I would like to acknowledge and thank the Board and Executive Team for successfully navigating the transformation bought on by the PNG acquisition and decreased Colombian activity and thank our shareholders for their ongoing support.

Sincerely,

Ross Ashton

Executive Chairman



About LCL

LCL is a gold/copper/nickel explorer with multiple assets in PNG, and underpinned by the 2.6Moz Quinchia gold Resource¹ on the mid-Cauca Gold Belt of Colombia

LCL's focus during the reporting period was substantially directed on testing gold, copper and nickel targets within the Company's PNG portfolio including drilling the Kusi gold target, field mapping at the Imou copper-gold porphyry target and several field programs at the PNG Nickel Project in the south of the country. (Figure 1).

In Colombia various production scenarios for the development of the 2.6Moz Quinchia gold Resource were analysed revealing encouraging outcomes, with many scenarios worthy of further investigation and the Miraflores Environmental Licence, part of the Quinchia Project, was granted during the year. Expert review of the Company's 2021 drilling program at the Ceibal porphyry prospect (not part of the Quinchia Resources) revealed a compelling untested target demonstrating the potential to increase the Quinchia Resources.

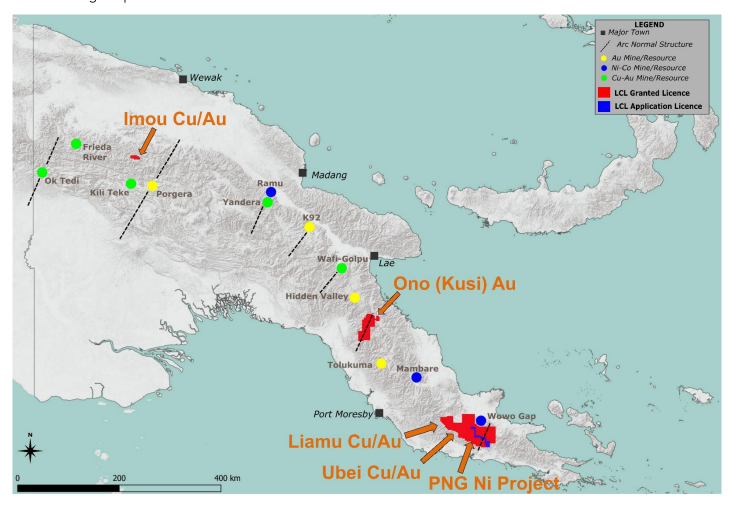


Figure 1: LCL's project locations with PNG mineral resource projects

¹ Contains a mix of Inferred, Indicated and Measured Resources. Using Tesorito MRE of 1.3Moz @ 0.81 g/t Au. The Miraflores Reserve is included in the Miraflores Resource. Refer ASX announcement dated 14 March 2017 (Miraflores Resource) and 27 November 2017 (Miraflores Reserve) and 25 February 2020 (Dosquebradas Resource) and 22 March 2022 (Tesorito Resource). The Company confirms that it is not aware of any new information or data that materially affects the information included in the market announcements, and that all material assumptions and] technical parameters underpinning the estimates continue to apply.



PNG Projects - LCL 100% Ono Project Au-Cu

The Ono Project consists of 1,630km² of granted contiguous exploration licenses over an intrusive complex considered prospective for high grade oxide gold/copper in skarns along with epithermal and porphyry style gold/copper mineralisation. Ono is situated ~150km from the industrial port of Lae and within the same structural belt as the Hidden Valley gold mine and the Wafi-Golpu copper/gold project (Figure 1).

Kusi is the most advanced target within the Ono Project and was the focus of 2023 activity. The Company's maiden 3,287m, 15-hole drilling program at Kusi was completed near year-end. The program defined a substantial area (\sim 300m x \sim 600m) of near surface skarn style gold mineralisation (Table 1 and Figure 2).

Kusi assay results have served to illuminate local mineralisation controls. In particular, a porphyry stock, coincident with a magnetic high, with associated quartz-molybdenite veins, intercepted in KU23DD008², is believed to be part of a broader porphyry complex, and the likely source of local skarn alteration and associated gold-copper mineralisation, which is modelled to form a halo around the feature.

The extensive footprint of elevated surface gold in soils, grab samples and outcropping skarn at Kusi suggests additional causative sources for gold-copper mineralisation not related to the above-mentioned porphyry stock. This raises the possibility of a regional cluster of gold-copper occurrences, which is common for mineralising events within PNG arc normal structures. KS23DD015, the final drillhole of the 2023 program drilled west of the porphyry stock, was the first scout hole to test one of these targets and intercepted two zones of gold mineralisation (Table 1 and Figure 2).

| Hole_ID | Au Metal | Intercept |
|--------------|-------------|---------------------|
| | Factor (gm) | |
| KU23DD001 | 92.7 | 69.2m @ 1.34 g/t Au |
| KU23DD002 | 59.6 | 32.2m @ 1.85 g/t Au |
| KU23DD003 | 66.4 | 36.9m @ 1.6 g/t Au |
| | | 7m @ 1.05 g/t Au |
| KU23DD004 | 192.2 | 45m @ 3.65 g/t Au |
| | | 21.8m @ 1.28 g/t Au |
| KU23DD005 | 157.9 | 67.5m @ 1.53 g/t Au |
| | | 10.6m @ 5.15 g/t Au |
| KU23DD006 | 65.4 | 27.3m @ 1.35 g/t Au |
| | | 3m @ 6.15 g/t Au |
| | | 2.8m @ 3.6 g/t Au |
| KU23DD007 | 28 | 87.7m @ 0.32 g/t Au |
| KSDD004 | 59.9 | 47.5m @ 1.26g/t Au |
| KSDD007 | 130.9 | 70.4m @ 1.86g/t Au |
| KSDD003 | 21.0 | 8.8m @ 2.39g/t Au |
| LCL trench 1 | 58.9 | 15.3m @ 3.84g/t Au |
| KU23DD012 | 30.2 | 4.7m @ 0.74g/t Au |
| | | 14.1m @ 0.55g/t Au |
| | | 13.2m @ 1.44g/t Au |
| KU23DD015 | 25.6 | 16m @ 0.74g/t Au |
| | | 5m @ 0.45g/t Au |
| | | 23m @ 0.5g/t Au |

Table 1: Kusi drill hole intersections, and LCL trench 1 sample results, expressed as metal factors (True Thickness (m) x Weighted Average gold grade (g/t)) from within the Upper Limestone. Note: for drill holes KU23DD003-5; KU23DD010 & KU23DD013 the metal factors are calculated as the sum of two discrete intervals; while KU23DD006, KU23DD012 and KU23DD015 are the sum of three discrete intervals, intercepted within the host limestone unit. KSDD001-8 were drilled by previous explorer Pacific Niugini Minerals (PNG) Ltd².

² Refer to ASX announcements 25 November 2022 (KSDD001 to '8 and LCL Trench 1), 24 April 2023 (KU23DD001), 18 May 2023 (KU23DD002 to '4), 5 July 2023 (KU23DD005), 25 July 2023 (KU23DD006 to '7), 8 September 2023 (KU23DD008 to '13) and 30 October 2023 (KU23DD014 to '15) for more information. The Company confirms that it is not aware of new information that affects the information contained in the original announcements.



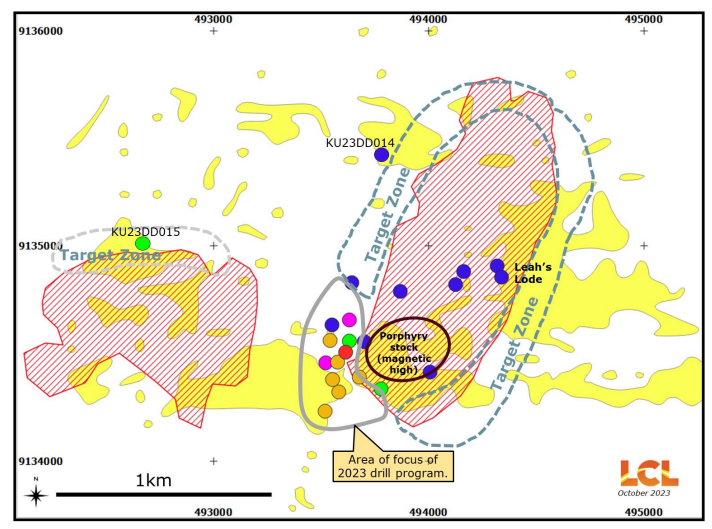


Figure 2: Kusi plan view synthesis map of metal factor results from drill intercepts within the Upper Limestone and adjoining phyllite units, interpreted intrusive body, and magnetic footprint related to hydrothermal alteration and intrusives. Note target zones marginal to the magnetic feature at Kusi and Leah's Lode. Note that LCL's 2023 drilling program (denoted by solid grey boundary) has mostly focussed on a ~600m x 300m area to the SW of the geophysical anomaly and delivered multiple (9) 50+gram meter intercepts from this sub-region.

PNG Nickel Project

With two acquisitions of key strategic licences from third parties³, and two licence applications by the Company, the PNG Nickel Project has been expanded to 3,400km² securing a dominant regional control of prospective nickel hosting lithologies of the Papuan Ultramafic Belt (Figure 3). Activity to date has been focused proximal to the Keveri Fault which is believed to be a regional structural control for nickel sulphide mineralisation.

To date four regions of interest (Veri Veri, Iyewe, Doriri and Olei Creek) have been defined, represented by multiple high grade nickel sulphide surface assay results occur along 20km strike parallel to the Keveri Fault (Figure 3).

The project area is also prospective for nickel laterite at Wedei and Safia, with the eastern licence boundary near Wowo Gap, a nickel laterite project in advanced stages of feasibility.

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³ See ASX announcements 26 June 2023 and 30 August 2023 for transaction details.



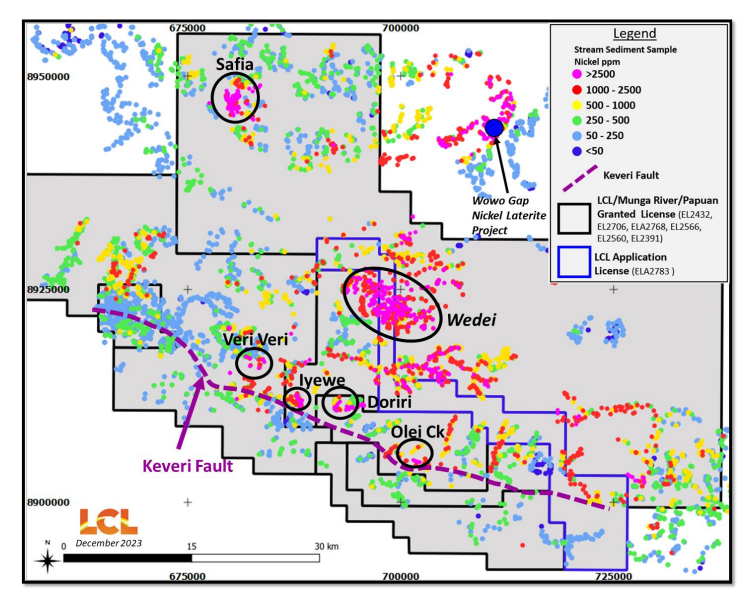


Figure 3: LCL's 3,400km² nickel exploration portfolio includes multiple nickel targets. Figure shows stream sediment geochemical assays from the PNG Mineral Resources database plus LCL's exploration licences and applications.

Veri Veri prospect reconnaissance field work identified the source of high-grade nickel sulphide float, including boulders up to 1m in diameter (Plate 1), as a 200m wide corridor which contains numerous serpentinised shear zones containing lenses (boudins) of nickel rich sulphides (Figure 4, Plate 2).

The Company is encouraged by the very high grade and frequency of nickel sulphide boudins noted along and across the strike of the corridor, and its potential to yield bulk nickel grades of economic significance, as evidenced by surface trench results noted in Figure 4.





Plate 1: Veri Veri creek float samples include massive nickel sulphide minerals (heazlewoodite, millerite, pentlandite) and nickelbearing silicates including serpentinite and garnierite. Photo Right: boulder in creek from which grab sample top left was taken¹⁰.

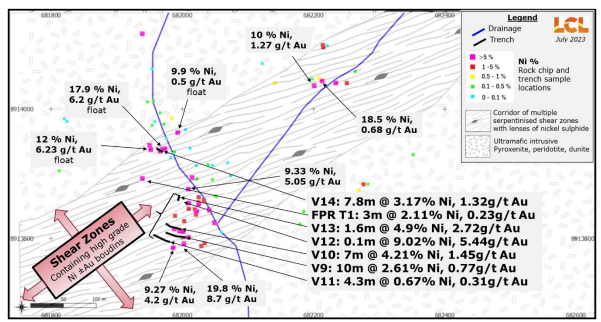


Figure 4: Veri Veri nickel prospect. A corridor of shear zones, ~200m wide and open along strike, has been mapped containing boudins of very high-grade Ni ± Au mineralisation. The high grade and volume of boudins, and repetitive nature of the shear zones, provides the potential to 'bulk up' to grades of interest, as evidenced by assays from the numerous trenches across the corridor⁴.

⁴ See ASX announcement 20 July 2023 for further details. The Company confirms that it is not aware of new information that affects the information contained in the original announcement.





Plate 2: Examples of in-situ boudins of high-grade nickel sulphide exposed in pits/trenches. Plate 1B sample 176019: 13.4% Ni, 5.4g/t Au⁴ - 10cm x 30cm boudin of nickel sulphide, garnierite, magnetite and trace molybdenite hosted in a shear striking 050 degrees.

A field program completed in December 2023 at the **Iyewe** Prospect included taking 16 samples collected at nickel sulphide bearing outcrops and float. Ten of these samples assayed >5% Ni and five of these samples assayed >10% Ni (Figure 5 and Plate 3). Importantly, nine of the samples were distal from the historical drill area and two of these samples were highly anomalous in gold, assaying 4.80g/t and 2.48g/t⁵ and confirming the previously reporting association of high grade nickel with high grade gold.

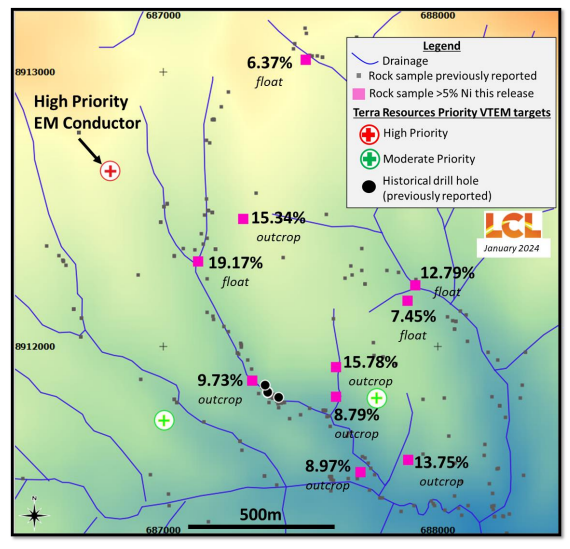




Figure 5: Location plan of high-grade nickel rock chip assays from the lyewe prospect with VTEM geophysical anomalies⁵. Several newly identified VTEM conductors within the lyewe area require follow-up. Historical rock chips have been previously reported⁶.

The **Doriri** prospect is located 10km SE of Veri Veri nickel sulphide prospect. Four diamond drill holes were completed by INSEL in a 1960s drilling campaign targeting a NW trending structure recorded an intercept of 3.6m @ 1.47% Ni from 71.1m⁶ with the presence of nickel sulphide minerals pentlandite and violarite in association with pyrrhotite. Shallow drilling undertaken by Papuan Precious Metals Corp (2012) and by Papuan Mineral Limited (2022), at the same site as the INSEL drilling, totaled eight diamond drill holes for 343m from a constrained 35m of strike including 13.5m @ 1.5% Ni from surface in DOD003⁶.

The Company's 2023 fieldwork confirmed the above-mentioned mineral locations and mapped additional zone of outcrops at **Olei Creek**, 12km SE of the Doriri target (Figure 3) where a series of stacked shears, typically 1m wide, host disseminated nickel sulphides within serpentinite (Plate 3)⁷.

The early stage **Wedei** target is a very large, coherent stream sediment nickel anomaly covering an area of 7km x 4km of >0.25% Ni (Figure 3), making it potentially the largest nickel surface anomaly in PNG. The underlying geology consists of Papuan Ultramafic Belt lithologies including basalts, ultramafic intrusives, and ultramafic breccias and is prospective for nickel sulphides, nickel laterite, gold and Platinum Group Metals. Historical exploration has been restricted to stream sediment sampling and a single soil sampling line. LCL's first reconnaissance program to Wedei is planned for early 2024.

The Safia license is the largest of the recent LCL applications and consists of numerous early-stage targets prospective for sulphide and lateritic nickel (Figure 3). In addition to a portion of the above-mentioned Wedei target which occurs in this license, anomalous zones at **Safia** include an area of 3km x 2km of >0.25% Ni in the north of the license⁸. Only limited follow up was undertaken by previous explorers. The Wowo Gap nickel-cobalt laterite project, owned by a third party, is an advanced project with an established resource located 15km east of the LCL Safia boundary (Figure 3).

New 2.5D inversion modelling software was trialed on historical airborne VTEM surveys. The outputs have confirmed several electromagnetic responses from both known target areas and new targets which will be followed up in 2024.

The **Veri Veri - Iyewe - Doriri - Olei Creek** style of nickel sulphide mineralization is interpreted as hydrothermal in origin whereby nickel sulphides and associated gold and other metals, are mobilised into structural zones, such as faults and shears. The nickel is likely sourced from Papuan Ultramafic Belt lithologies which contain nickel-rich olivine (dunites), and as hydrothermal fluids interact with these host rocks, it leaches the nickel into the fluid. The likely heat source for the circulating hydrothermal fluids could be provided by proximal intermediate/felsic intrusions which also likely provide the source for the gold and molybdenum.

⁵ Field observations and introduction to VTEM 2.5D inversion modelling reported 7 December 2023, assays reported 23 January 2024. The Company confirms that it is not aware of new information that affects the information contained in the original announcements.

⁶ See ASX announcement 4 October 2023. The Company confirms that it is not aware of new information that affects the information contained in the original announcement.

⁷ See ASX announcement 7 December 2023. The Company confirms that it is not aware of new information that affects the information contained in the original announcement.

⁸ See ASX announcement 27 July 2023. The Company confirms that it is not aware of new information that affects the information contained in the original announcement.





Plate 3 Examples of regional samples. See ASX announcement 7 December 2023. The Company confirms that it is not aware of new information that affects the information contained in the original announcement.

Liamu and Imou Projects Cu-Au

A review of the **Ubei** copper/gold target, within the Liamu Project (Figure 1), suggests Ubei is part of a 60km long copper/gold trend (Figure 5), extending from Liamu in the NW to Veri Veri in the SE⁹. The Ubei target is a 4km x 4km surface geochemical anomaly defined by rock chip samples with individual samples frequently grading >2% Cu and >2g/t Au¹⁰. Peripheral epithermal Cu-Au vein corridors including the Puma, Lion, Cheetah and Tiger veins have delivered very high-grade historical rock chip samples up to 367.7g/t Au and 21.07% Cu (Table 2)¹⁰. The vein hosted targets are proximal to an undrilled EM/IP geophysical anomaly, thought to be mapping a buried Cu-Au porphyry.

⁹ See ASX announcement of 23 February 2023. The Company confirms that it is not aware of new information that affects the information contained in the original announcement.

¹⁰ See ASX announcement dated 25 November 2022. The Company confirms that it is not aware of new information the affects the information contained in the original announcement.



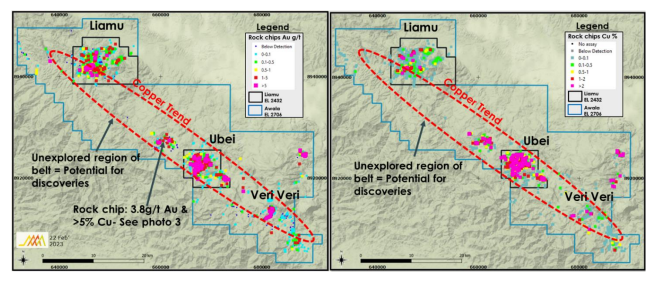


Figure 6: Liamu Project. The distribution of high-grade Cu (right map)-Au (left map) rock chip samples over a >60km trend captures the Company's Ubei, Liamu and Veri Veri targets.

| Sample ID | Lithology | Au (g/t) | Cu (%) |
|-----------|-------------------|----------|--------|
| FT5095 | Basalt | 367.7 | 0.49 |
| FT0065 | Qtz-sulphide vein | 312.0 | 7.95 |
| FT009007 | Qtz-sulphide vein | 209.7 | 10.89 |
| FT0047 | Breccia | 156.0 | 9.50 |
| FT5233 | Andesite | 153.3 | 6.90 |
| FT009006 | Qtz-sulphide vein | 141.0 | 7.00 |
| FT5229 | Andesite | 133.9 | 9.51 |
| FT5232 | Andesite | 129.1 | 10.28 |
| FT3009 | Qtz-sulphide vein | 113.0 | 0.36 |
| | | | |

| Sample ID | Lithology | Au (g/t) | Cu (%) |
|-----------|-------------------|----------|--------|
| FT009004 | Qtz-sulphide vein | 106.3 | 4.67 |
| FT009057 | Qtz-sulphide vein | 102.5 | 8.20 |
| FT0061 | not logged | 100.0 | 9.27 |
| FT5230 | Andesite | 89.5 | 4.64 |
| FT5275 | Basalt | 70.0 | 5.99 |
| FT5280 | Basalt | 66.6 | 21.07 |
| FT009002 | Qtz-sulphide vein | 47.2 | 0.55 |
| FT3067 | Qtz-sulphide vein | 42.5 | 1.65 |
| FT009003 | Qtz-sulphide vein | 32.8 | 0.79 |
| FT5096 | Basalt | 1.0 | 4.29 |

Table 2: High grade gold and copper rock chips samples from the Ubei Project⁹

At the **Imou** copper/gold porphyry target a recently discovered near-surface zone of interest near the main area of historical drilling (IM19DD001 305.3m @ 0.65% CuEq from 4.7m including 14m @ 4.51% CuEq from 186m)¹⁰ prompted a reconnaissance field program. Results of the program were released in August 2023 including identification of Cu-Au mineralized outcrop and trenches ~300m east of the modelled Cu envelope (Figure 7) defined by previous drilling, thus substantially expanding the target footprint. Trenching results include 120m @ 0.27% Cu, 0.23g/t Au including 26m @ 0.49% Cu, 0.41g/t Au¹¹.

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¹¹ See ASX announcement of 28 August 2023. The Company confirms that it is not aware of new information that affects the information contained in the original announcement.



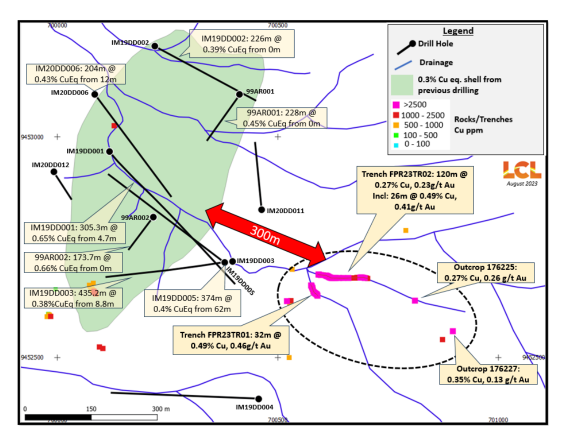


Figure 7: Imou Project. Location of the 2023 work program trenches (bold callout boxes) to the west of historical drilling, and location of outcrop grab samples from 2023 field campaign (bold callout boxes)¹¹. The green zone is the extent of the 0.3% CuEq shell defined from historical drilling¹⁰. CuEq calculations are based on US\$3/lb Cu, US\$1,400/oz Au with no allowance for metallurgical recovery.

Colombia

The Company has a dominant position within the Andes and Quinchia regions of the mid-Cauca Gold Belt of Colombia which hosts many major gold/copper discoveries. The Company's Colombian flagship project is the 2.6Moz¹ Quinchia Gold Project with comprises Resources at Miraflores, Tesorito and Dosquebradas, in addition to multiple, earlier stage, compelling targets such as Ceibal.

Quinchia Gold Project - LCL 100%

In January 2023 the Company reported results of a high level review of the 2021 drilling program at the Ceibal prospect which recorded highly anomalous gold intersections from surface including CEDDH01 500m @ 0.52g/t, CEDDH02 586m @ 0.51g/t¹² and CEDDH05 512m @ 0.36g/t¹³ from country rock andesite porphyry and basalts (Figure 8). The review considered surface geology, geochemistry and geophysical data along with critical assay, mineralogical and alteration pathfinders from the drill core indicating that the direction of increased alteration and heat signatures (and hence the direction of increasing mineralisation) lies to the southwest of the area drilled and that the causative porphyry had not been intersected. Subsequent field work in the target area revealed extensive alluvial cover not amenable to surface sampling. This high quality target remains undrilled.

¹² See announcement 8 July 2021. The Company confirms that it is not aware of any new information that affects the information contained in the announcement.

¹³ See announcement 22 November 2021. The Company confirms that it is not aware of any new information that affects the information contained in the announcement.



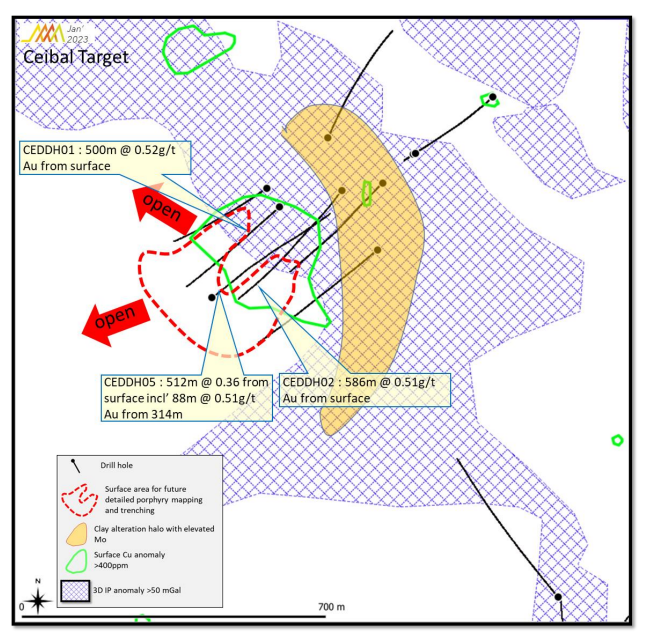


Figure 8: Ceibal target. Surface geophysics and geochemical/mineralogical pathfinders in soils and drilling have prompted a program of field work and trenching in the SW quadrant of the target area. Whist drilling has intercepted substantial lengths of gold mineralisation, the causative porphyry source has not been intercepted.

In October 2023, CARDER, the Environmental Authority of the Colombian state of Risaralda, approved LCL's Miraflores Environmental Impact Assessment (EIA) and issued an Environmental Licence for the Miraflores deposit¹⁴. The Miraflores Resource, a sub-set of the 2.6Moz Quinchia Gold Project Resource, is a gold Resource of 0.87Moz, which includes the Miraflores Reserve of 0.45Moz¹⁵.

The 2017 Miraflores Feasibility Study¹⁵, upon which the Environmental Licence has been awarded, describes an underground operation using the retreat longhole open stope method with partial backfill feeding a 0.47Mtpa processing facility. Plant design does not consider either the at-surface Tesorito porphyry gold deposit, which comprises the bulk of the 2.6Moz Quinchia Resource and is located less than 1km east of Miraflores, or the Dosquebradas Resource located ~2km northwest of Miraflores.

¹⁴ See ASX Announcement 16 October 2023.

¹⁵ The Miraflores Reserve is included in the Miraflores Resource which also includes an Inferred Resource. Refer ASX announcement dated 14 March 2017 (Miraflores Resource) and 27 November 2017 (Miraflores Reserve and DFS). The Company confirms that it is not aware of any new information or data that materially affects the information included in the market announcements, and that all material assumptions and technical parameters underpinning the estimates continue to apply.



The 2017 financial base case, based on a gold price of US\$1,300/oz, generated an NPV₈ of US\$72.3M, IRR of 25% and payback of 3.6 years.

In early 2023, Ausenco completed a high-level investigation of economic production options for the Quinchia Gold Project¹⁶. LCL was encouraged by the study outcomes with several production scenarios warranting further investigation, including a scenario commencing with production at Miraflores.

The Department of Prior Consultation (a Central Colombian Authority within the Ministry of Interior) has advised that the Company re-open a consultation process with a local indigenous community for a portion of the 100% owned Quinchia Gold Project¹⁷. The process required by the Authority does not impact the status of the Miraflores Environmental Licence or Quinchia mining and exploration titles.

The Board of Directors is encouraged by this decision to grant an Environmental Licence for Miraflores. This speaks to strong local political and social support for the project, and greatly enhances project value. We continue to monitor the landscape in Colombia in terms of support to resume exploration programs and ultimately develop the Quinchia Gold Project.

Andes Gold Project - LCL 90%

No exploration activities were conducted on the Andes Project during the 2023 calendar year.

Environment, Social and Governance (ESG)

In November 2022, LCL received the Colombian Gold Symposium ESG Award ¹⁸. The award assesses the calibre of social engagement in terms of both procedures and real-world success. The award was in acknowledgement of the Miraflores Somos Todos (We are all Miraflores) program created by LCL and co-led with the community to deliver alternative income, entrepreneurial and assistance programs, in the local area.

LCL's approach was rewarded in October 2023 when the Environmental Authority of the Colombian state of Risaralda approved the Company's Miraflores' Environmental Impact Assessment (EIA) and issued an Environmental Licence for the Miraflores deposit.

LCL is committed to the principles and practices of ESG and believes that an active, integrated and engaged approach to sustainability and ESG is essential in meeting our responsibilities to shareholders, employees, communities and the environment. LCL's approach to ESG leverages the Global Reporting Initiative framework and standards prioritised via materiality assessments conducted across our stakeholder groups. LCL also considers, the United Nations' 17 Sustainable Development Goals in formulating its path forward, building on the ESG foundations we have in place and the real-world positive impacts we deliver through our 6 Principals of Engagement.

Employ local/engage local Train local Look after our employees Be open and transparent Model behaviour Minimise our footprint

In 2023, LCL continued with the implementation of its **Environmental Policy** which is a framework around the Company's established systems and behaviours and provides a systematic approach to environment risk management. LCL has demonstrated its commitment to the environment under its policy in the following real-world examples.

- 100% of Colombian drill platforms rehabilitated including planting of endemic plant species.
- Minimising disruption through drilling multiple drill holes from one pad. Drill pads used in 2023 Kusi (PNG) drilling are currently being rehabilitated.
- Environment inductions for all staff and contractors covering operations and escalation protocols.
- Completing baseline and ongoing monitoring of environment factors as part of the Miraflores Project EIA approach, including flora, fauna, water, air, noise and land use surveys of the region. The Miraflores Environmental Licence was granted October 2023.

¹⁶ See ASX announcement 23 January 2023.

¹⁷ See ASX Announcement 7 December 2023.

¹⁸ See ASX announcement 11 November 2022. The annual award is open to all explorers and miners within Colombia.



• Kusi (PNG) camp constructed by LCL (Plate 4) includes sophisticated water purification, wastewater management/containment, and thorough solid waste management protocols. Regional baseline water samples were collected in areas of activity prior to operations (global best practice).



Plate 4. The Kusi (PNG) semi-permanent camp includes sophisticated water and solid waste management systems.

Due to the locations in which LCL operates, the Company has a significant opportunity to make very material and long-lasting positive impacts on the people and communities engaged. LCL take pride in the importance and investment made in its **social initiatives**. Recent material achievements and performance metrics against the Company's Five Principles of social engagement include:

Employ local / engage local

- Total Employees (inclusive of semi-permanent contracts during drilling campaigns) 64
- Colombian nationals 15
- PNG nationals 43 (34 from local villages)
- Australian nationals 6
- Female 11 (17%)
- Females in management 3 of 8
- Females on Board 0 of 3
- In Colombia, 27 local businesses had permanent purchasing arrangements- trucking, catering, engineering supplies, etc.
- In PNG, the isolated Kusi village has limited capacity to provide services and products, however all
 fresh food was purchased from local villages and 57 village members were contracted to LCL
 providing services across camp construction, maintenance, and operations and on field and drill
 crews.

Train local

- In Colombia, 400 school kits were delivered and 11 university sponsorships given.
- In PNG village members were trained in many aspects of exploration field programs eg core shed duties, using core cutters, preparing drill pads, conducting surveys etc.
- PNG Geologist mentor program run by LCL's most senior geologists.

Look after our employees

- In addition to an uncompromising stance on safety, LCL takes a holistic approach to looking after our employees and families.
- LTIFR (Colombia) 0.0 (PNG) 0.0.
- 100% participation in safety and emergency induction training. Daily morning briefings always commence with safety discussions.
- Personal PPE is compulsory.
- 24hr clinic at Kusi camp (PNG) which extends its support to families and local villages.



- Staffed Kusi kitchen ensures the teams enjoy balanced and nutritious meals.
- Part of on-boarding PNG community workers is the establishment of personal bank accounts. This is the first time most have held an account and brings them into the world of commerce and the benefits this can bring.

Model Behaviour

- Open, regular, two-way communication within the teams and communities in which we work.
- Adherence to our ESG statements and equitable, predictable and consistent behaviour builds trust with key stakeholders.
- We invest in our communities.
- In Colombia, the Miraflores Somos Todos program (We are all Miraflores) continues, which includes the participation of the 165 miners who signed the agreement and support for the Miracoop cooperative. There has also been support of 129 productive/small business projects, including Quinchips a women only small business enterprise.
- In PNG, village chiefs play an integral role in our equitable and culturally sensitive engagement of the villages and people. The village chief leads daily safety meetings and is a visible presence amongst company operations.

Be open and transparent

- It emphasizes the importance of honest and open communication with all stakeholders, including employees, local communities, institutions, and society.
- It involves sharing relevant information about operations, environmental and social impacts, and mitigation measures in a clear and accessible way.
- In Colombia, there were 38 community briefings with the miners' association, 30 with the leaders of community action boards, 35 with groups of productive projects, 10 with the Miracoop cooperative and 17 cultural activities.

Minimise our footprint

- This principle focuses on reducing the environmental impact of mining operations.
- It includes practices such as efficient water management, emission reduction, waste management, restoration of exploration areas, and biodiversity conservation.
- In Colombia, it involved maintenance of roads in the community from which 1,319 people benefited, support for aqueducts and basic sanitation where 307 families benefited and solid waste collection where 98 families benefited.

As a public listed company, LCL has a number of regultory frameworks and standards in addition to internal measures to ensure **good governance**, examples of which inlcude:

Outward facing

- LCL governance is consistent with the ASX Corporate Governance Principles and Recommendations 4th Edition
- Policy on External Auditors
- Shareholder Communication Policy
- Social Media Policy
- Anti-bribery & anti-corruption Policy
- Compliance with Corporations Act, ASX rules, AISC, AASB, IFRS, IPA (PNG equivalent of FIRB).

Inward facing

- LCL Constitution
- Corporate Governance Statement and Corporate Governance Plan
- Code of Conduct
- Continuous Disclosure Policy
- Diversity Policy
- Performance Evaluation Policy
- Risk Management Policy
- Whistleblower Policy
- Social Development Plan
- Environmental Policy
- Securities Trading Policy



FORWARD LOOKING STATEMENTS

This document contains forward looking statements concerning LCL. Forward-looking statements are not statements of historical fact and actual events and results may differ materially from those described in the forward-looking statements as a result of a variety of risks, uncertainties and other factors. Forward-looking statements are inherently subject to business, economic, competitive, political and social uncertainties and contingencies. Many factors could cause the Company's actual results to differ materially from those expressed or implied in any forward-looking information provided by the Company, or on behalf of the Company. Such factors include, among other things, risks relating to additional funding requirements, metal prices, exploration, development and operating risks, competition, production risks, regulatory restrictions, including environmental regulation and liability and potential title disputes. Forward looking statements in this document are based on LCL' beliefs, opinions and estimates of LCL as of the dates the forward-looking statements are made, and no obligation is assumed to update forward looking statements if these beliefs, opinions and estimates should change or to reflect other future developments. Although management believes that the assumptions made by the Company and the expectations represented by such information are reasonable, there can be no assurance that the forwardlooking information will prove to be accurate. Forward-looking information involves known and unknown risks, uncertainties, and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any anticipated future results, performance or achievements expressed or implied by such forward-looking information. Such factors include, among others, the actual market price of gold, the actual results of future exploration, changes in project parameters as plans continue to be evaluated, as well as those factors disclosed in the Company's publicly filed documents. Readers should not place undue reliance on forward-looking information. The Company does not undertake to update any forward-looking information, except in accordance with applicable securities laws. No representation, warranty or undertaking, express or implied, is given or made by the Company that the occurrence of the events expressed or implied in any forward-looking statements in this presentation will actually occur.

COMPETENT PERSON'S STATEMENTS

The technical information related to LCL's PNG assets contained in this report that relates to Exploration Results is based on information compiled by Mr. John Dobe, who is a Member of the Australasian Institute of Mining and Metallurgy and who is a Geologist who was employed by LCL on a full-time basis until March 2024 and is now a consultant. Mr. Dobe has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration, and to the activity which he is undertaking, to qualify as a Competent Person as defined in the 2012 Edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves'. Mr. Dobe consents to the inclusion in the release of the matters based on the information he has compiled in the form and context in which it appears.

The technical information related to LCL's Colombian assets contained in this report that relates to Exploration Results is based on information compiled by Mr. Cesar Garcia, who is a Member of the Australasian Institute of Mining and Metallurgy and who is a Geologist employed by LCL on a full-time basis. Mr. Garcia has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration, and to the activity which he is undertaking, to qualify as a Competent Person as defined in the 2012 Edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves'. Mr. Garcia consents to the inclusion in the release of the matters based on the information he has compiled in the form and context in which it appears.

Annual Financial Report 31 December 2023



The Directors present their report, together with the financial statements, on the Company (referred to hereafter as the 'consolidated entity', 'Consolidated Group' or the 'Group') consisting of LCL Resources Limited (referred to hereafter as 'LCL' or the 'Company' or 'parent entity') and the entities it controlled at the end of, or during, the year ended 31 December 2023 ('the financial year').

Directors

The following persons were Directors of LCL Resources Limited during the whole of the financial year and up to the date of this report unless otherwise stated:

Ross Ashton Executive Chairman (changed from Non-Executive Chairman to Executive

Chairman 19 February 2024)

Jason Stirbinskis Managing Director (resigned 19 February 2024)

Kevin Wilson Non-Executive Director

Michael Allen Executive Director (appointed 19 February 2024)

Principal Activities and Significant Changes in the Nature of Events

LCL Resources Limited (previously Los Cerros Limited) (ASX: LCL) (LCL or the Company) is a gold/copper/nickel explorer with multiple assets in Papua New Guinea (PNG) and the mid-Cauca Gold Belt of Colombia.

LCL's focus during the reporting period was on targets across gold, copper and nickel within the Company's PNG portfolio and progressing the Miraflores Environmental Licence, part of the Quinchia project. A review of the operations of the Group during the financial year and the results of those operations are set out in the Review of Operations on page 3 of this report.

Dividends

There were no dividends paid, recommended, or declared, during the current or previous financial years.

Review of Operations

The loss for the Company, after providing for income tax, amounted to \$31,258,708 (2022: \$10,887,640). Cash and cash equivalents at the end of the year were \$3,716,523 (2022: \$8,400,438). Net assets for the Company decreased from \$35,828,168 at 31 December 2022 to \$19,996,355 at 31 December 2023.

The loss includes \$27,535,274 impairment of exploration expenditure for Colombian and PNG exploration projects.

In Colombia, the awarding of the Miraflores Environmental Licence was a major milestone for the LCL's Quinchia project, however, increased political uncertainty with a new government in Colombia has resulted in the Company reducing exploration expenditures in Colombia.

In PNG, the Company completed over 3,000m of maiden drilling on the Kusi gold-copper project and then began exploring its nickel assets. In June and August, the Company completed nickel focussed acquisitions to expand its footprint near its Veri Veri nickel project.

The Company also completed an Entitlement issue in March 2023 and a Placement in November 2023 and changed its name from the Spanish focussed Los Cerros Limited in June to LCL Resources Limited, reflecting its more diverse exploration portfolio of assets.

Significant Changes in the State of Affairs

During the year field activities shifted to priority targets within the PNG portfolio acquired in the September - December 2022 quarter.

There were no other significant changes in the state of affairs of the Company during the financial year.



Matters Subsequent to the End of the Financial Year

On 14 February 2024, the Company issued 105,263,146 listed options (ASX code LCLO) giving the right to a fully paid share on the payment of 1.9 cents by 11 February 2026.

No other matter or circumstance has arisen since 31 December 2023 that has significantly affected or may significantly affect the Company's operations, the results of those operations, or the Company's state of affairs in future financial years.

Likely Developments and Expected Results of Operations

The Group's objective is to continue to explore for gold, copper and nickel and develop its assets in Papua New Guinea and Colombia.

Environmental Regulation

The Company is not subject to any significant environmental regulation under Australian Commonwealth or State law. The Group is subject to environmental regulations in Papua New Guinea and Colombia where it operates. The Directors are not aware of any material breaches of the legislation during the year.

Information on Directors

| Name: | Ross Ashton |
|--------------------------------------|--|
| Title: | Executive Chairman |
| Qualifications: | BSc |
| Experience and Expertise: | Mr Ashton has over 50 years' experience as a geologist specialising in mineral exploration and development internationally. He was founding Managing Director of Red Back Mining Limited, a company subsequently acquired by Kinross Gold Corporation for US\$7.2 billion in 2010. He was also a director of TSX/ASX listed PMI Gold Ltd and ASX listed Brockman Resources Ltd. Both companies were involved in corporate transactions following the discovery of significant mineral resources. |
| Other Current Directorships: | - |
| Former Directorships (Last 3 Years): | - |
| Interests in Shares: | 14,150,834 ordinary shares |
| Interests in Options: | 2,000,000 unquoted options (exercise price of \$0.135 expiring 30 September 2024) |
| Interests in Rights: | 2,320,000 performance rights |

| Name: | Kevin Wilson |
|---------------------------|--|
| Title: | Non-Executive Director |
| Qualifications: | BSc, MBA |
| Experience and Expertise: | Mr Wilson has over 30 years' experience in the minerals and finance industries. He was the Managing Director of Rey Resources Limited, an Australian energy exploration company, from 2008 to 2016 and the Managing Director of Leviathan Resources Limited, a Victorian gold mining company, from its initial public offering in 2005 through to its sale in 2006. He has prior experience as a geologist with the Anglo American group in Africa and North America and as a stockbroking analyst and investment banker with CS First Boston and Merrill Lynch in Australia and USA. Mr Wilson is currently also Non-Executive Director of Navarre Minerals Limited and Non-Executive Director of Solis Minerals Ltd. |



Additional Disclosures Relating to Key Management Personnel (Cont.)

| Other Current Directorships: | Director Navarre Minerals Limited (ASX: NML) Director - Solis Minerals Ltd (ASX: SLM; TSXV: SLMN; FSE: 08W; and OTC: WMRSF) |
|--------------------------------------|---|
| Former Directorships (Last 3 Years): | Non-Executive Chairman - Investigator Resources Limited (ASX: IVR) (September 2017 to December 2021) |
| Interests in Shares: | 6,899,255 ordinary shares |
| Interests in Options: | 2,000,000 unquoted options (exercise price of \$0.135 expiring 30 September 2024) |
| Interests in Rights: | 1,540,000 performance rights |

| Name: | Jason Stirbinskis |
|------------------------------|--|
| Title: | Managing Director (resigned 19 February 2024) |
| Qualifications: | BSc, MBA |
| Experience and Expertise: | Originally a geologist, Mr Stirbinskis is a corporate executive with over 20 years' experience leading both private and public companies in the mining and mining services space. He is experienced across a number of commodities including gold, zinc, lead, copper, and nickel and has managed projects ranging from greenfield to DFS/Development in West Africa, Scandinavia, Australia, Central Asia and most recently Colombia. He is well networked across international and Australian capital markets and skilled in leading multidisciplinary, international teams. |
| Other Current Directorships: | - |
| Former Directorships | - |
| (Last 3 Years): | |
| Interests in Shares: | 3,100,001 ordinary shares |
| Interests in Options: | 6,000,000 unquoted options (exercise price of \$0.135 expiring 30 September 2024) |
| Interests in Rights: | 13,975,000 performance rights |

| Name: | Michael Allen |
|--------------------------------------|---|
| Title: | Executive Director (appointed 19 February 2024) |
| Qualifications: | BCom, FCA |
| Experience and Expertise: | Michael is a Fellow of the Institute of Chartered Accountants with over 30 years' experience primarily in the resources sector. After spending over 10 years with accounting firm, Arthur Andersen, in Perth, London and Sydney. He has held senior management positions with Resolute Mining, AngloGold Ashanti and Anglo American across exploration, development and producing gold projects. Michael has worked also as CFO and Company Secretary of ASX listed companies including Dragon Mining and PMI Gold. |
| Other Current Directorships: | - |
| Former Directorships (Last 3 Years): | - |
| Interests in Shares: | Nil |
| Interests in Options: | Nil |
| Interests in Rights: | 3,740,000 performance rights |

'Other current directorships' quoted above are current directorships for listed entities only and excludes directorships of all other types of entities, unless otherwise stated.



Additional Disclosures Relating to Key Management Personnel (Cont.)

'Former directorships (last 3 years)' quoted above are directorships held in the last 3 years for listed entities only and excludes directorships of all other types of entities, unless otherwise stated.

Chief Financial Officer (CFO) and Company Secretary

Michael Allen was appointed CFO and Company Secretary on 9 November 2021.

He was appointed an Executive Director of LCL on 19 February 2024.

Meetings of Directors

The number of meetings of the Company's Board of Directors ('the Board') held during the year ended 31 December 2023, and the number of meetings attended by each Director were:

| | Full Board | | |
|-------------------|------------|------|--|
| | Attended | Held | |
| Kevin Wilson | 6 | 6 | |
| Jason Stirbinskis | 6 | 6 | |
| Ross Ashton | 6 | 6 | |

Held: represents the number of meetings held during the time the Director held office. The Board fulfilled the functions of the Audit and Risk Committee during the year.

The Board also obtains exploration updates from meetings with exploration leaders and covers some matters with circular resolutions rather than formal board meetings.



Additional Disclosures Relating to Key Management Personnel (Cont.)

Remuneration Report (Audited)

The remuneration report details the key management personnel remuneration arrangements for the Company, in accordance with the requirements of the Corporations Act 2001 and its Regulations.

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including all directors.

The remuneration report is set out under the following main headings:

- Principles used to determine the nature and amount of remuneration;
- Details of remuneration;
- Service agreements;
- Share-based compensation; and
- Additional disclosures relating to key management personnel.

Principles Used to Determine the Nature and Amount of Remuneration

The objective of the Company's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework aligns executive reward with the achievement of strategic objectives and the creation of value for shareholders, and it is considered to conform to market best practice for the delivery of reward. The Board ensures that executive reward satisfies the following key criteria for good reward governance practices:

- competitiveness and reasonableness;
- acceptability to shareholders;
- performance linkage / alignment of executive compensation; and
- transparency.

The Board, in the absence of a Nomination and Remuneration Committee, is responsible for determining and reviewing remuneration arrangements for its directors and executives. The performance of the Company depends on the quality of its directors and executives. The remuneration philosophy is to attract, motivate and retain high performance and high quality personnel.

The Board has structured an executive remuneration framework that is market competitive and complementary to the reward strategy of the Company.

The reward framework is designed to align executive reward to shareholders' interests. The Board have considered that it should seek to enhance shareholders' interests by:

- focusing on sustained growth in shareholder wealth, consisting of growth in share price, and delivering constant or increasing return on assets as well as focusing the executive on key non-financial drivers of value; and
- attracting and retaining high calibre executives.

Additionally, the reward framework should seek to enhance executives' interests by:

- rewarding capability and experience;
- reflecting competitive reward for contribution to growth in shareholder wealth; and
- providing a clear structure for earning rewards.

In accordance with best practice corporate governance, the structure of non-executive director and executive director remuneration is separate.

Non-Executive Directors Remuneration

Fees and payments to non-executive directors reflect the demands and responsibilities of their role. Non-executive directors' fees and payments are reviewed annually by the Board. The Board may, from time to time, receive advice from independent remuneration consultants to ensure non-executive directors' fees and payments are appropriate and in line with the market. The chairman's fees are determined independently to the fees of other non-executive directors



Additional Disclosures Relating to Key Management Personnel (Cont.)

based on comparative roles in the external market. The chairman is not present at any discussions relating to the determination of his own remuneration.

Principles Used to Determine the Nature and Amount of Remuneration (Cont.)

Non-Executive Directors Remuneration (Cont.)

ASX listing rules require the aggregate non-executive directors' remuneration be determined periodically by a general meeting. The most recent determination was at the Annual General Meeting held on 31 May 2012, where the shareholders approved a maximum annual aggregate remuneration of \$600,000.

Executive Remuneration

The Company aims to reward executives based on their position and responsibility, with a level and mix of remuneration which has both fixed and variable components.

The executive remuneration and reward framework has four components:

- base pay and non-monetary benefits;
- short-term performance incentives;
- share-based payments; and
- other remuneration such as superannuation and long service leave.

The combination of these comprises the executive's total remuneration.

Fixed remuneration, consisting of base salary, superannuation and non-monetary benefits, are reviewed annually by the Board based on individual and business unit performance, the overall performance of the Company and comparable market remunerations.

Executives may receive their fixed remuneration in the form of cash or other fringe benefits (for example motor vehicle benefits) where it does not create any additional costs to the Company and provides additional value to the executive.

The short-term incentives ('STI') program is designed to align the targets of the business units with the performance hurdles of executives. STI payments are granted to executives based on specific annual targets and key performance indicators ('KPIs') being achieved. KPIs may include profit contribution, leadership contribution and project milestones. The long-term incentives ('LTI') include long service leave and share-based payments. Shares are awarded to executives over a period of four years based on long-term incentive measures. These include increase in shareholders' value and project milestones. The Board reviewed the long-term equity-linked performance incentives specifically for executives during the year ended 31 December 2023.

Consolidated Entity Performance and Link to Remuneration

Remuneration for certain individuals is directly linked to the performance of the Company. A portion of cash bonus and incentive payments are dependent on defined exploration or corporate objectives being met. The remaining portion of the cash bonus and incentive payments are at the discretion of the Board.

The Board is of the opinion that improved results can be attributed in part to the adoption of performance-based compensation and is satisfied that performance-based compensation can increase shareholder wealth if maintained over the coming years.

Voting and Comments Made at the Company's 31 May 2023 Annual General Meeting ('AGM')

At the AGM held on 31 May 2023, the shareholders of the Company approved the adoption of the remuneration report for the year ended 31 December 2022. The Company did not receive any specific feedback at the AGM regarding its remuneration practices.



Additional Disclosures Relating to Key Management Personnel (Cont.)

Details of Remuneration

Amounts of Remuneration

Details of the remuneration of key management personnel of the Company are set out in the following tables:

| | Sho | rt-term bene | efits | Post- employment benefits | Long-term benefits | Share- based payments | |
|--|-------------------------------|---------------------|-----------------------|---------------------------------|--------------------------------|-----------------------------|----------------------|
| 2023 | Cash salary and fees \$ | Cash bonus \$ | Annual Leave \$ | Super- annuation \$ | Long service leave \$ | Equity- settled \$ | Total \$ |
| Non-Executive Directors: Ross Ashton (i) Kevin Wilson (ii) | 59,758 45,965 | - - | | 5,242 4,035 | - - | 85,066 56,466 | 150,066 106,466 |
| Executive Directors: Jason Stirbinskis (iii) | 300,000 | 150,000 | (34,227) | 26,096 | (10,355) | 347,794 | 779,308 |
| Other Key Management Personnel: Michael Allen | 233,333 639,056 | 150,000 | 8,843 (25,384) | 24,538 59,911 | (868) (11,223) | 117,001 606,327 | 382,847 1,418,687 |

- Ross Ashton's remuneration for 2023 included \$10,733 accrued as at 31 December 2023. (i)
- (ii) Kevin Wilson's remuneration for 2023 included \$8,258 accrued as at 31 December 2023.
- Jason Stirbinskis' remuneration for 2023 included \$100,000 of bonus accrued as at 31 December 2023. The (iii) total bonus was made up of \$100,000 for meeting two STI hurdles set for drilling in PNG and reducing costs in Colombia which reached 50% of possible STI's plus a discretionary bonus of \$50,000 for completing the Footprint acquisition.

| | Shor | rt-term bene | efits | Post- employment benefits | Long-term benefits | Share- based payments | |
|---|-------------------------------|---------------------|-----------------------|---------------------------------|--------------------------------|-----------------------------|--------------------|
| 2022 | Cash salary and fees \$ | Cash bonus \$ | Annual Leave \$ | Super- annuation \$ | Long service leave \$ | Equity- settled \$ | Total \$ |
| Non-Executive Directors: Ross Ashton Kevin Wilson | 56,752 43,626 | - - | - - | 8,247 6,374 | - - | 85,066 56,466 | 150,065 106,466 |
| Executive Directors: Jason Stirbinskis | 320,000 | - | 23,066 | 15,288 | 19,852 | 316,908 | 695,114 |
| Other Key Management Personnel: Michael Allen | 250,000 | <u>-</u> | 527 | 25,146 | 2,737 | 34,317 | 312,727 |
| | 670,378 | | 23,593 | 55,055 | 22,589 | 492,757 | 1,264,372 |



Additional Disclosures Relating to Key Management Personnel (Cont.)

Details of Remuneration (Cont.)

The proportion of remuneration linked to performance and the fixed proportion are as follows:

| | Fixed Remuneration At Risk | | : Risk – STI | | At Risk - LTI | |
|---|----------------------------|-----------------|----------------|-------------|---------------|-----------|
| Name | 2023 | 2022 | 2023 | 2022 | 2023 | 2022 |
| Non-Executive Directors: | | | | | | |
| Ross Ashton | 43% | 43% | _ | _ | 57% | 57% |
| Kevin Wilson | 47% | 47% | - | - | 53% | 53% |
| Executive Directors: | | | | | | |
| Jason Stirbinskis | 37% | 54% | 19% | - | 44% | 46% |
| Other Key Management | | | | | | |
| Personnel: | | | | | | |
| Michael Allen | 70% | 89% | - | - | 30% | 11% |
| The proportion of the cash bonu | s paid/payable | or forfeited is | s as follows: | | | |
| | | | Cash bonus pai | d / payable | Cash bonus | forfeited |
| Name | | | 2023 | 2022 | 2023 | 2022 |
| Non-Executive Directors: | | | | | | |
| Ross Ashton | | | - | - | - | - |
| Kevin Wilson | | | - | - | - | - |
| Executive Directors: | | | | | | |
| Jason Stirbinskis | | | 60% | _ | 40% | _ |
| Justin Juliania | | | 0070 | _ | 70 /0 | _ |
| | | | | | | |
| Other Key Management | | | | | | |
| Other Key Management Personnel: Michael Allen | | | | | | |



Additional Disclosures Relating to Key Management Personnel (Cont.)

Service Agreements

Details of agreements with key management personnel are as follows:

Name: Ross Ashton

Title: Non-Executive Director (to 28 November 2019); Non-Executive Chairman (from 28 November 2019);

Executive Chairman (from 19 February 2024)

Details: No written contract

Name: Kevin Wilson

Title: Executive Chairman (to 16 August 2019); Non-Executive Chairman (from 16 August 2019) and Non-

Executive Director (from 28 November 2019)

Details: No written contract

Name: Jason Stirbinskis

Title: Managing Director (appointed 16 August 2019); resigned (19 February 2024)

Details: Written contract (expires 30 April 2024)

Name: Michael Allen

Title: Chief Financial Officer and Company Secretary (from 9 November 2021); Director (from 19 February

2024)

Details: Written contract (3 months' notice)

Key management personnel have no entitlement to termination payments in the event of removal for misconduct.

Share-Based Compensation

Issue of Performance Rights

No performance rights were issued in 2023.

Additional Disclosures Relating to Key Management Personnel

Shareholding

The number of shares in the Company held during the financial year by each Director and other members of key management personnel of the Company, including their personally related parties, is set out below:

| Ordinary Shares | | Acquired on Exercise of | | | |
|---------------------------------|--------------|----------------------------|--------------|-----------|------------|
| | Balance at | Options or | | | Balance at |
| | the Start of | Performance | Other | Disposals | the End of |
| | the Year | Rights | Acquisitions | / Other | the Year |
| Directors: | | | | | |
| Ross Ashton | 11,791,529 | 2,359,305 | - | - | 14,150,834 |
| Kevin Wilson | 6,232,649 | 666,606 | - | - | 6,899,255 |
| Jason Stirbinskis | 3,100,001 | - | - | - | 3,100,001 |
| Other Key Management Personnel: | | | | | |
| Michael Allen | - | - | - | - | - |
| | 21,124,179 | 3,025,911 | - | | 24,150,090 |
| | | | | | |

Options Over Ordinary Shares

The number of options over ordinary shares in the Company held during the financial year by each Director and other members of key management personnel of the Company, including their personally related parties, is set out below:





Additional Disclosures Relating to Key Management Personnel (Cont.)

| Options Over Ordinary Shares | Balance at the Start of the Year | Expired | Balance at the End of the Year | | |
|---------------------------------|--|---------|--------------------------------------|-----------|------------|
| Directors: | | | | | |
| Ross Ashton | 2,625,000 | - | - | 625,000 | 2,000,000 |
| Kevin Wilson | 2,000,000 | - | - | - | 2,000,000 |
| Jason Stirbinskis | 7,875,000 | - | - | 1,875,000 | 6,000,000 |
| Other Key Management Personnel: | | | | | |
| Michael Allen | | | | | |
| | 12,500,000 | | | 2,500,000 | 10,000,000 |

At year-end, all of the above options had vested and were exercisable.

Performance Rights Holding

The number of performance rights over ordinary shares in the Company held during the financial year by each Director and other members of key management personnel of the Company, including their personally related parties, is set out below:

| Performance Rights Over Ordinary Shares | Balance at the Start of the Year | Received as Part of Remuneration | Exercised | Expired / Forfeited | Balance at the End of the Year |
|---|--|--|-----------|------------------------|--------------------------------------|
| Directors: | | | | | |
| Ross Ashton | 2,320,000 | - | - | - | 2,320,000 |
| Kevin Wilson | 1,540,000 | - | - | - | 1,540,000 |
| Jason Stirbinskis | 16,300,000 | - | - | 2,325,000 | 13,975,000 |
| Other Key Management Personnel: | | | | | |
| Michael Allen | 4,840,000 | - | - | 1,100,000 | 3,740,000 |
| | 25,000,000 | - | - | 3,425,000 | 21,575,000 |

No performance rights were vested and exercisable at year-end.

Loans from Key Management Personnel

There were no loans from key management personnel during the financial year.

This concludes the remuneration report, which has been audited.



Options and Rights Over Equity Instruments

Unlisted Options (Vested)

At the date of this report, unissued ordinary shares of the Company under option (with an exercise price) are:

| Grant date | Expiry date | Exercise price | Number under option |
|--|--|--|---|
| 20/12/2019 23/11/2022 18/11/2022 12/02/2024 | 30/09/2024 15/11/2026 29/11/2026 11/02/2026 | \$0.1350 \$0.0474 \$0.0500 \$0.0190 | 10,000,000 13,000,000 25,000,000 105,263,161 |
| | | | 153,263,161 |

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

There were no vested unlisted performance rights over equity instruments at the date of this report.

Corporate Governance Statement

The current Corporate Governance Statement, as approved by the Board of Directors, is published on the Company website: IcIresources.au/site/about-us

Indemnity and Insurance of Officers

The Company has indemnified the Directors and executives of the Company for costs incurred, in their capacity as a director or executive, for which they may be held personally liable, except where there is a lack of good faith.

During the financial year, the Company paid a premium in respect of a contract to insure the Directors and executives of the Company against a liability to the extent permitted by the *Corporations Act 2001*. The contract of insurance prohibits disclosure of the nature of the liability and the amount of the premium.

Indemnity and Insurance of Auditor

The Company has not, during or since the end of the financial year, indemnified or agreed to indemnify the auditor of the Company or any related entity against a liability incurred by the auditor.

During the financial year, the Company has not paid a premium in respect of a contract to insure the auditor of the Company or any related entity.

Proceedings on Behalf of the Company

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

Non-Audit Services

There were no non-audit services provided during the financial year by the auditor.

Auditor's Independence Declaration

A copy of the auditor's independence declaration as required under section 307C of the *Corporations Act 2001* is set out immediately after this Directors' report.



Auditor

Grant Thornton Audit Pty Ltd continues in office in accordance with section 327 of the Corporations Act 2001.

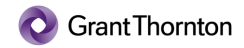
This report is made in accordance with a resolution of Directors, pursuant to section 298(2)(a) of the *Corporations Act* 2001.

On behalf of the Directors

Ross Ashton

Non-Executive Chairman

28 March 2024



Grant Thornton Audit Pty Ltd Level 43 Central Park 152-158 St Georges Terrace Perth WA 6000 PO Box 7757 Cloisters Square Perth WA 6850 T +61 8 9480 2000

Auditor's Independence Declaration

To the Directors of LCL Resources Limited

In accordance with the requirements of section 307C of the *Corporations Act 2001*, as lead auditor for the audit of LCL Resources Limited for the year ended 31 December 2023, I declare that, to the best of my knowledge and belief, there have been:

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

GRANT THORNTON AUDIT PTY LTD

Chartered Accountants

Grant Thomson

B P Steedman

Partner - Audit & Assurance

Perth, 28 March 2024

www.grantthornton.com.au ACN-130 913 594



LCL Resources Limited Consolidated Statement of Profit or Loss and Other Comprehensive Income For the Year Ended 31 December 2023

| | | Consolida | ted |
|--|----------|------------------|--------------------|
| | Notes | 2023 | 2022 |
| | | \$ | \$ |
| Revenue | | | |
| Interest income | | 136,088 | 182,571 |
| Other income | | 15,518 | 17,982 |
| Total revenue | | 151,606 | 200,553 |
| Expenses | | | |
| Depreciation and amortisation expense | 8 | (15,186) | (9,295) |
| Employee benefits expense | | (1,488,387) | (900,940) |
| Exploration and evaluation expenditure | | (80,871) | (270,591) |
| Finance costs | | (2,239) | (10,133) |
| Impairment of exploration expenditure | 9 | (27,535,274) | (6,704,335) |
| Impairment of non-current receivables | | (444,191) | (550,257) |
| Impairment of property, plant and equipment | | (98,641) | (218,719) |
| Occupancy | | (21,730) | (2,381) |
| Other expenses | 4 | (1,072,674) | (941,893) |
| Share-based payment expense | 15 | (650,219) | (1,479,649) |
| Total expenses | | (31,409,412) | (11,088,193) |
| Loss Before Income Tax Expense | | (31,257,806) | (10,887,640) |
| Income tax expense | 5 | (902) | |
| Loss After Income Tax Expense for the Year Attributable to the Owners of LCL Resources Limited | | (31,258,708) | (10,887,640) |
| Other Comprehensive Loss | | | |
| Items That May Be Reclassified Subsequently to Profit or Loss | | | (0.0(4.(05) |
| Foreign currency translation | | 6,694,698 | (2,961,685) |
| Other Comprehensive Loss for the Year, Net of Tax | | 6,694,698 | (2,961,685) |
| Total Comprehensive Loss for the Year Attributable to the Owners of LCL Resources Limited | | (24,564,010) | (13,849,325) |
| | | Cents per Share | Cents per Share |
| Basic loss per share Diluted loss per share | 25 25 | (3.98) (3.98) | (1.66) (1.66) |



LCL Resources Limited Consolidated Statement of Financial Position As at 31 December 2023

| | | Consoli | dated |
|--|----|---------------|---------------|
| | | 2023 | 2022 |
| | | \$ | \$ |
| Assets | | | |
| Current Assets | | | |
| Cash and cash equivalents | 6 | 3,716,523 | 8,400,438 |
| Other receivables | 7 | 225,272 | 155,384 |
| Prepayments | | 160,590 | 292,462 |
| Total Current Assets | | 4,102,385 | 8,848,284 |
| Non-Current Assets | | | |
| Property, plant and equipment | 8 | 726,763 | 705,604 |
| Exploration and evaluation | 9 | 13,000,000 | 26,992,530 |
| Total Non-Current Assets | | 13,726,763 | 27,698,134 |
| Total Assets | | 17,829,148 | 36,546,418 |
| Liabilities | | | |
| Current Liabilities | | | |
| Trade and other payables | 10 | 615,054 | 482,494 |
| Provisions | 11 | 189,511 | 197,105 |
| Total Current Liabilities | | 804,565 | 679,599 |
| Non-Current Liabilities | | | |
| Provisions | 12 | 28,228 | 38,651 |
| Total Non-Current Liabilities | | 28,228 | 38,651 |
| Total Liabilities | | 832,793 | 718,250 |
| Net Assets | | 16,996,355 | 35,828,168 |
| Het Assets | | 10,770,333 | 33,020,100 |
| Equity | | | |
| Issued capital | 13 | 399,437,728 | 394,355,750 |
| Reserves | 16 | 4,498,292 | (2,606,215) |
| Accumulated losses | | (386,939,331) | (355,921,033) |
| Equity Attributable to the Shareholders of LCL Resources Limited | | 16,996,689 | 35,828,502 |
| Non-controlling interests | | (334) | (334) |
| Total Equity | | 16,996,355 | 35,828,168 |



LCL Resources Limited Consolidated Statement of Changes in Equity For the Year Ended 31 December 2023

| Consolidated | Issued Capital \$ | Share-Based Payments Reserves \$ | Foreign Currency Translation Reserve \$ | Accumulated Losses \$ | Equity Attributable to the Shareholders of LCL Resources Limited | Non- Controlling Interests \$ | Total Equity \$ |
|---|----------------------|---|---|-----------------------------|--|--|---------------------------|
| Balance at 1 January 2023 | 394,355,750 | 2,549,014 | (5,155,229) | (355,921,033) | 35,828,502 | (334) | 35,828,168 |
| Loss after income tax expense for the year | - | - | - | (31,258,708) | (31,258,708) | - | (31,258,708) |
| Other comprehensive loss for the year, net of tax Total comprehensive loss for the year | <u>-</u> | | 6,694,698 6,694,698 | (31,258,708) | <u>6,694,698</u> (24,564,010) | <u>-</u> | 6,694,698 (24,564,010) |
| Shares issued during the period (Note 13) Options exercised Other Shared | 5,412,347 | - | - | - | 5,412,347 | - | 5,412,347 |
| payments (Note 15) Reclassification of expired options and performance rights to retained earnings | - | 650,219 (240,410) | - | 240,410 | 650,219 | - | 650,219 |
| Transaction costs (Note 13) | (330,369) | (240,410) | <u>-</u> | | (330,369) | | (330,369) |
| Balance at 31 December 2023 | 399,437,728 | 2,958,823 | 1,539,469 | (386,939,331) | 16,996,689 | (334) | 16,996,355 |

| Consolidated | Issued Capital \$ | Share-Based Payments Reserves \$ | Foreign Currency Translation Reserve \$ | Accumulated Losses \$ | Equity Attributable to the Shareholders of LCL Resources Limited \$ | Non- Controlling Interests \$ | Total Equity \$ |
|---|------------------------|---|---|-----------------------------|---|--|-----------------------------|
| Balance at 1 January 2022 | 390,955,621 | 1,116,837 | (2,193,544) | (345,046,424) | 44,832,490 | (334) | 44,832,156 |
| Loss after income tax expense for the year Other comprehensive loss for the year, net of tax | - | - | (2,961,685) | (10,887,640) | (10,887,640) (2,961,685) | - | (10,887,640) (2,961,685) |
| Total comprehensive loss for the year | - | - | (2,961,685) | (10,887,640) | (13,849,325) | - | (13,849,325) |
| Acquisition of Footprint Options exercised Other Share-based payments | 2,342,336 1,044,250 | | | (34,442) | 2,307,894 1,044,250 | | 2,307,894 1,044,250 |
| expense (Note 15) Reclassification of expired options and performance | - | 1,479,649 | - | - | 1,479,649 | - | 1,479,649 |
| rights to retained earnings Transaction costs (Note 13) | 13,543 | (47,472) | | 47,472 | 13,543 | <u>-</u> | 13,543 |
| Balance at 31 December 2022 | 394,355,750 | 2,549,014 | (5,155,229) | (355,921,033) | 35,828,502 | (334) | 35,828,168 |



LCL Resources Limited Consolidated Statement of Cash Flows For the Year Ended 31 December 2023

| | Consolidated | |
|---|------------------------------|-----------------------------|
| | 2023 | 2022 |
| | \$ | \$ |
| Cash Flows from Operating Activities | | |
| Payments to suppliers and employees | (2,215,965) | (2,522,140) |
| Payments for exploration and evaluation expenses | - | (270,591) |
| Interest received | 212,208 | 106,451 |
| Interest and other finance costs paid | (4,000) | (3,345) |
| Income tax paid | (902) | |
| Net Cash Used in Operating Activities | (2,008,659) | (2,689,625) |
| Cash Flows from Investing Activities | | |
| Payments for exploration and evaluation | (7,535,406) | (9,443,828) |
| Proceeds from sale of plant and equipment | 52,296 | 85,855 |
| Cash acquired with Footprint acquisition | , <u>-</u> | 33,297 |
| Net Cash Used in Investing Activities | (7,483,110) | (9,324,676) |
| Cash Flows from Financing Activities | | |
| Proceeds from issue of shares | 5,182,347 | _ |
| Proceeds from exercise of options | - | 1,044,250 |
| Share issue costs | (320,369) | 13,543 |
| Net Cash from Financing Activities | 4,861,978 | 1,057,793 |
| Not decrease in each and each equivalents | (4,629,791) | (10,956,508) |
| Net decrease in cash and cash equivalents | | |
| Cash and cash equivalents at the beginning of the financial year | 8,400,438 | 19,252,206 |
| Effects of exchange rate changes on cash and cash equivalents Cash and Cash Equivalents at the end of the year | (54,124) 3,716,523 | 104,740 8,400,438 |
| Sasti and Sasti Equivalents at the end of the year | 3,7 10,323 | <u> </u> |



Note 1. Material Accounting Policies

The principal accounting policies adopted in the preparation of the financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

(a) New or Amended Accounting Standards and Interpretations Adopted

The Company has adopted all of the new or amended 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.

(b) 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 Company for the annual reporting period ended 31 December 2023. The Company has not yet assessed the impact of these new or amended Accounting Standards and Interpretations.

(c) Going Concern

The Consolidated Group incurred a net loss after tax of \$31,258,708 (2022: \$10,887,640). The Consolidated Group's net cash used in operations was \$2,008,659 during year ended 31 December 2023 (2022: \$2,689,625); its net cash used in investing activities was \$7,483,110 (2022: \$9,324,676).

The Company has a cash and cash equivalents balance of \$3,716,523 at 31 December 2023 (2022: \$8,400,438). The Group is in the process of an exploration program in Papua New Guinea and Colombia and the Directors intend to raise further capital to provide additional funds.

If additional capital is not obtained, material uncertainty exists on the ability to continue as a going concern, with the result that the Group may have to realise its assets and extinguish its liabilities, other than in the ordinary course of business and at amounts different from those stated in the financial report. No allowance for such circumstances has been made in the financial report.

(d) Basis of Preparation

These general-purpose financial statements have been prepared in accordance with Australian Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') and the *Corporations Act 2001*, as appropriate for for-profit oriented entities. These financial statements also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board ('IASB').

Historical Cost Convention

The financial statements have been prepared under the historical cost convention, except for assets and liabilities that are required to be recorded at fair value.

Critical Accounting Estimates

The preparation of the financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in Note 2.

In accordance with the *Corporations Act 2001*, these financial statements present the results of the Company only. Supplementary information about the parent entity is disclosed in Note 27.

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LCL Resources Limited Notes to the Consolidated Financial Statements 31 December 2023

(e) Principles of Consolidation

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of LCL Resources Limited ('Company' or 'parent entity') as at 31 December 2023 and the results of all subsidiaries for the year then ended. LCL Resources Limited and its subsidiaries together are referred to in these financial statements as the 'consolidated entity', 'Consolidated Group' or the 'Group'.

Subsidiaries are all those entities over which the Company has control. The Company controls an entity when the Company is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Company. They are de-consolidated from the date that control ceases.

Intercompany transactions, balances and unrealised gains on transactions between entities in the Company are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Company.

The acquisition of subsidiaries is accounted for using the acquisition method of accounting. A change in ownership interest, without the loss of control, is accounted for as an equity transaction, where the difference between the consideration transferred and the book value of the share of the non-controlling interest acquired is recognised directly in equity attributable to the parent.

Where the Company loses control over a subsidiary, it derecognises the assets including goodwill, liabilities and non-controlling interest in the subsidiary together with any cumulative translation differences recognised in equity. The Company recognises the fair value of the consideration received and the fair value of any investment retained together with any gain or loss in profit or loss.

(f) Operating Segments

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

(g) Foreign Currency Translation

The financial statements are presented in Australian dollars, which is LCL Resources Limited's functional and presentation currency.

Foreign Currency Transactions

Foreign currency transactions are translated into Australian dollars using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at financial year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

Foreign Operations

The assets and liabilities of foreign operations are translated into Australian dollars using the exchange rates at the reporting date. The revenues and expenses of foreign operations are translated into Australian dollars using the average exchange rates, which approximate the rates at the dates of the transactions, for the period. All resulting foreign exchange differences are recognised in other comprehensive income through the foreign currency reserve in equity.

The foreign currency reserve is recognised in profit or loss when the foreign operation or net investment is disposed of.

(h) Revenue Recognition

The Company recognises revenue as follows:

Interest

Interest revenue is recognised as interest accrues using the effective interest method. This is a method of calculating the amortised cost of a financial asset and allocating the interest income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

TCF

LCL Resources Limited Notes to the Consolidated Financial Statements (Cont.) 31 December 2023

(i) Income Tax

The income tax expense or benefit for the period is the tax payable on that period's taxable income based on the applicable income tax rate for each jurisdiction, adjusted by the changes in deferred tax assets and liabilities attributable to temporary differences, unused tax losses and the adjustment recognised for prior periods, where applicable.

Deferred tax assets and liabilities are recognised for temporary differences at the tax rates expected to be applied when the assets are recovered or liabilities are settled, based on those tax rates that are enacted or substantively enacted, except for:

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

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

The carrying amount of recognised and unrecognised deferred tax assets are reviewed at each reporting date. Deferred tax assets recognised are reduced to the extent that it is no longer probable that future taxable profits will be available for the carrying amount to be recovered. Previously unrecognised deferred tax assets are recognised to the extent that it is probable that there are future taxable profits available to recover the asset.

Deferred tax assets and liabilities are offset only where there is a legally enforceable right to offset current tax assets against current tax liabilities and deferred tax assets against deferred tax liabilities; and they relate to the same taxable authority on either the same taxable entity or different taxable entities which intend to settle simultaneously.

(j) Current and Non-Current Classification

Assets and liabilities are presented in the statement of financial position based on current and non-current classification.

An asset is classified as current when: it is either expected to be realised or intended to be sold or consumed in the Company's normal operating cycle; it is held primarily for the purpose of trading; it is expected to be realised within 12 months after the reporting period; or the asset is cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least 12 months after the reporting period. All other assets are classified as non-current.

A liability is classified as current when: it is either expected to be settled in the Company's normal operating cycle; it is held primarily for the purpose of trading; it is due to be settled within 12 months after the reporting period; or there is no unconditional right to defer the settlement of the liability for at least 12 months after the reporting period. All other liabilities are classified as non-current.

Deferred tax assets and liabilities are always classified as non-current.

(k) Cash and Cash Equivalents

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

(I) Trade and Other Receivables

Other receivables are recognised at amortised cost, less any allowance for expected credit losses.

(m) Non-Current Assets or Disposal Groups Classified as Held for Sale

Non-current assets and assets of disposal groups are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continued use. They are measured at the lower of their carrying amount and fair value less costs of disposal. For non-current assets or assets of disposal groups to be classified as held for sale, they must be available for immediate sale in their present condition and their sale must be highly probable.



An impairment loss is recognised for any initial or subsequent write down of the non-current assets and assets of disposal groups to fair value less costs of disposal. A gain is recognised for any subsequent increases in fair value less costs of disposal of a non-current assets and assets of disposal groups, but not in excess of any cumulative impairment loss previously recognised.

Non-current assets are not depreciated or amortised while they are classified as held for sale. Interest and other expenses attributable to the liabilities of assets held for sale continue to be recognised.

Non-current assets classified as held for sale and the assets of disposal groups classified as held for sale are presented separately on the face of the statement of financial position, in current assets. The liabilities of disposal groups classified as held for sale are presented separately on the face of the statement of financial position, in current liabilities.

(n) Joint Ventures

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. Investments in joint ventures are accounted for using the equity method. Under the equity method, the share of the profits or losses of the joint venture is recognised in profit or loss and the share of the movements in equity is recognised in other comprehensive income. Investments in joint ventures are carried in the statement of financial position at cost plus post-acquisition changes in the Company's share of net assets of the joint venture. Goodwill relating to the joint venture is included in the carrying amount of the investment and is neither amortised nor individually tested for impairment. Distributions earned from joint venture entities reduce the carrying amount of the investment.

(o) Property, Plant and Equipment

Plant and equipment are stated at historical cost less accumulated depreciation and impairment. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Depreciation is calculated on a straight-line basis to write off the net cost of each item of property, plant and equipment (excluding land) over their expected useful lives as follows:

Buildings 40 years
Leasehold improvements 3-10 years
Plant and equipment 3-7 years

The residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each reporting date.

Leasehold improvements are depreciated over the unexpired period of the lease or the estimated useful life of the assets, whichever is shorter.

An item of property, plant and equipment is derecognised upon disposal or when there is no future economic benefit to the Company. Gains and losses between the carrying amount and the disposal proceeds are taken to profit or loss.

(p) Exploration and Evaluation Assets

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

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

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



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

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

(q) Impairment of Non-Financial Assets

At each reporting date, the Group reviews the carrying amounts of its non-financial assets to determine whether there is any indication that those assets have suffered an impairment loss. This includes considering the requirements set out in AASB 6 *Exploration for and Evaluation of Mineral Resources* ('AASB 6') in respect of the capitalised exploration and development expenditure. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where the asset does not generate cash flows that are independent from other assets, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Plant and equipment, and capitalised exploration and development expenditure, are assessed for impairment on a cash generating unit ('CGU') basis. A cash generating unit is the smallest grouping of assets that generates independent cash flows, and generally represents an individual project. Impairment losses recognised in respect of cash generating units are allocated to reduce the carrying amount of the assets in the unit on a pro-rata basis. If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised in profit or loss immediately, unless the relevant asset is carried at fair value, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but only to the extent that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior year. A reversal of an impairment loss is recognised in profit or loss immediately.

Impairment testing is performed annually for goodwill and intangible assets with indefinite lives.

(r) Trade and Other Payables

These amounts represent liabilities for goods and services provided to the Company prior to the end of the financial year and which are unpaid. Due to their short-term nature they are measured at amortised cost and are not discounted. The amounts are unsecured and are usually paid within 30 days of recognition.

(s) Borrowings

Loans and borrowings are initially recognised at the fair value of the consideration received, net of transaction costs. They are subsequently measured at amortised cost using the effective interest method.

(t) Finance Costs

Finance costs attributable to qualifying assets are capitalised as part of the asset. All other finance costs are expensed in the period in which they are incurred.

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LCL Resources Limited Notes to the Consolidated Financial Statements (Cont.) 31 December 2023

(u) Employee Benefits

Short-Term Employee Benefits

Liabilities for wages and salaries, including non-monetary benefits, annual leave and long service leave expected to be settled wholly within 12 months of the reporting date are measured at the amounts expected to be paid when the liabilities are settled.

Share-Based Payments

Equity-settled and cash-settled share-based compensation benefits are provided to employees.

Equity-settled transactions are awards of shares, or options over shares that are provided to employees in exchange for the rendering of services. Cash-settled transactions are awards of cash for the exchange of services, where the amount of cash is determined by reference to the share price.

The cost of equity-settled transactions are measured at fair value on grant date. Fair value is independently determined using the most by using the most appropriate valuation technique that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option, together with non-vesting conditions that do not determine whether the Company receives the services that entitle the employees to receive payment. No account is taken of any other vesting conditions.

The cost of equity-settled transactions are recognised as an expense with a corresponding increase in equity over the vesting period. The cumulative charge to profit or loss is calculated based on the grant date fair value of the award, the best estimate of the number of awards that are likely to vest and the expired portion of the vesting period. The amount recognised in profit or loss for the period is the cumulative amount calculated at each reporting date less amounts already recognised in previous periods.

All changes in the liability are recognised in profit or loss. The ultimate cost of cash-settled transactions is the cash paid to settle the liability.

Market conditions are taken into consideration in determining fair value. Therefore, any awards subject to market conditions are considered to vest irrespective of whether that market condition has been met, provided all other conditions are satisfied.

If equity-settled awards are modified, as a minimum an expense is recognised as if the modification has not been made. An additional expense is recognised, over the remaining vesting period, for any modification that increases the total fair value of the share-based compensation benefit as at the date of modification.

If the non-vesting condition is within the control of the Company or employee, the failure to satisfy the condition is treated as a cancellation. If the condition is not within the control of the Company or employee and is not satisfied during the vesting period, any remaining expense for the award is recognised over the remaining vesting period, unless the award is forfeited.

If equity-settled awards are cancelled, it is treated as if it has vested on the date of cancellation, and any remaining expense is recognised immediately. If a new replacement award is substituted for the cancelled award, the cancelled and new award is treated as if they were a modification.

(v) Fair Value Measurement

When an asset or liability, financial or non-financial, is measured at fair value for recognition or disclosure purposes, the fair value is based on the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date; and assumes that the transaction will take place either: in the principal market; or in the absence of a principal market, in the most advantageous market.

Fair value is measured using the assumptions that market participants would use when pricing the asset or liability, assuming they act in their economic best interests. For non-financial assets, the fair value measurement is based on its highest and best use. Valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, are used, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.



(w) Issued Capital

Ordinary shares are classified as equity.

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

(x) Business Combinations

The acquisition method of accounting is used to account for business combinations regardless of whether equity instruments or other assets are acquired.

The consideration transferred is the sum of the acquisition-date fair values of the assets transferred, equity instruments issued, or liabilities incurred by the acquirer to former owners of the acquiree and the amount of any non-controlling interest in the acquiree. For each business combination, the non-controlling interest in the acquiree is measured at either fair value or at the proportionate share of the acquiree's identifiable net assets. All acquisition costs are expensed as incurred to profit or loss.

On the acquisition of a business, the Company assesses the financial assets acquired and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic conditions, the Company's operating or accounting policies and other pertinent conditions in existence at the acquisition-date.

Where the business combination is achieved in stages, the Company remeasures its previously held equity interest in the acquiree at the acquisition-date fair value and the difference between the fair value and the previous carrying amount is recognised in profit or loss.

Contingent consideration to be transferred by the acquirer is recognised at the acquisition-date fair value. Subsequent changes in the fair value of the contingent consideration classified as an asset or liability is recognised in profit or loss. Contingent consideration classified as equity is not remeasured and its subsequent settlement is accounted for within equity.

The difference between the acquisition-date fair value of assets acquired, liabilities assumed and any non-controlling interest in the acquiree and the fair value of the consideration transferred and the fair value of any pre-existing investment in the acquiree is recognised as capitalised exploration costs. If the consideration transferred and the pre-existing fair value is less than the fair value of the identifiable net assets acquired, being a bargain purchase to the acquirer, the difference is recognised as a gain directly in profit or loss by the acquirer on the acquisition-date, but only after a reassessment of the identification and measurement of the net assets acquired, the non-controlling interest in the acquiree, if any, the consideration transferred and the acquirer's previously held equity interest in the acquirer.

Business combinations are initially accounted for on a provisional basis. The acquirer retrospectively adjusts the provisional amounts recognised and recognises additional assets or liabilities during the measurement period, based on new information obtained about the facts and circumstances that existed at the acquisition-date. The measurement period ends on either the earlier of (i) 12 months from the date of the acquisition or (ii) when the acquirer receives all the information possible to determine fair value.

(y) Earnings per Share

Basic Earnings per Share

Basic earnings per share is calculated by dividing the profit attributable to the owners of LCL Resources Limited, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the financial year.

Diluted Earnings per Share

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





(z) Goods and Services Tax ('GST') and Other Similar Taxes

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

Receivables and payables are stated inclusive of the amount of GST receivable or payable. The net amount of GST recoverable from, or payable to, the tax authority is included in other receivables or other payables in the statement of financial position.

Cash flows are presented on a gross basis. The GST components of cash flows arising from investing or financing activities which are recoverable from, or payable to the tax authority, are presented as operating cash flows.

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

Note 2. Critical Accounting Judgements, Estimates and Assumptions

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

(a) Fair Value Measurement Hierarchy

The Company is required to classify all assets and liabilities, measured at fair value, using a three level hierarchy, based on the lowest level of input that is significant to the entire fair value measurement, being: Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date; Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly; and Level 3: Unobservable inputs for the asset or liability. Considerable judgement is required to determine what is significant to fair value and therefore which category the asset or liability is placed in can be subjective.

The fair value of assets and liabilities classified as Level 3 is determined by the use of valuation models. These include discounted cash flow analysis or the use of observable inputs that require significant adjustments based on unobservable inputs.

(b) Impairment of Exploration and Evaluation Costs

In accordance with AASB 6 Exploration for and Evaluation of Mineral Resources the Company assesses its exploration assets for any indicators of impairment. Where an indicator of impairment exists, a formal estimate of the recoverable amount is made under in accordance with AASB 136 Impairment of Assets. The recoverable amount is determined as being the higher of the fair value less costs of disposal and value in use. These assessments require the use of estimations and assumptions. An impairment charge has been recognised in respect of exploration and evaluation costs at the reporting date of \$27,535,274. Refer to note 9 for further details.





Note 3. Operating Segments

(a) Identification of Reportable Operating Segments

The Company's primary activity is mineral exploration in the geographic area of Papua New Guinea and Colombia. This focus is consistent with the internal reports that are reviewed and used by the Board of Directors, who are the Chief Operating Decision Makers (or 'CODM'), in assessing performance and determining the allocation of resources.

The Group is managed primarily for the sole purpose of mineral exploration.

The information reported to the CODM is on a monthly basis.

(b) Accounting Policies Adopted

Unless stated otherwise, all amounts reported to the Board of Directors, being the CODM with respect to operating segments, are determined in accordance with accounting policies that are consistent to those adopted in the annual and half yearly financial statements of the Group.

(c) Intersegment Transactions

There are no intersegment transactions.

(d) Segment Assets

Where an asset is used across multiple segments, the asset is allocated to that segment that receives majority economic value from that asset. In the majority of instances, segment assets are clearly identifiable on the basis of their nature and physical location.

(e) Segment Liabilities

Liabilities are allocated to segments where there is a direct nexus between the incurrence of the liability and the operations of the segment. Borrowings and tax liabilities are generally considered to relate to the Group as a whole and are not allocated. Segment liabilities include trade and other payables and certain direct borrowings.

The following items of revenue, expenses, assets and liabilities are not allocated to operating segments as they are not considered part of the core operations of any segment:

- --

- Income tax expense;
- Deferred tax assets and liabilities;
- Current tax liabilities: and
- Head office income / expenses and related assets / liabilities.

(f) Operating Segment Information

| Mineral Exploration Colombia \$ | Mineral Exploration Papua New Guinea \$ | Unallocated \$ | Total \$ |
|--|--|--|--|
| (70,134) | (75,363) | (3,073,984) | (3,219,481) |
| (49,265) | (394,926) | - | (444,191) |
| (21,816,307) | (5,718,967) | - | (27,535,274) |
| (98,641) | - | - | (98,641) |
| 1,379 | (101,767) | 21,506 | (78,882) |
| (13,652) | - | (1,534) | (15,186) |
| | Exploration Colombia \$ (70,134) (49,265) (21,816,307) (98,641) 1,379 | Mineral Exploration Papua New Guinea \$ (70,134) (75,363) (49,265) (394,926) (21,816,307) (5,718,967) (98,641) | Mineral Exploration Colombia \$ Exploration Quinea \$ Unallocated \$ (70,134) (75,363) (3,073,984) (49,265) (394,926) - (21,816,307) (5,718,967) - (98,641) - - 1,379 (101,767) 21,506 |



| Interest income | 8,774 | 7 | 127,307 | 136,088 |
|--------------------------------------|--------------|-------------|-------------|--------------|
| Finance cost | (1,167) | - | (1,072) | (2,239) |
| Loss Before Income Tax Expense | (22,039,013) | (6,291,016) | (29,27,777) | (31,257,806) |
| Income tax expense | | | (902) | (902) |
| Loss After Income Tax Expense | | | | (31,258,708) |
| Assets | | | | |
| Segment assets | 10,944,447 | 3,143,312 | 3,741,389 | 17,829,148 |
| Total Assets | | | | 17,829,148 |
| Liabilities | | | | |
| Segment liabilities | 144,286 | 110,892 | 577,615 | 832,793 |
| Total Liabilities | | | | 832,793 |

| Consolidated - 2022 | Mineral Exploration Colombia \$ | Mineral Exploration Papua New Guinea \$ | Unallocated \$ | Total \$ |
|--|--|---|--------------------|---|
| Gross Loss Impairment of non-current receivables Impairment of exploration expenditure Impairment of property, plant and | (1,290,062) (543,313) (6,704,335) | (3,884) (6,944) - | (2,433,349) | (3,727,295) (550,257) (6,704,335) |
| equipment | (218,719) | - (11 10/) | 1/0 575 | (218,719) |
| Net foreign exchange (loss)/gain Depreciation and amortisation | 354 (7,761) | (11,106) - | 160,575 (1,534) | 149,823 (9,295) |
| Interest income | 17,409 | 61 | 165,101 | 182,571 |
| Finance cost | (9,483) | (20) | (630) | (10,133) |
| Loss Before Income Tax Expense Income tax expense | (8,755,910) | (21,893) | (2,109,837) | (10,887,640) |
| Loss After Income Tax Expense | | | | (10,887,640) |
| Assets | | | | |
| Segment assets | 24,611,445 | 3,441,308 | 8,493,665 | 36,546,418 |
| Total Assets | | | | 36,546,418 |
| Liabilities | 122 227 | 107 257 | 400 /0/ | 710 250 |
| Segment liabilities Total Liabilities | 122,287 | 107,357 | 488,606 | 718,250 718,250 |

(g) Geographical Information

| | | Geographical Non-Current Assets | |
|------------------|------------|---------------------------------|--|
| | 2023 \$ | 2022 \$ | |
| Australia | 26,839 | 1,649 | |
| Papua New Guinea | 3,000,000 | 3,306,476 | |
| Colombia | 10,699,924 | 24,390,009 | |
| | 13,726,763 | 27,698,134 | |



The geographical non-current assets above are exclusive of, where applicable, financial instruments, deferred tax assets, post-employment benefits assets and rights under insurance contracts.

Note 4. Other Expenses

| | Consolidated | |
|---|--------------|-----------|
| | 2023 | 2022 |
| | \$ | \$ |
| Other expenses include the following specific expenses: | | |
| Foreign exchange loss | 78,882 | (149,823) |
| Administration expenses | 813,860 | 653,615 |
| Consulting fees | 179,932 | 438,101 |
| | 1,072,674 | 941,893 |

The expenses of the Group includes superannuation expenses on the amount of \$113,485 (2022: 68,952).

Note 5. Income Tax

| | Consolidated | |
|--|--|-------------------------------------|
| | 2023 \$ | 2022 \$ |
| Numerical reconciliation of income tax expense and tax at the statutory rate Loss before income tax expense | (31,257,806) | (10,887,640) |
| Tax at the statutory tax rate of 30% (2022: 30%) | (9,377,342) | (3,266,293) |
| Add/(Less): Non-deductible expenses Temporary differences and tax loss not brought to account as a deferred tax asset International tax rate differential Income tax expense | 9,223,043 794,366 (640,969) (902) | 2,601,172 1,309,631 (644,510) |
| Unused Australian tax losses for which no deferred tax asset has been recognised | 59,039,665 | 54,321,686 |

The tax losses do not expire under current legislation. Deferred tax assets have not been recognised in respect of these items because it is not probable that future taxable profit will be available against which the Company can utilise the benefits.





Note 5. Income Tax (Cont.)

Unrecognised deferred tax assets and liabilities:

| 31 December 2023 | Deferred Tax Assets | Deferred Tax Liabilities | Net |
|--|------------------------|-----------------------------|------------|
| | \$ | \$ | \$ |
| Prepayments | - | (41,211) | (41,211) |
| Property, plant & equipment | - | (8,052) | (8,052) |
| Trade & other payables | 88,642 | - | 88,642 |
| Provisions | 50,658 | - | 50,658 |
| Unrealised foreign exchange losses (gains) | 43,809 | - | 43,809 |
| Business related costs - Equity | 55,502 | - | 55,502 |
| Revenue Losses (Local + Overseas) | 19,114,220 | - | 19,114,220 |
| Capital Losses | 28,841,990 | <u>-</u> _ | 28,841,990 |
| Unrecognised deferred tax assets / (liabilities) before set- | | | |
| off | 48,194,821 | (49,263) | 48,145,558 |
| Set-off of deferred tax liabilities | (49,263) | 49,263 | |
| Net unrecognised deferred tax asset | 48,145,558 | <u> </u> | 48,145,558 |

| 31 December 2022 | Deferred Tax Assets | Deferred Tax Liabilities | Net |
|--|------------------------|-----------------------------|------------|
| | \$ | \$ | \$ |
| Prepayments | - | (80,849) | (80,849) |
| Property, plant & equipment | - | (8,512) | (8,512) |
| Trade & other payables | 21,718 | - | 21,718 |
| Provisions | 52,107 | - | 52,107 |
| Business related costs - P&L | 6,130 | - | 6,130 |
| Un-realised foreign exchange losses (gains) | 805,176 | - | 805,176 |
| Business related costs - Equity | 2,439 | - | 2,439 |
| Revenue Losses (Local + Overseas) | 16,307,838 | - | 16,307,838 |
| Capital Losses | 28,841,990 | - | 28,841,990 |
| Unrecognised deferred tax assets / (liabilities) before set- | | | _ |
| off | 46,037,399 | (89,361) | 45,948,038 |
| Set-off of deferred tax liabilities | (89,361) | 89,361 | |
| Net unrecognised deferred tax asset | 45,948,038 | | 45,948,038 |

Note 6.

Current Assets - Cash and Cash Equivalents

| | Consolid | Consolidated | |
|-------------------------------------|------------|------------------------|--|
| | 2023 \$ | 2022 \$ | |
| Cash at bank Short-term deposits | 3,716,523 | 2,400,438 6,000,000 | |
| | 3,716,523 | 8,400,438 | |



Note 7. Receivables

| | Consolidated | | |
|---|--------------|-------------|--|
| | 2023 | 2022 | |
| | \$ | \$ | |
| Current Assets | | | |
| Other receivables | 225,272 | 155,384 | |
| | 225,272 | 155,384 | |
| | | | |
| Non-Current Assets | | | |
| VAT/GST receivable | 2,899,335 | 1,964,049 | |
| Provision for impairment of VAT receivables | (2,899,335) | (1,964,049) | |
| | <u></u> | - | |

According to Colombian and Papua New Guinea tax law, VAT paid is recoverable from their respective tax authorities. An asset has been recognised and fully provided for in the Consolidated Statement of Financial Position as the relevant tax authorities have not recently paid VAT claims and therefore there is currently insufficient certainty that VAT will be recovered. The Directors of the Company consider it appropriate to continue providing against the VAT receivable as at 31 December 2023.

Reconciliations

Reconciliations of the VAT receivable movement at the beginning and end of the current and previous financial year are set out below:

| | Consolidated | |
|--|--------------|-----------|
| | 2023 | 2022 |
| | \$ | \$ |
| Opening balance | 1,964,049 | 1,651,404 |
| VAT increase for the year - Colombia | 42,336 | 543,313 |
| VAT increase for the year - Papua New Guinea | 394,926 | 6,944 |
| Foreign exchange differences | 498,024 | (237,612) |
| Closing balance | 2,899,335 | 1,964,049 |

Note 8. Non-Current Assets - Property, Plant and Equipment

| | Consolid | ated |
|--------------------------------|------------|------------|
| | 2023 \$ | 2022 \$ |
| Land and buildings - at cost | 542,490 | 433,108 |
| Plant and equipment - at cost | 1,026,649 | 825,840 |
| Less: Accumulated depreciation | (533,228) | (534,173) |
| Less: Impairment | (309,148) | (19,171) |
| | 184,273 | 272,496 |
| | 726,763 | 705,604 |



Reconciliations

Reconciliations of the written down values at the beginning and end of the current and previous financial year are set out below:

| Canaalidatad | Land and Buildings | Plant and Equipment | Total |
|--|-----------------------|------------------------|-----------|
| Consolidated | \$ | \$ | \$ |
| Balance at 1 January 2022 | 481,169 | 628,130 | 1,109,299 |
| Additions | 21,245 | 53,801 | 75,046 |
| Disposals | - | - | - |
| Depreciation expense | - | (9,295) | (9,295) |
| Depreciation capitalised to exploration and evaluation | (89) | (159,047) | (159,136) |
| Impairment | (16,614) | (202,105) | (218,719) |
| Exchange differences | (52,603) | (38,988) | (91,591) |
| Balance at 31 December 2022 | 433,108 | 272,496 | 705,604 |
| Additions | - | - | - |
| Disposals | - | (44,331) | (44,331) |
| Depreciation expense | - | (1,763) | (1,763) |
| Depreciation capitalised to exploration and evaluation | - | (13,423) | (13,423) |
| Impairment | - | (98,641) | (98,641) |
| Exchange differences | 109,382 | 69,935 | 179,317 |
| Balance at 31 December 2023 | 542,490 | 184,273 | 726,763 |



Note 9. Non-Current Assets - Exploration and Evaluation

| | Consoli | Consolidated | | |
|----------------------------|-------------------|--------------|--|--|
| | 2023 \$ | 2022 \$ | | |
| Exploration and evaluation | 13,000,000 | 26,992,530 | | |

Reconciliations

Reconciliations of the written down values at the beginning and end of the current and previous financial year are set out below:

| Consolidated | Exploration and Evaluation Expenditure \$ |
|--|---|
| Balance at 1 January 2022 | 25,143,398 |
| Additions | 8,281,301 |
| Footprint acquisition | 3,027,622 |
| Impairment of exploration and evaluation expenditure | (6,704,336) |
| Exchange differences | (2,755,455) |
| Balance at 31 December 2022 | 26,992,530 |
| Additions | 9,312,419 |
| Impairment of exploration and evaluation expenditure | (27,535,274) |
| Exchange differences | 4,230,325 |
| Balance at 31 December 2023 | 13,000,000 |

Exploration and evaluation capitalised at 31 December 2023 includes the Quinchía Gold Project in Colombia and all exploration projects in Papua New Guinea.

Based on the requirements of AASB 6 Exploration for and Evaluation of Mineral Resources the Company assessed its exploration assets for indicators of impairment. Based on changes in sovereign risk, expected regulatory requirements and the results of exploration an impairment indicator was identified. As a result, based on the requirements for AASB 136 Impairment of Assets impairment testing was performed to determine the recoverable amount of the identified areas of interest being Colombian and PNG exploration and evaluation. Impairment is recognised when the assets' carrying value exceeds its recoverable amount, being the higher of the assets' fair value less costs of disposal (FVLCD) and value in use.

The recoverable amount for the two areas of interests has been calculated on a FVLCD basis using a Directors' valuation. In determining the FVLCD, the Colombian valuation was based on an external valuation adjusted for changes in sovereign risk. Key inputs and assumptions in valuation reflect changes in sovereign risk since the external valuation, the applicable discount rate and the estimated cost of disposal. The PNG valuation was based on a recent market transaction, key assumptions relate to applicability of the transaction to the current asset valuation and the estimated cost of disposal.

As outlined in AASB 13 Fair Value Measurement, a market approach based on a combination of Level 2 and 3 inputs was used to determine the recoverable amounts of the respective areas of interests. A recoverable value of \$10 million for the Colombian exploration assets and \$3 million for the PNG exploration assets was determined. As a result, an impairment expense of \$27,535,274 was recognised to reduce the value of exploration and evaluation assets to \$13 million.



Note 10. Current Liabilities - Trade and Other Payables

| | Consolid | Consolidated | | |
|----------------|----------|--------------|--|--|
| | 2023 | 2022 | | |
| | \$ | \$ | | |
| Trade payables | 160,504 | 383,894 | | |
| Other payables | 454,550 | 98,600 | | |
| | 615,054 | 482,494 | | |

Note 11. Current Liabilities - Provisions

| | Consolid | dated | |
|--------------|-------------------|------------|--|
| | 2023 \$ | 2022 \$ | |
| Annual leave | 189,511 | 197,105 | |

Note 12. Non-Current Liabilities - Provisions

| | Consolie | Consolidated | | |
|--------------------|-------------------|--------------|--|--|
| | 2023 \$ | 2022 \$ | | |
| Long service leave | 28,228 | 38,651 | | |

Note 13. Equity - Issued Capital

| | 202 | 23 | 2022 | | |
|--|---------------------------------|-------------|---------------------------------|-------------|--|
| | Number of Ordinary Shares | \$ | Number of Ordinary Shares | \$ | |
| On issue at 1 January Issue of share capital during the year: | 715,713,741 | 394,355,750 | 636,716,355 | 390,955,621 | |
| Shares issued for cash | 235,432,829 | 5,412,347 | - | - | |
| Shares issued for the acquisition of an asset | - | - | 65,064,886 | 2,342,336 | |
| Exercise of unlisted options (exercisable at \$0.02 each) | - | - | 4,137,500 | 82,750 | |
| Exercise of unlisted options (exercisable at \$0.07 each) | - | - | 600,000 | 42,000 | |
| Exercise of unlisted options (exercisable at \$0.1 each) | - | - | 9,195,000 | 919,500 | |
| Less: cost of capital raising | - | (330,369) | - | 13,543 | |
| Balance at 31 December | 951,146,570 | 399,437,728 | 715,713,741 | 394,355,750 | |





Note 13. Equity - Issued Capital (Cont.)

Ordinary Shares

Ordinary shares entitle the holder to participate in dividends and the proceeds on the winding up of the Company in proportion to the number of and amounts paid on the shares held. The fully paid ordinary shares have no par value and the Company does not have a limited amount of authorised capital.

On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

Share Buy-Back

There is no current on-market share buy-back.

Capital Risk Management

The Company's objectives when managing capital is to safeguard its ability to continue as a going concern, so that it can provide returns for shareholders and benefits for other stakeholders and to maintain an optimum capital structure to reduce the cost of capital.

Capital is regarded as total equity, as recognised in the statement of financial position, plus net debt. Net debt is calculated as total borrowings less cash and cash equivalents.

In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

The Company would look to raise capital when required for ongoing operations or when an opportunity to invest in a business or company was seen as value adding relative to the current Company's share price at the time of the investment.

The capital risk management policy remains unchanged from the 2022 Annual Report.

Note 14. Equity - Options and Performance Rights

As at the reporting date, the Company has a series of options and performance rights currently under issue, which entitle holders to one ordinary share in the Parent Company at a fixed exercise price, or the achievement of certain performance targets. The terms and conditions for each type of option performance right is listed in the following tables.

(a) Options

Unlisted Options Outstanding as at 31 December 2023 and Movements During the Current Financial Year.

| Grant Date | Expiry Date | Exercise Price | Outstanding at 31 Dec 2022 | Issued During the Year | Exercised During the Year | Lapsed During the Year | Outstanding at 31 Dec 2023 |
|------------|-------------|-------------------|----------------------------|---------------------------|---------------------------------|------------------------------|----------------------------|
| 20/12/2019 | 13/09/2024 | \$0.1350 | 10,000,000 | - | - | - | 10,000,000 |
| 19/08/2019 | 1/07/2023 | \$0.3200 | 5,546,875 | - | - | (5,546,875) | - |
| 19/08/2019 | 31/08/2023 | \$0.3200 | 656,250 | - | - | (656,250) | - |
| 19/08/2019 | 15/11/2023 | \$0.3200 | 46,875 | - | - | (46,875) | |
| 23/11/2022 | 15/11/2026 | \$0.0474 | 13,000,000 | - | - | - | 13,000,000 |
| 18/11/2022 | 16/11/2026 | \$0.05 | 25,000,000 | | | - | 25,000,000 |
| | | | 54,250,000 | | - | (6,250,000) | 48,000,000 |





Note 14. Equity - Options and Performance Rights (Cont.)

(b) Performance Rights Performance Rights Outstanding as at 31 December 2023 and Movements During the Current Financial Year.

| Grant Date | Expiry Date | Tranche | Outstanding at 31 Dec 2022 | Issued During the Year | Exercised During the Year | Lapsed During the Year | Outstanding at 31 Dec 2023 | Note |
|------------|-------------|---------|----------------------------------|------------------------------|---------------------------------|------------------------------|-------------------------------|------|
| 23/10/2020 | 31/01/2025 | 1 | 5,430,000 | _ | _ | _ | 5,430,000 | (1) |
| 23/10/2020 | 31/01/2025 | 2 | 5,430,000 | _ | _ | _ | 5,430,000 | (1) |
| 11/06/2021 | 31/01/2025 | 1 | 255,000 | _ | - | - | 255,000 | (2) |
| 11/06/2021 | 31/01/2025 | 2 | 620,000 | - | - | - | 620,000 | (2) |
| 11/06/2021 | 31/01/2025 | 3 | 620,000 | - | - | - | 620,000 | (2) |
| 22/10/2021 | 31/01/2025 | 1 | 770,000 | - | - | - | 770,000 | (3) |
| 22/10/2021 | 31/01/2025 | 2 | 770,000 | - | - | - | 770,000 | (3) |
| 23/11/2022 | 31/12/2025 | 1 | 6,500,000 | - | - | - | 6,500,000 | (4) |
| 23/11/2022 | 31/12/2023 | 2 | 6,500,000 | - | - | (6,500,000) | - | (4) |
| 22/11/2022 | 30/06/2024 | 3 | 6,500,000 | - | - | - | 6,500,000 | (4) |
| 23/01/2023 | 31/12/2023 | 1 | 2,325,000 | - | - | (2,325,000) | - | (5) |
| 23/01/2023 | 31/12/2024 | 2 | 2,325,000 | - | - | - | 2,325,000 | (5) |
| 23/01/2023 | 31/12/2025 | 3 | 2,325,000 | - | - | - | 2,325,000 | (5) |
| 23/01/2023 | 31/12/2025 | 4 | 2,325,000 | - | - | - | 2,325,000 | (5) |
| 30/12/2022 | 31/12/2023 | 1 | 1,100,000 | - | - | (1,100,000) | - | (6) |
| 30/12/2022 | 31/12/2024 | 2 | 1,100,000 | - | - | - | 1,100,000 | (6) |
| 30/12/2022 | 31/12/2025 | 3 | 1,100,000 | | <u> </u> | | 1,100,000 | (6) |
| | | | 45,995,000 | - | - | (9,925,000) | 36,070,000 | _ |

- (1) Performance rights were issued to the Directors. The vesting conditions were as follows:
 - (i) Tranche 1 vesting upon the achievement of the Company's shares trading on ASX at a 20-day VWAP of not less than \$0.20 on or before 31 December 2024.
 - (ii) Tranche 2 vesting upon the achievement of the Company's shares trading on ASX at a 20-day VWAP of not less than \$0.25 on or before 31 December 2024.
- (2) Performance rights were issued to the Company's employees. The vesting conditions were as follows:
 - (i) Tranche 1 vesting upon the achievement of the Company's shares trading on ASX at a 20-day VWAP of not less than \$0.20 on or before 31 December 2024.
 - (ii) Tranche 2 vesting upon the achievement of the Company's shares trading on ASX at a 20-day VWAP of not less than \$0.25 on or before 31 December 2024.
 - (iii) Tranche 3 vesting upon the achievement of the Company's shares trading on ASX at a 20-day VWAP of not less than \$0.30 on or before 31 December 2024.
- (3) Performance rights were issued to Michael Allen. The vesting conditions were as follows:
 - (i) Tranche 1 vesting upon the achievement of the Company's shares trading on ASX at a 20-day VWAP of not less than \$0.20 on or before 31 December 2024.
 - (ii) Tranche 2 vesting upon the achievement of the Company's shares trading on ASX at a 20-day VWAP of not less than \$0.25 on or before 31 December 2024.



Note 14. Equity - Options and Performance Rights (Cont.)

- (4) Performance rights were issued to the Company's employees. The vesting conditions were as follows:
 - (i) Tranche 1: 6,500,000 performance rights vesting upon the announcement by LCL of its first JORC Inferred Resource at any of the licences known as EL2432 Liamu, EL2548 Imou, EL2665 Ono, EL2673 Tauya, EL2681 Kay Creek, EL2706 Awala, ELA2786 Safia (Assets), of JORC Inferred Resource of at least 1.5 million ounces of gold equivalent at a cut-off grade of not less than 3 grammes per tonne of gold equivalent by 31 December 2025.
 - (ii) Tranche 2: 6,500,000 performance rights vesting upon the signing by LCL of a joint venture agreement for at least one of the Assets by 31 December 2023.
 - (iii) Tranche 3: 6,500,000 performance rights vesting upon identifying a new project area outside of the Assets existing at the time of the initial Heads of Agreement within Papua New Guinea or elsewhere that supports a greater than \$1 million per year board approved exploration expenditure budget.
- (5) Performance rights were issued to Jason Stirbinskis in 2023. The vesting conditions were as follows:
 - (i) Tranche 1 2,325,000 performance rights vesting upon the achievement of the greater of the two following milestones:
 - o the Company achieving a 60-day VWAP of not less than \$0.06 on or before 31 December 2023; or
 - the Company achieving a closing share price that is 105% of the Company's closing share price on the date that a shareholders' resolution approving the issue of the Performance Rights is passed.
 - (ii) Tranche 2 2,325,000 performance rights vesting upon the achievement of the greater of the two following milestones:
 - o the Company achieving a 60-day VWAP of not less than \$0.08 on or before 31 December 2024; or
 - the Company achieving a closing share price that is 105% of the Company's closing share price on the date that a shareholders' resolution approving the issue of the Performance Rights is passed.
 - (iii) Tranche 3 2,325,000 performance rights vesting upon the achievement of the greater of the two following milestones:
 - o the Company achieving a 60-day VWAP of not less than \$0.10 on or before 31 December 2025; or
 - the Company achieving a closing share price that is 105% of the Company's closing share price on the date that a shareholders' resolution approving the issue of the Performance Rights is passed.
 - (iv) Tranche 4 2,325,000 performance rights upon the announcement by the Company of a JORC 2012 Resource of an aggregate of at least 1.5 million ounces of gold equivalent at a cut-off grade of not less than 3 grammes per tonne of gold equivalent on or before 31 December 2025.
- (6) Performance rights were issued to Michael Allen. The vesting conditions were as follows:
 - (i) Tranche 1: 1,100,000 performance rights vesting upon the Company achieving a 60-day VWAP of not less than \$0.06 on or before 31 December 2023.
 - (ii) Tranche 2: 1,100,000 performance rights vesting upon the Company achieving a 60-day VWAP of not less than \$0.08 on or before 31 December 2024.
 - (iii) Tranche 3: 1,100,000 performance rights vesting upon the Company achieving a 60-day VWAP of not less than \$0.10 on or before 31 December 2025.





Note 15. Equity - Share-Based Payment Expenses

| | | idated | |
|---|------|---------|-----------|
| | | 2023 | 2022 |
| | Note | \$ | \$ |
| Director options issued under Company's Employee Long Term Incentive Plan | (a) | - | 54,053 |
| Performance rights issued under Company's Employee Long Term Incentive Plan - directors | (b) | 489,326 | 404,387 |
| Performance rights issued under Company's Employee Long Term Incentive Plan - employees | (b) | 160,893 | 78,209 |
| Options issued to consultants and employees | (c) | | 943,000 |
| | _ | 650,219 | 1,479,649 |

(a) Long Term Incentive Plan

Performance rights and performance options issued to related parties under the Company's Long-Term Incentive Plan was approved at AGM held on 28 May 2018. Shareholders approved a new Performance Rights and Options Plan at the 23 October 2020 General Meeting. The Performance Rights and Options Plan was slightly amended at the 31 August 2021 General Meeting to update the definition of 'change of control' and at the 23 January 2023 General Meeting, shareholders adopted a new Performance Rights and Options Plan.

The Group has determined the fair value of its performance options and performance rights issued using the American Trinomial Tree Option and the American Trinomial Barrier Option methods of valuing securities.

Further details of the performance options and performance rights granted during the current and prior years are in notes (b) and (c).

Director Performance Options

| ised Share-Based |
|------------------|
| nt Payment |
| se Expense |
| 2022 |
| \$ |
| 54,053 |
| 54,053 |
| |

The above performance options are exercisable at \$0.135 and expire on 30 September 2024.

(i) Director Performance Options Issued to Jason Stirbinskis

These options were granted to Jason Stirbinskis in three tranches of 2,000,000 performance rights each.

The options were valued at \$0.0730 each at grant date, with 4,000,000 options immediately exercisable at 31 December 2021 (at 31 December 2020: 2,000,000 options immediately exercisable) upon the vesting of Tranche 1 and Tranche 2 options. The Tranche 1 and Tranche 2 options vested on 16 August 2020 and on 16 August 2021 respectively, on the anniversaries of Mr Stirbinskis' appointment.

Tranche 3 performance options vested on 22 March 2022 with the release of the Tesorito maiden Inferred Mineral Resource Estimate of 1Moz @ 0.94g/t Au.



Note 15. Equity - Share-Based Payment Expenses (Cont.)

(b) Performance Rights

| Ross Ashton (i) 23/10/20 2,980,000 469,372 2,320,000 2,320,000 2,320,000 85,066 85 Kevin Wilson (ii) 23/10/20 1,980,000 311,868 1,540,000 1,540,000 56,466 56 Stirbinskis (iii) 23/10/20 9,000,000 1,417,584 7,000,000 7,000,000 256,665 256 Colombian employees (iv) 11/06/21 1,965,000 205,418 1,495,000 1,495,000 43,892 43 Michael Allen (v) 22/10/21 1,540,000 108,062 1,540,000 1,540,000 34,090 34,090 Stirbinskis (vi) 23/01/23 9,300,000 305,273 6,975,000 9,300,000 91,129 66 Michael Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | Recipient | Grant Date | Performance Rights Issued | Value of Performance Rights | Performance Rights on Hand | Performance Rights on Hand | Share- Based Payment Expense | Share- Based Payment Expense |
|---|-------------|---------------|---------------------------------|-----------------------------------|----------------------------------|----------------------------------|---------------------------------------|---------------------------------------|
| Ross Ashton (i) 23/10/20 2,980,000 469,372 2,320,000 2,320,000 85,066 85,066 Kevin Wilson (ii) 23/10/20 1,980,000 311,868 1,540,000 1,540,000 56,466 56,466 Jason Stirbinskis (iii) 23/10/20 9,000,000 1,417,584 7,000,000 7,000,000 256,665 256,665 Colombian employees (iv) 11/06/21 1,965,000 205,418 1,495,000 1,495,000 43,892 43,892 43,892 Michael Allen (v) 22/10/21 1,540,000 108,062 1,540,000 1,540,000 34,090 34,090 Stirbinskis (vi) 23/01/23 9,300,000 305,273 6,975,000 9,300,000 91,129 66,000 Michael Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | | | | | 2023 | 2022 | | 2022 |
| Ashton (i) 23/10/20 2,980,000 469,3/2 2,320,000 2,320,000 85,066 85 Kevin Wilson (ii) 23/10/20 1,980,000 311,868 1,540,000 1,540,000 56,466 56 Jason Stirbinskis 23/10/20 9,000,000 1,417,584 7,000,000 7,000,000 256,665 256 (iii) Colombian employees 11/06/21 1,965,000 205,418 1,495,000 1,495,000 43,892 43 (iv) Michael Allen (v) Jason Stirbinskis 23/01/23 9,300,000 305,273 6,975,000 9,300,000 91,129 66 (vi) Michael Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | | | No. | \$ | No. | No. | \$ | \$ |
| Wilson (ii) 23/10/20 1,980,000 311,868 1,540,000 1,540,000 56,466 56 Jason Stirbinskis 23/10/20 9,000,000 1,417,584 7,000,000 7,000,000 256,665 256 (iii) Colombian employees (iv) 11/06/21 1,965,000 205,418 1,495,000 1,495,000 43,892 43 (iv) Michael Allen (v) 22/10/21 1,540,000 108,062 1,540,000 1,540,000 34,090 34 Jason Stirbinskis (vi) 23/01/23 9,300,000 305,273 6,975,000 9,300,000 91,129 6 Michael Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | | 23/10/20 | 2,980,000 | 469,372 | 2,320,000 | 2,320,000 | 85,066 | 85,066 |
| Stirbinskis 23/10/20 9,000,000 1,417,584 7,000,000 7,000,000 256,665 256 (iii) Colombian employees 11/06/21 1,965,000 205,418 1,495,000 1,495,000 43,892 43 (iv) Michael Allen (v) 22/10/21 1,540,000 108,062 1,540,000 1,540,000 34,090 34 Jason Stirbinskis (vi) 23/01/23 9,300,000 305,273 6,975,000 9,300,000 91,129 6 Michael Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | | 23/10/20 | 1,980,000 | 311,868 | 1,540,000 | 1,540,000 | 56,466 | 56,466 |
| employees (iv) 11/06/21 1,965,000 205,418 1,495,000 1,495,000 43,892 43 Michael Allen (v) 22/10/21 1,540,000 108,062 1,540,000 1,540,000 34,090 34 Jason Stirbinskis (vi) 23/01/23 9,300,000 305,273 6,975,000 9,300,000 91,129 6 Michael Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | Stirbinskis | 23/10/20 | 9,000,000 | 1,417,584 | 7,000,000 | 7,000,000 | 256,665 | 256,665 |
| Allen (v) Jason Stirbinskis 23/01/23 9,300,000 305,273 6,975,000 9,300,000 91,129 6 (vi) Michael Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | employees | 11/06/21 | 1,965,000 | 205,418 | 1,495,000 | 1,495,000 | 43,892 | 43,892 |
| Stirbinskis 23/01/23 9,300,000 305,273 6,975,000 9,300,000 91,129 6 (vi) Michael Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | | 22/10/21 | 1,540,000 | 108,062 | 1,540,000 | 1,540,000 | 34,090 | 34,090 |
| Allen (vii) 30/12/22 3,300,000 110,000 2,200,000 3,300,000 82,911 | Stirbinskis | 23/01/23 | 9,300,000 | 305,273 | 6,975,000 | 9,300,000 | 91,129 | 6,190 |
| | | 30/12/22 | 3,300,000 | 110,000 | 2,200,000 | 3,300,000 | 82,911 | 227 |
| Australian 23/11/22 employees 19,500,000 702,000 13,000,000 19,500,000 - (viii) | | 23/11/22 | 19,500,000 | 702,000 | 13,000,000 | 19,500,000 | - | - |
| 36,070,000 45,995,000 650,219 482 | | | | | 36,070,000 | 45,995,000 | 650,219 | 482,596 |

(i) Performance Rights Issued to Ross Ashton

On 23 October 2020, 2,980,000 performance rights were granted to Mr Ashton in three tranches (tranche 1: 660,000; tranche 2: 1,160,000; tranche 3: 1,160,000). On 21 January 2021, the 660,000 Tranche 1 performance rights vested when the Company's share price reached \$0.205. Mr Ashton exercised these performance rights, converting them into fully paid ordinary shares on 15 February 2021.

The remaining performance rights totalling 2,320,000 expire on 31 December 2024 if the milestones for Tranche 2 and Tranche 3 are not met by that date.

(ii) Performance Rights Issued to Kevin Wilson

On 23 October 2020, 1,980,000 performance rights were granted to Mr Wilson in three tranches (tranche 1: 440,000; tranche 2: 770,000; tranche 3: 770,000). On 21 January 2021, the 440,000 Tranche 1 performance rights vested when the Company's share price reached \$0.205. Mr Wilson exercised these performance rights, converting them into fully paid ordinary shares on 16 July 2021.

The remaining performance rights totalling 1,540,000 expire on 31 December 2024 if the milestones for Tranche 2 and Tranche 3 are not met by that date.

(iii) Performance Rights Issued to Jason Stirbinskis

On 23 October 2020, 9,000,000 performance rights were granted to Mr Stirbinskis in three tranches (tranche 1: 2,000,000; tranche 2: 3,500,000; tranche 3: 3,500,000). On 21 January 2021, the 2,000,000 Tranche 1 performance rights vested when the Company's share price reached \$0.205. Mr Stirbinskis exercised these performance rights, converting them into fully paid ordinary shares on 16 July 2021.

The remaining performance rights totalling 7,000,000 expire on 31 December 2024 if the milestones for Tranche 2 and Tranche 3 are not met by that date.



Note 15. Equity - Share-Based Payment Expenses (continued)

(iv) Performance Rights Issued to Employees

On 11 June 2021, 1,965,000 performance rights were granted to employees in three tranches (tranche 1: 325,000; tranche 2: 820,000; tranche 3: 820,000).

None of the performance rights vesting criteria were achieved during the year, and as such none of the performance rights were exercisable at year end.

(v) Performance Rights Issued to Michael Allen

On 22 October 2021, 1,540,000 performance rights were granted to Mr Allen in two tranches (tranche 1: 770,000; tranche 2: 770,000.

None of the performance rights vesting criteria were achieved during the year, and as such none of the performance rights were exercisable at year end.

(vi) Performance Rights Issued to Jason Stirbinskis

On 23 January 2023, 9,300,000 performance rights were granted to Mr Stirbinskis in four tranches of 2,325,000.

None of the performance rights vesting criteria were achieved during the year, and as such none of the performance rights were exercisable at year end. 2,325,000 performance rights expired on 31 December 2023.

(vii) Performance Rights Issued to Michael Allen

On 30 December 2022, 3,300,000 performance rights were granted to Mr Allen in three tranches of 1,100,000.

None of the performance rights vesting criteria were achieved during the year, and as such none of the performance rights were exercisable at year end. 1,100,000 performance rights expired on 31 December 2023.

(vii) Performance Rights Issued to employees

On 23 November 2022, 19,500,000 performance rights were granted to employees in three tranches of 6,500,000.

None of the performance rights vesting criteria were achieved during the year and none of the performance rights were exercisable at year end. 6,500,000 performance rights expired on 31 December 2023.

Note 16. Equity - Reserves

| | Consol | Consolidated | | |
|------------------------------|-----------|--------------|--|--|
| | 2023 | 2022 | | |
| | \$ | \$ | | |
| Foreign currency reserve | 1,539,469 | (5,155,229) | | |
| Share-based payments reserve | 2,958,823 | 2,549,014 | | |
| | 4,498,292 | (2,606,215) | | |

Foreign currency reserve

The reserve is used to recognise exchange differences arising from the translation of the financial statements of foreign operations to Australian dollars.

Share-based payments reserve

This reserve is used to record the value of equity benefits provided to employees and Directors as part of their remuneration.



Note 17. Financial Risk Management

(a) Financial Risk Management Objectives

The Company's activities expose it to a variety of financial risks: market risk (including foreign currency risk, price risk and interest rate risk), credit risk and liquidity risk. The Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance of the Company. The Company may use derivative financial instruments such as forward foreign exchange contracts to hedge certain risk exposures. Derivatives are exclusively used for hedging purposes, i.e. not as trading or other speculative instruments. The Company uses different methods to measure different types of risk to which it is exposed. These methods include sensitivity analysis in the case of interest rate, foreign exchange and other price risks, ageing analysis for credit risk and beta analysis in respect of investment portfolios to determine market risk.

Risk management is carried out by senior finance executives ('Finance') under policies approved by the Board. These policies include identification and analysis of the risk exposure of the Company and appropriate procedures, controls and risk limits. Finance identifies, evaluates and, if appropriate, hedges financial risks within the Company's operating units. Finance reports to the Board on a monthly basis.

The Group's financial instruments consist mainly of deposits with banks, trade and other receivables and trade and other payables.

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

| | Consolidated | | |
|---|--------------|-----------|--|
| | 2023 | 2022 | |
| | \$ | \$ | |
| Cash and Receivables | | | |
| Cash and cash equivalents | 3,716,523 | 8,400,438 | |
| Trade and other receivables | 225,272 | 155,384 | |
| Total Cash and Receivables | 3,941,795 | 8,555,822 | |
| Financial Liabilities (at Amortised Cost) | | | |
| Trade and other payables | 615,054 | 482,495 | |
| Total Financial Liabilities | 615,054 | 482,495 | |

(b) Market Risk

Foreign Currency Risk

The Company undertakes certain transactions denominated in foreign currency and is exposed to foreign currency risk through foreign exchange rate fluctuations.

Foreign exchange risk arises from future commercial transactions and recognised financial assets and financial liabilities denominated in a currency that is not the entity's functional currency. The risk is measured using sensitivity analysis and cash flow forecasting.

Interest Rate Risk

Exposure to interest rate risk arises on financial assets and financial liabilities recognised at the end of the reporting period whereby a future change in interest rates will affect future cash flows or the fair value of fixed rate financial instruments. The Group is also exposed to earnings volatility on floating rate instruments.



Note 17. Financial Risk Management (Cont.)

The Consolidated Group is exposed to interest rate and foreign exchange risk through cash assets held and financial liabilities owed as at the reporting date:

| | Consolidated | |
|--|----------------|------------------------|
| | 2023 \$ | 2022 \$ |
| Cash assets held in Australian dollars and subject to floating interest rate Cash assets held in Australian dollars and subject to fixed interest rate | 3,580,232 - | 2,055,472 6,000,000 |
| Australian currency equivalent of cash assets held in US dollars and subject to floating interest rate | 6 | 112,217 |
| Australian currency equivalent of cash assets held in other currencies and subject to floating interest rate | 136,285 | 232,749 |
| Total Cash Assets | 3,716,523 | 8,400,438 |

Sensitivity Analyses

The following table illustrates sensitivities to the Group's exposures to changes in interest rates and exchange rates. The table indicates how profit and equity values reported at reporting date would have been affected by changes in the relevant risk variable that management considers to be reasonably possible. These sensitivities assume that the movement in a particular variable is independent of other variables.

Interest Rate Sensitivity Analysis

At 31 December 2023 and at 31 December 2022, the effect on profit and equity as a result of changes in the interest rate, with all other variables remaining constant would be as follows:

| | Consolidated | | |
|---------------------------------|--------------|----------|--|
| | 2023 | | |
| | \$ | \$ | |
| Change in Profit | | | |
| Increase in interest rate by 2% | 74,330 | 48,009 | |
| Decrease in interest rate by 2% | (74,330) | (48,009) | |
| Change in Equity | | | |
| Increase in interest rate by 2% | 74,330 | 48,009 | |
| Decrease in interest rate by 2% | (74,330) | (48,009) | |



Note 17. Financial Risk Management (Cont.)

Foreign Currency Risk Sensitivity Analysis

At 31 December 2023 and at 31 December 2022, the effect on profit and equity as a result of changes in the foreign exchange rates, with all other variables remaining constant would be as follows:

| | Consolidated | |
|----------------------------------|--------------|---------|
| | 2023 | 2022 |
| | \$ | \$ |
| Change in Profit | | |
| Improvement in AUD to USD by 5% | - | (5,611) |
| Decline in AUD to USD by 5% | - | 5,611 |
| Change in Equity | | |
| Improvement in AUD to USD by 5% | - | (5,611) |
| Decline in AUD to USD by 5% | - | 5,611 |
| Change in Profit | | |
| Improvement in AUD to COP by 5% | (511) | (8,282) |
| Decline in AUD to COP by 5% | 511 | 8,282 |
| Change in Equity | | |
| Improvement in AUD to COP by 5% | (511) | (8,282) |
| Decline in AUD to COP by 5% | 511 | 8,282 |
| Change in Profit | | |
| Improvement in AUD to KINA by 5% | (6,303) | (3,355) |
| Decline in AUD to KINA by 5% | 6,303 | 3,355 |
| Change in Equity | | |
| Improvement in AUD to KINA by 5% | (6,303) | (3,355) |
| Decline in AUD to KINA by 5% | 6,303 | 3,355 |
| , | • | • |

(c) Credit Risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Company. The Company has a strict code of credit, including obtaining agency credit information, confirming references and setting appropriate credit limits. The Company obtains guarantees where appropriate to mitigate credit risk. The maximum exposure to credit risk at the reporting date to recognised financial assets is the carrying amount, net of any provisions for impairment of those assets, as disclosed in the statement of financial position and notes to the financial statements. The Company does not hold any collateral.

The Company has adopted a lifetime expected loss allowance in estimating expected credit losses to trade receivables through the use of a provisions matrix using fixed rates of credit loss provisioning. These provisions are considered representative across all customers of the Company based on recent sales experience, historical collection rates and forward-looking information that is available.

Generally, trade receivables are written off when there is no reasonable expectation of recovery. Indicators of this include the failure of a debtor to engage in a repayment plan, no active enforcement activity and a failure to make contractual payments for a period greater than 1 year.



Note 17. Financial Risk Management (Cont.)

(d) Liquidity Risk

Vigilant liquidity risk management requires the Company to maintain sufficient liquid assets (mainly cash and cash equivalents) and available borrowing facilities to be able to pay debts as and when they become due and payable.

The Company manages liquidity risk by maintaining adequate cash reserves and available borrowing facilities by continuously monitoring actual and forecast cash flows and matching the maturity profiles of financial assets and liabilities.

The tables below reflect an undiscounted contractual maturity analysis for financial liabilities.

Cash flows realised from financial assets reflect management's expectation as to the timing of realisation. Actual timing may therefore differ from that disclosed. The timing of cash flows presented in the table to settle financial liabilities reflects the earliest contractual settlement dates.

Financial Liability and Financial Asset Maturity Analysis

| | Consolidated | | | |
|-------------------------------------|--------------|-----------------|-----------------|-----------|
| 31 December 2023 | Within | 1 to 5 Years | Over 5 Years | Total |
| | 1 Year | | | |
| | \$ | \$ | \$ | \$ |
| Cash and cash equivalents | 3,716,523 | - | - | 3,716,523 |
| Other receivables | 225,272 | - | - | 225,272 |
| Trade and other payables | (615,054) | - | - | (615,054) |
| Net inflow on financial instruments | 3,326,741 | | | 3,326,741 |
| | | | | |
| | | 1 to E | Over E | |

| 31 December 2022 | Within | 1 to 5 Years | Over 5 Years | Total |
|-------------------------------------|--------------|-----------------|-----------------|-----------|
| | 1 Year \$ | \$ | \$ | \$ |
| Cash and cash equivalents | 8,400,438 | - | - | 8,400,438 |
| Other receivables | 155,384 | - | - | 155,384 |
| Trade and other payables | (482,494) | | | (482,494) |
| Net inflow on financial instruments | 8,073,328 | | | 8,073,328 |

(e) Fair Value Measurement

Financial assets and financial liabilities are presented at fair value or at amortised cost in the statement of financial position. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

Cash and cash equivalents, trade and other receivables and trade and other payables are short-term instruments in nature whose carrying value approximates to fair value. Deferred consideration represents short-term and long-term financial instruments which are valued at amortised cost which also approximates fair value. Trade and other payables exclude amounts provided for annual leave, which is not considered a financial instrument



Note 18. Key Management Personnel Disclosures

Compensation

The aggregate compensation made to Directors and other members of key management personnel of the Company is set out below:

| | Consolidated | | |
|------------------------------|--------------|-----------|--|
| | 2023 | 2022 | |
| | \$ | \$ | |
| Short-term employee benefits | 763,672 | 693,971 | |
| Post-employment benefits | 59,911 | 55,055 | |
| Long-term benefits | (11,223) | 22,589 | |
| Share-based payments | 606,327 | 492,757 | |
| | 1,418,687 | 1,264,372 | |

Note 19. Remuneration of Auditors

During the financial year the following fees were paid or payable for services provided by Grant Thornton Audit Pty Ltd, the auditor of the Company, and its network firms:

| | Consolid | Consolidated | | |
|---|----------|--------------|--|--|
| | 2023 | 2022 | | |
| | \$ | \$ | | |
| Audit Services - Grant Thornton Audit Pty Ltd | | | | |
| Audit or review of the financial statements | 60,254 | 64,251 | | |
| | | | | |
| Other Services - Grant Thornton Network Firms | 21,002 | 36,844 | | |
| | 81,256 | 101,095 | | |
| | | | | |

Note 20. Contingent Assets and Liabilities

Contingent Liabilities

In 2017, a former director of Company subsidiary, Miraflores Compania Minera, lodged a claim with the Labour Court in Medellin, Colombia (Juzgado Laboral del Circuito de Medellin) seeking damages in the amount of COP4.5 billion (approximately USD1.16 million as at 31 December 2023) for unpaid directors' fees, including termination fees. A judge's decision on the matter is understood to be delivered shortly. Rulings on the case have been frequently delayed. In the event of an unfavourable decision, the Company has the right to appeal.

The Directors are of the opinion that the claim can be successfully defended and believe that the risk of the Company facing an unfavourable judgement is unlikely. The Company continues to defend the proceeding.

The Group is not aware of any other contingent liabilities.



Note 21. Commitments

| | Consolidated | | |
|--|--------------|---------|--|
| | 2023 | 2022 | |
| | \$ | \$ | |
| Exploration Tenement Licence Commitments (a) | | | |
| Committed at the reporting date: | | | |
| Within one year | 555,202 | 546,000 | |
| Between one and five years | 72,261 | 252,000 | |
| Total Commitment | 627,463 | 798,000 | |
| Lease Commitments - Operating (b) | | | |
| Committed at the reporting date: | | | |
| Within one year | 3,899 | 57,640 | |
| Between one and five years | - | - | |
| Total Commitment | 3,899 | 57,640 | |
| Total Commitments | | | |
| Committed at the reporting date: | | | |
| Within one year | 559,101 | 603,640 | |
| Between one and five years | 72,261 | 252,000 | |
| Total Commitment | 631,362 | 855,640 | |

- (a) Represents mining and exploration licence fees for tenements held by the Group but not yet capitalised in the financial statements.
- (b) The Group has lease commitments over premises in Colombia with terms ranging up to 6 months. Rent is payable monthly in advance.
- (c) There is a commitment to issue shares under two licence purchase deals in PNG, if they complete. 8,040,740 shares will be issued to shareholders of Munga River Limited and 9,652,509 shares will be issued to Papuan Resources Limited Group if terms under the sale agreements are met by the vendors. There are also 2% NSR royalties associated with both deals and rights to buy out the royalties.

The Company has no other material commitment other than lease commitment obligations and mining access rights.

Note 22. Related Party Transactions

Parent Entity

LCL Resources Limited is the parent entity. Refer to Note 27.

Subsidiaries

Interests in subsidiaries are set out in Note 26.

Key Management Personnel

Disclosures relating to key management personnel are set out in Note 18 and the remuneration report included in the Directors' report.

Transactions with Related Parties

There were no other transactions with related parties at the current and previous reporting date.

Receivable from and Payable to Related Parties

There were no trade receivables from or trade payables to related parties at the current and previous reporting date.

Loans to/from Related Parties

There were no loans from related parties at the current and previous reporting date.



Note 23. Events After the Reporting Period

On 14 February 2024, the Company issued 105,263,146 listed options (ASX code LCLO) giving the right to a fully paid share on the payment of 1.9 cents by 11 February 2026 as part of the fund raising announced on 30 November 2023 and approved by shareholders on 25 January 2024.

No other matter or circumstance has arisen since 31 December 2023 that has significantly affected or may significantly affect the Company's operations, the results of those operations, or the Company's state of affairs in future financial years.

Note 24. Reconciliation of Loss after Income Tax to Net Cash Used in Operating Activities

| | Consolidated | | |
|---|--------------|--------------|--|
| | 2023 | 2022 | |
| | \$ | \$ | |
| Loss after income tax expense for the year | (31,258,708) | (10,887,640) | |
| Adjustments for: | | | |
| Interest Accrual | - | 76,120 | |
| Depreciation and amortisation | 15,186 | 9,295 | |
| Foreign exchange loss | 78,882 | (184,741) | |
| Impairment of non-current receivables | 444,191 | 550,257 | |
| Impairment of property, plant and equipment | 98,641 | 218,719 | |
| Impairment of exploration assets | 27,535,274 | 6,704,335 | |
| Gain on sale of property, plant and equipment | (28,334) | - | |
| Share-based payment expense | 650,219 | 1,479,649 | |
| Change in operating assets and liabilities: | | | |
| Increase in other receivables | (49,026) | (78,191) | |
| (Increase)/Decrease in prepayments | 356,963 | (613,071) | |
| Increase in trade and other payables | 179,394 | 26,835 | |
| Increase/(Decrease) in employee benefits | (31,341) | 8,808 | |
| Net Cash Used in Operating Activities | (2,008,659) | (2,689,625) | |



Note 25. Loss per Share

| | Consolidated | |
|---|--------------|--------------|
| | 2023 | 2022 |
| | \$ | \$ |
| Loss after income tax attributable to the owners of LCL Resources Limited | (31,258,708) | (10,887,640) |
| | Consoli | dated |
| | 2023 | 2022 |
| | Cents | Cents |
| Basic loss per share | (3.98) | (1.66) |
| Diluted loss per share | (3.98) | (1.66) |
| | Consoli | dated |
| | 2023 | 2022 |
| | Number | Number |
| Weighted average number of ordinary shares used in | | |
| calculating basic loss per share | 785,717,254 | 654,029,062 |
| Weighted average number of ordinary shares used in | | |
| calculating diluted loss per share | 785,717,254 | 654,029,062 |

Note 26. Interests in Subsidiaries

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiaries in accordance with the accounting policy described in Note 1(e):

| according to the contract of t | (-) | Ownersh | p Interest |
|--|-------------------------------|---------|------------|
| | Principal Place of Business / | 2023 | 2022 |
| Name | Country of Incorporation | % | % |
| Subsidiaries of LCL Resources Limited: | | | |
| Hampton Mining Limited | Australia | 100% | 100% |
| North Hill Holdings Group Inc. | British Virgin Islands | 100% | 100% |
| Andes Resources Ltd | Australia | 100% | 100% |
| Footprint Resources Pty Ltd | Australia | 100% | 100% |
| Wholly owned subsidiaries of North Hill Holdings | | | |
| Group Inc.: | D ::: 1 \ / : | 4000/ | 4.000/ |
| North Hill Colombia Inc. | British Virgin Islands | 100% | 100% |
| Miraflores Hampton Colombia SAS | Colombia | 100% | 100% |
| Miraflores Compania Minera SAS | Colombia | 100% | 100% |
| Subsidiaries of Andes Resources Ltd: | | | |
| Andes Resources Inc. | Canada | 100% | 100% |
| Andes Resources E.P. S.A.S. | Colombia | 100% | 100% |
| Andes Holdings S.A.S. | Colombia | 100% | 90% |
| Ni Maria J S.A.S. | Colombia | 77% | 77% |
| Subsidiaries of Footprint Resources Pty Ltd: | | | |
| LCL Footprint Gold Limited | Papua New Guinea | 100% | - |
| LCL Footprint North Limited | Papua New Guinea | 100% | - |
| LCI Footprint South Limited | Papua New Guinea | 100% | - |
| | | | |



Note 27. Parent Entity Information

Set out below is the supplementary information about the parent entity.

(a) Statement of Profit or Loss and Other Comprehensive Income

| | Pare | Parent | |
|--------------------------|--------------|--------------|--|
| | 2023 | 2022 | |
| | \$ | \$ | |
| Loss after income tax | (24,564,010) | (13,883,767) | |
| Total Comprehensive Loss | (24,564,010) | (13,883,767) | |

(b) Statement of Financial Position

| | Parent | |
|-------------------------------|---------------|---------------|
| | 2023 | 2022 |
| | \$ | \$ |
| Total current assets | 3,747,967 | 8,491,960 |
| Total non-current assets | 13,827,894 | 27,826,328 |
| Total Assets | 17,575,861 | 36,318,288 |
| Total current liabilities | 551,278 | 451,470 |
| Total non-current liabilities | 28,228 | 38,650 |
| Total Liabilities | 579,506 | 490,120 |
| Net Assets | 16,996,355 | 35,828,168 |
| Equity | | |
| Issued capital | 399,437,728 | 394,355,750 |
| Options reserve | 2,958,823 | 2,549,014 |
| Accumulated losses | (385,400,196) | (361,076,596) |
| Total Equity | 16,996,355 | 35,828,168 |

(c) Contingent Liabilities and Guarantees

The parent entity had no other contingent liabilities or guarantees as at 31 December 2023 and as at 31 December 2022.

LCL Resources Limited Directors' Declaration 31 December 2023



In the Directors' opinion:

- the attached financial statements and notes comply with the *Corporations Act 2001*, the Accounting Standards, the *Corporations Regulations 2001* and other mandatory professional reporting requirements;
- the attached financial statements and notes comply with International Financial Reporting Standards as issued by the International Accounting Standards Board as described in Note 1 to the financial statements;
- the attached financial statements and notes give a true and fair view of the Company's financial position as at 31 December 2023 and of its performance for the financial year ended on that date; and
- there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

The Directors have been given the declarations required by section 295A of the Corporations Act 2001.

Signed in accordance with a resolution of Directors made pursuant to section 295(5)(a) of the Corporations Act 2001.

On behalf of the Directors

Ross Ashton

Non-Executive Chairman

28 March 2024



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Independent Auditor's Report

To the Members of LCL Resources Limited

Report on the audit of the financial report

Opinion

We have audited the financial report of LCL Resources Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 31 December 2023, the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of material accounting policy information, and the Directors' declaration.

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

- a giving a true and fair view of the Group's financial position as at 31 December 2023 and of its performance for the year ended on that date; and
- b complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

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

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

Material uncertainty related to going concern

We draw attention to Note 1(c) in the financial statements, which indicates that the Group incurred a net loss of \$31,258,708 during the year ended 31 December 2023, and as of that date, net cash used in operating and investing categories was \$9,491,769. As stated in Note 1(c), these events or conditions, along with other matters as set forth in Note 1(c), indicate that a material uncertainty exists that may cast doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

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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.

In addition to the matter described in the Material uncertainty related to going concern section, we have determined the matters described below to be the key audit matters to be communicated in our report.

Key audit matter

How our audit addressed the key audit matter

Exploration and evaluation assets - Notes 1(p) & 9

At 31 December 2023 the carrying value of exploration Our procedures included, amongst others: and evaluation assets was \$13,000,000.

In accordance with AASB 6 Exploration for and Evaluation of Mineral Resources, the Group is required to assess at each reporting date if there are any triggers for impairment which may suggest the carrying value is in excess of the recoverable value.

The process undertaken by management to assess whether there are any impairment triggers in each area of interest involves an element of management judgement.

Management has concluded that the specific requirements of AASB 6 have been met with respect to tenement ownership and commitment to developing the projects, but information is available that suggests that certain exploration assets may be impaired.

Management completed an evaluation of recoverable amount of exploration assets and determined that \$27,535,274 of capitalised exploration and evaluation costs were impaired.

This area is a key audit matter due to the significant judgement involved in determining the existence of impairment triggers and the estimate of the recoverable amount of assets tested for impairment.

- obtaining the management reconciliation of capitalised exploration and evaluation expenditure and agreeing to the general ledger;
- reviewing management's area of interest considerations against AASB 6;
- conducting a detailed review of management's assessment of trigger events prepared in accordance with AASB 6 including;
 - tracing projects to statutory registers, exploration licenses and third party confirmations to determine whether a right of tenure existed;
 - enquiry of management regarding their intentions to carry out exploration and evaluation activity in the relevant exploration area, including review of management's budgeted expenditure;
 - understanding whether any data exists to suggest that the carrying value of these exploration and evaluation assets are unlikely to be recovered through development or sale;
- obtaining management's recoverable amount calculation and analysing for appropriateness against AASB 136 Impairment of Assets, including:
 - assessing the accuracy of impairment recorded for the year as it pertained to exploration interests:
 - assessing the assumptions applied by management in determination of recoverable
 - performing analysis over assumptions used in the calculation of the recoverable value;
 - evaluating management's ability to perform accurate estimates;
 - evaluating the competence, capabilities and objectivity of management's experts in the evaluation of the director's valuation performed;
- assessing the appropriateness of the related financial statement disclosures.

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

The Directors are responsible for the other information. The other information comprises the information included in the Group's annual report for the year ended 31 December 2023, 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 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 preparing the financial report, the Directors are responsible for assessing the Group'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 Group or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website at: http://www.auasb.gov.au/auditors responsibilities/ar1 2020.pdf. This description forms part of our auditor's report.

Report on the remuneration report

Opinion on the remuneration report

We have audited the Remuneration Report included in pages 7 to 12 of the Directors' report for the year ended 31 December 2023.

In our opinion, the Remuneration Report of LCL Resources Limited, for the year ended 31 December 2023 complies with section 300A of the Corporations Act 2001.

Responsibilities

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

GRANT THORNTON AUDIT PTY LTD

Chartered Accountants

Grant Thomston

B P Steedman

Partner - Audit & Assurance

Perth. 28 March 2024



The shareholder information set out below was applicable as at 19 April 2024.

Distribution of Fully Paid Ordinary Shares (LCL)

Analysis of number of ordinary shareholders by size of holding:

| | Number of Holders of Ordinary Shares | Percentage of Ordinary Shares |
|---|---|-------------------------------------|
| 1 to 1,000 | 195 | 0.00% |
| 1,001 to 5,000 | 503 | 0.19% |
| 5,001 to 10,000 | 611 | 0.49% |
| 10,001 to 100,000 | 2,060 | 8.54% |
| 100,001 and over | 916 | 90.78% |
| There were 2,598 holdings of less than a marketable parcel. | 4,285 | 100.00% |

Distribution of Listed 2.5 Cent Options (LCLO)

Analysis of number of option holders by size of holding:

| | Number of Holders of Listed Options | Percenta ge of Listed Options |
|-------------------|--|--|
| 1 to 1,000 | 1 | 0.00% |
| 1,001 to 5,000 | - | 0.00% |
| 5,001 to 10,000 | - | 0.00% |
| 10,001 to 100,000 | 6 | 0.52% |
| 100,001 and over | 86 | 99.48% |
| | 93 | 100.00% |

Unquoted Equity Securities

| | Number of Unquoted Equity Securities | Numbe r of Holders | Number of Holders holding 20% or more |
|--|---|--------------------------|--|
| Class | | | |
| Options exercisable at \$0.05 expiring 29/11/2026* | 25,000,000 | 1 | 1 |
| Incentive Options exercisable at \$0.135 expiring 30/09/2024 | 10,000,000 | 3 | 3 |
| Performance Rights expiring 31 January 2025 (Tranche 1) | 1,495,000 | 3 | 2 |
| Performance Rights expiring 31 January 2025 (Tranche 2) | 6,200,000 | 4 | 1 |
| Performance Rights expiring 31 January 2025 (Tranche 3) | 6,200,000 | 4 | 1 |
| Performance Rights expiring 31 December 2024 (Class B) | 3,425,000 | 2 | 2 |
| Performance Rights expiring 31 December 2025 (Class C) | 3,425,000 | 2 | 2 |
| Performance Rights expiring 31 December 2025 | 6,500,000 | 2 | 2 |
| Performance Rights expiring 31 December 2025 | 2,325,000 | 1 | 1 |
| Performance Rights expiring 30 April 2026 | 11,875,000 | 1 | 1 |
| Performance Rights expiring 30 April 2027 | 11,875,000 | 1 | 1 |

^{*} These are held by Zenex Nominees Pty Ltd. No Performance Rights have vested.



Twenty largest quoted equity security holders

The names of the twenty largest security holders of quoted equity securities are listed below:

Ordinary Shares (LCL)

| Holder Name | No of shares held | Percentage held |
|---|----------------------|--------------------|
| MS JIALING LIU | 61,707,047 | 6.46% |
| LIZENG PTY LTD <lizeng a="" c=""></lizeng> | 53,167,517 | 5.57% |
| J P MORGAN NOMINEES AUSTRALIA PTY LIMITED | 36,750,832 | 3.85% |
| MR GLENN THOMAS TWOMEY | 35,865,776 | 3.75% |
| MR JOHN THOMAS DOBE | 32,532,443 | 3.41% |
| BATMAN INVEST PTY LTD <batman a="" c="" invest=""></batman> | 25,307,440 | 2.65% |
| CITICORP NOMINEES PTY LIMITED | 21,086,557 | 2.21% |
| WHALE WATCH HOLDINGS LIMITED | 20,000,000 | 2.09% |
| JESHING PROPERTY MANAGEMENT PTY LTD | 17,030,100 | 1.78% |
| FRESHWATER RESOURCES PTY LTD <the a="" ashton="" c="" superfund=""></the> | 11,695,434 | 1.22% |
| ANGLOGOLD ASHANTI HOLDINGS PLC | 10,476,597 | 1.10% |
| BNP PARIBAS NOMS PTY LTD <global markets=""></global> | 9,150,000 | 0.96% |
| BNP PARIBAS NOMINEES PTY LTD <ib au="" noms="" retailclient=""></ib> | 8,678,570 | 0.91% |
| MR WALTER LEONARD PARSONS STONE | 8,000,000 | 0.84% |
| TOPSERV CVBA | 8,000,000 | 0.84% |
| BNP PARIBAS NOMS PTY LTD | 7,377,163 | 0.77% |
| MR STEPHEN FRANK BELBEN & MRS PAMELA JUNE BELBEN | | |
| <belben a="" c="" fund="" super=""></belben> | 7,373,118 | 0.77% |
| KAOS INVESTMENTS PTY LIMITED | 6,339,300 | 0.66% |
| NATIONAL NOMINEES LIMITED | 6,000,002 | 0.63% |
| MR BERTRAND LALANNE | 6,000,000 | 0.63% |
| S3 CONSORTIUM PTY LTD | 5,845,814 | 0.61% |
| Totals | 398,383,710 | 41.71% |

Listed Options (LCLO)

| Holder Name | No of options held | Percentage held |
|---|--------------------|--------------------|
| ZENIX NOMINEES PTY LTD | 12,797,895 | 12.16% |
| EVOLUTION CAPITAL PTY LTD | 10,000,000 | 9.50% |
| MR ANDREW EDWIN YOUNG | 9,053,743 | 8.60% |
| YUCAJA PTY LTD <the a="" c="" family="" yoegiar=""></the> | 4,717,292 | 4.48% |
| MR DARREN ANDREW BLAIR | 4,000,000 | 3.80% |
| MR MD AKRAM UDDIN | 3,000,009 | 2.85% |
| CITICORP NOMINEES PTY LIMITED | 2,631,579 | 2.50% |
| MERRILL LYNCH (AUSTRALIA) NOMINEES PTY LIMITED | 2,631,579 | 2.50% |
| RIYA INVESTMENTS PTY LTD | 2,000,000 | 1.90% |
| DACOMA HOLDINGS PTY LTD <jjo a="" c="" fund="" superannuation=""></jjo> | 2,000,000 | 1.90% |
| KHE SANH PTY LTD <trading 1="" a="" c="" no=""></trading> | 1,973,684 | 1.88% |
| CERTANE CT PTY LTD <bc1></bc1> | 1,972,500 | 1.87% |
| AKASH JAIN | 1,500,000 | 1.43% |
| MS CAMILLIA VIOLETTA ZULINSKA | 1,315,789 | 1.25% |



| GRIMALA PTY LTD <rj a="" c="" fam="" parker="" pens="" plan=""></rj> | 1,315,789 | 1.25% |
|---|------------|--------|
| MR STEPHEN FRANK BELBEN & MRS PAMELA JUNE BELBEN | 1,315,789 | 1.25% |
| <belben a="" c="" fund="" super=""></belben> | | |
| MR MARK DAMION KAWECKI | 1,315,789 | 1.25% |
| HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED - A/C 2 | 1,315,789 | 1.25% |
| OX GLOBAL INVESTMENTS LTD | 1,300,000 | 1.24% |
| SANTINO HOLDINGS PTY LTD < MARIA VAROLI SUPER FUND A/C> | 1,263,158 | 1.20% |
| FISHRKING AUSTRALIA PTY LTD | 1,175,000 | 1.12% |
| ASIA PACIFIC ENERGY LTD | 1,052,632 | 1.00% |
| THE MILLENNIAL FUND PTY LTD | 1,000,000 | 0.95% |
| MR BARRY FRANCIS CRONIN & MRS KERRY ANNE CRONIN | 1,000,000 | 0.95% |
| <the 52="" a="" c="" hillview="" super=""></the> | | |
| ALWAYS HOLDINGS PTY LTD <buhagiar a="" c="" f="" s=""></buhagiar> | 1,000,000 | 0.95% |
| MR NATHAN CARATTI | 1,000,000 | 0.95% |
| AWD CONSULTANTS PTY LTD | 1,000,000 | 0.95% |
| TIALING PTY LTD <tialing a="" c="" fund="" super=""></tialing> | 1,000,000 | 0.95% |
| ATKINS SUPERANNUATION FUND PTY LTD <atkins a="" c="" super=""></atkins> | 1,000,000 | 0.95% |
| MR DAVID IAN RAYMOND HALL & MRS DENISE ALLISON HALL | 1,000,000 | 0.95% |
| MR DAVID KENNEDY | 1,000,000 | 0.95% |
| MRS MIRELA COTTEE | 991,974 | 0.94% |
| FAIRBROTHER HOLDINGS PTY LTD | 986,842 | 0.94% |
| OCEANIC CAPITAL PTY LTD | 940,000 | 0.89% |
| Total | 81,566,832 | 77.49% |

Substantial Holder

The Company has received the following notices of substantial shareholding:

| Substantial Holder | Shares Held | % of Issued Capital | Unlisted Options Held |
|--------------------|-------------|---------------------|--------------------------|
| Lizeng Pty Ltd | 115,995,024 | 12.14% | Nil |

Voting Rights

The voting rights attached to ordinary shares are set out below:

Ordinary Shares - On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.



Mineral Tenements held as at 31 March 2024

| Papua New Guinea | | |
|--------------------------|-----------------|-----------------|
| TENEMENT | TITLEHOLDER (1) | STATUS |
| Ono Project | | |
| EL2665 Ono | FPR | Granted (2) |
| EL2681 Kau Creek | FPR | Granted (2) |
| | | |
| Imou Project | | |
| EL2548 April River | FPR | Granted (2) |
| | | |
| Liamu Project | | |
| EL2432 Sinua | FPR | Granted (2) |
| EL2706 Awala | FPR | Renewal (3)(4) |
| EL2768 Safia | FPR | Granted (2) |
| EL2783 Silimidi | FPR | Application (5) |
| EL2566 Abau | MRL(6) | Granted (2) |
| EL2560 Mount Suckling | PML(7) | Granted (2) |
| EL2391 Ada'u River | PML(7) | Renewal (3)(4) |
| | | |

- (1) FPR (Footprint Resources Pty Ltd ACN167 751 868) is a 100%-owned subsidiary of LCL. There are no third party royalties, buy backs or other encumbrances over the FPR tenements. Under the 1992 Mining Act, the PNG Government has the right to purchase 30% of any project at the ML Application phase.
- (2) Exploration Licences in PNG are granted for a two year period with no limit on the number of renewals allowed.
- (3) The renewal applications have been lodged for two year extensions.
- (4) The renewal process in PNG consists of the lodgement of a renewal application, nomination of a Warden's Hearing date, conduct of the Warden's Hearing, assessment of the information by the Mineral Resources Authority (MRA) prior to referral to the mining minister for approval. As this process typically takes 6 to 12 months to complete, it is common for PNG Exploration Licences to be in Renewal status. The MRA requires Explorers to maintain exploration activities throughout the Renewal period.
- (5) The Warden's Hearing for EL2783 Silimidi scheduled for 11 September 2023 was successful.
- (6) LCL has a binding agreement with Munga River Limited (MRL) to acquire 100% of EL2566, subject to successful renewal and transfer of title to LCL. The Licence has been renewed, the Ministry has recommended a transfer and is awaiting ministerial approval.
- (7) LCL has a binding agreement with Papuan Minerals Limited (PML) to acquire 100% of EL2560 and EL2391, subject to successful renewal of EL2391 and transfers of both titles to LCL.



| Quinchia Gold Project, Colombia | | | | | |
|---------------------------------|-----------------|-------------------------|--------------|--|--|
| TENEMENT (1) | TITLEHOLDER (2) | TYPE OF CONTRACT (3)(5) | STAGE | | |
| 010-87M (4) | MCM | Contribution contract | Exploitation | | |
| DLK-142 (7) | MCM | Concession | Exploitation | | |
| DLK-14544X | MCM | Concession | Exploration | | |
| FCG-08355X(7) | MCM | Concession | Exploitation | | |
| FCG-08356X | MCM | Concession | Exploration | | |
| FCG-08357X | MCM | Concession | Exploration | | |
| FCG-08358X(7) | MCM | Concession | Exploitation | | |
| FKH-145510X | MCM | Concession | Exploration | | |
| GC4-15002X (6) | MCM | Concession | Exploration | | |
| GC4-15005X (6) | MCM | Concession | Exploration | | |
| GC4-150010X (6) | MCM | Concession | Exploration | | |
| TDR-11411 | MCM | Application | Exploration | | |
| GC4-159 (6) | AGA | Application | Exploration | | |
| GC4-15004X (6) | AGA | Application | Exploration | | |
| GC4-15006X (6) | AGA | Application | Exploration | | |
| GC4-15007X (6) | AGA | Application | Exploration | | |
| GC4-15009X (6) | AGA | Application | Exploration | | |
| KHL-15421 (6) | AGA | Application | Exploration | | |
| OG2-08112 | MCM | Application | Exploration | | |
| OG2-10591 | MCM | Application | Exploration | | |
| OG2-8073 | MCM | Application | Exploration | | |
| 502321 | MCM | Application | Exploration | | |
| 502322 | MCM | Application | Exploration | | |
| 505395 | MCM | Application | Exploration | | |

- (1) All titles are part of the Quinchia Gold Project, Quinchia, Department of Risaralda, Colombia.
- (2) MCM (Miraflores Compañia Minera SAS) a 100%-owned subsidiary of North Hill Holdings Group Inc., owned as to 100% by LCL.
- (3) Concessions at Exploration Stage have 3 year life extendable for 2 years to a maximum 11 years.
- (4) 15 year life auto-extended for 15 years. In 2017, LCL applied for an additional extension within the contract term and rights of the Contribution Contract and simultaneously applied to update the contract to a contemporary Concession Contract also within the rights of the Contribution Contract.
- (5) Applications have neither legal liabilities nor certainty that they will be granted in whole or in part. If there was open ground at the time of lodging, a contract for exploration and potential exploration will be offered to the applicant. MCM has a beneficial interest of 100% of the tenement when the application is granted.
- (6) AGA (AngloGold Ashanti Colombia SAS). LCL has a 100% beneficial interest in these tenements which are in the process of transfer to MCM.
- (7) These licences have passed the 11 year maximum term. The Company has applied to integrate these titles with neighbouring concessions, a common process within concession terms that extend concessions beyond the 11 year maximum by using the status of neighbouring licences when the expired licence area is of importance but not sufficiently advanced to progress to exploitation status.



| ENEMENT I) | TITLEHOLDER (2) | TYPE OF CONTRACT(3) | STAGE |
|-----------------------|--|------------------------|--------------|
| 5630005 I Columpio | Andes Resources (2.3) | Concession (4) | Exploitation |
| 8717011 an Pablo | Mineria Integral de Colombia - MININCOL (2.1) | Special Permission (5) | Exploitation |
| INC-03- 843 | Grupo de Bullet (2.2) | Concession (3) | Exploration |
| 17-14021 | Frontera (2.2) | Concession (3) | Exploration |
| 3821 | Puerto de Oro & Claudia Naranjo Ruiz (2.2) | Application (6) | Exploration |
| 9697 | Puerto de Oro (2.2) | Application (6) | Exploration |
|)982 | Colombian Development Corporation (2.2) | Application (6) | Exploration |
| D6-08152X | Negocios Mineros (2.2) | Application (6) | Exploration |
| D6-086 | Negocios Mineros (2.2) | Application (6) | Exploration |
| KA-08231 | Nacional de Minerales y Metales (2.2) | Application (6) | Exploration |
| KU-08011 | Leo (2.2) | Application (6) | Exploration |
| C4-08003X | Acuario (2.2) | Application (6) | Exploration |
| C4-08007X | Acuario (2.2) | Application (6) | Exploration |
| 24-08008X | Acuario (2.2) | Application (6) | Exploration |
| 24-08004X | Acuario (2.2) | Application (6) | Exploration |
| C4-08005X | Acuario (2.2) | Application (6) | Exploration |
| C4-08009X | Acuario (2.2) | Application (6) | Exploration |
| C4-08006X | Acuario (2.2) | Application (6) | Exploration |
| GS-16391 | Cholo (2.2) | Application (6) | Exploration |
| GS-16394X | Cholo (2.2) | Application (6) | Exploration |
| GS-16393X | Cholo (2.2) | Application (6) | Exploration |
| I-08221 | El Crucero (2.2) | Application (6) | Exploration |
| R-08052X | El Percal (2.2) | Application (6) | Exploration |
| CJ-08041 | Eros (2.2) | Application (6) | Exploration |
| GD-08051 | Esquimal (2.2) | Application (6) | Exploration |
| GD-08052X | Esquimal (2.2) | Application (6) | Exploration |
| 7-14022X | Sociedad Frontera (2.2) | Application (6) | Exploration |
| 7-14023X | Sociedad Frontera (2.2) | Application (6) | Exploration |
| 7-14024X | Sociedad Frontera (2.2) | Application (6) | Exploration |
| Q-08007 | Grupo de Bullet (2.2) | Application (6) | Exploration |
| G2-08124 | Negocios Mineros (2.2) | Application (6) | Exploration |
| G2-08159 | Negocios Mineros (2.2) | Application (6) | Exploration |
| G2-09375 | Minerales OTU (2.2) | Application (6) | Exploration |
| HA-08102X | Andes Resources (2.3) | Application (6) | Exploration |



| TG9-08001 | Andes Resources (2.3) | Application (6) | Exploration |
|------------------|---|---|--------------------------|
| TGD-08001 | Andes Resources (2.3) | Application (6) | Exploration |
| TGG-08001 | Andes Resources (2.3) | Application (6) | Exploration |
| TGH-08001 | Andes Resources (2.3) | Application (6) | Exploration |
| TGH-08002X | Andes Resources (2.3) | Application (6) | Exploration |
| TGI-08001 | Andes Resources (2.3) | Application (6) | Exploration |
| THF-08011 | Andes Resources (2.3) | Application (6) | Exploration |
| TII-08021 | Andes Resources (2.3) | Application (6) | Exploration |
| TJO-08031 | Andes Resources (2.3) | Application (6) | Exploration |
| TLB-08151 | Andes Resources (2.3) | Application (6) | Exploration |
| UA2-10471 | Andes Resources (2.3) | Application (6) | Exploration |
| 501061 | Andes Resources (2.3) | Application (6) | Exploration |
| TGG-08002X | Andes Resources (2.3) | Application (6) | Exploration |
| TGG-08003X | Andes Resources (2.3) | Application (6) | Exploration |
| TGG-08004X | Andes Resources (2.3) | Application (6) | Exploration |
| 501528 | Andes Resources (2.3) | Application (6) | Exploration |
| 501529 | Andes Resources (2.3) | Application (6) | Exploration |
| 501530 | Andes Resources (2.3) | Application (6) | Exploration |
| 501533 | Andes Resources (2.3) | Application (6) | Exploration |
| 501773 | Andes Resources (2.3) | Application (6) | Exploration |
| 501814 | Andes Resources (2.3) | Application (6) | Exploration |
| 501815 | Andes Resources (2.3) | Application (6) | Exploration |
| 502051 | Andes Resources (2.3) | Application (6) | Exploration |
| 502585 | Andes Resources (2.3) | Application (6) | Exploration |
| 502587 | Andes Resources (2.3) | Application (6) | Exploration |
| 502590 | Andes Resources (2.3) | Application (6) | Exploration |
| 502729 | Andes Resources (2.3) | Application (6) | Exploration |
| 502752 | Andes Resources (2.3) | Application (6) | Exploration |
| 503564 | Andes Resources (2.3) | Application (6) | Exploration |
| 503894 | Andes Resources (2.3) | Application (6) | Exploration |
| 503895 | Andes Resources (2.3) | Application (6) | Exploration |
| 504101 | Andes Resources (2.3) | Application (6) | Exploration |
| 504102 | Andes Resources (2.3) | Application (6) | Exploration |
| 504105 | Andes Resources (2.3) | Application (6) | Exploration |
| 504106 | Andes Resources (2.3) | Application (6) | Exploration |
| 504107 504108 | Andes Resources (2.3) Andes Resources (2.3) | Application (6) Application (6) | Exploration Exploration |
| 504106 | Andes Resources (2.3) | Application (6) | Exploration |
| 504117 | Andes Resources (2.3) | Application (6) | Exploration |
| 504117 | Andes Resources (2.3) | Application (6) | Exploration |
| 1 33 1123 | | , , , p , , , , , , , , , , , , , , , , | Exploration |



| 31 December | 2023 | | |
|-------------|-----------------------|-----------------|-------------|
| 504862 | Andes Resources (2.3) | Application (6) | Exploration |
| 504877 | Andes Resources (2.3) | Application (6) | Exploration |
| 505582 | Andes Resources (2.3) | Application (6) | Exploration |
| 505689 | Andes Resources (2.3) | Application (6) | Exploration |
| 505867 | Andes Resources (2.3) | Application (6) | Exploration |
| 505927 | Andes Resources (2.3) | Application (6) | Exploration |
| 505929 | Andes Resources (2.3) | Application (6) | Exploration |
| 506144 | Andes Resources (2.3) | Application (6) | Exploration |
| 506162 | Andes Resources (2.3) | Application (6) | Exploration |
| 506165 | Andes Resources (2.3) | Application (6) | Exploration |
| 506172 | Andes Resources (2.3) | Application (6) | Exploration |
| 506173 | Andes Resources (2.3) | Application (6) | Exploration |
| 506385 | Andes Resources (2.3) | Application (6) | Exploration |
| 506386 | Andes Resources (2.3) | Application (6) | Exploration |
| 506389 | Andes Resources (2.3) | Application (6) | Exploration |
| 506391 | Andes Resources (2.3) | Application (6) | Exploration |
| 506392 | Andes Resources (2.3) | Application (6) | Exploration |
| 506393 | Andes Resources (2.3) | Application (6) | Exploration |
| 506394 | Andes Resources (2.3) | Application (6) | Exploration |
| 506396 | Andes Resources (2.3) | Application (6) | Exploration |
| 506397 | Andes Resources (2.3) | Application (6) | Exploration |
| 506398 | Andes Resources (2.3) | Application (6) | Exploration |
| 506400 | Andes Resources (2.3) | Application (6) | Exploration |
| 506401 | Andes Resources (2.3) | Application (6) | Exploration |
| 506403 | Andes Resources (2.3) | Application (6) | Exploration |
| 506530 | Andes Resources (2.3) | Application (6) | Exploration |
| 506531 | Andes Resources (2.3) | Application (6) | Exploration |
| 506534 | Andes Resources (2.3) | Application (6) | Exploration |
| 506535 | Andes Resources (2.3) | Application (6) | Exploration |
| 506913 | Andes Resources (2.3) | Application (6) | Exploration |
| 507114 | Andes Resources (2.3) | Application (6) | Exploration |
| 507717 | Andes Resources (2.3) | Application (6) | Exploration |
| 507718 | Andes Resources (2.3) | Application (6) | Exploration |
| 507801 | Andes Resources (2.3) | Application (6) | Exploration |
| 508792 | Andes Resources (2.3) | Application (6) | Exploration |
| 508793 | Andes Resources (2.3) | Application (6) | Exploration |

(1) All titles are part of the Andes Gold Project, located in Antioquia, Risaralda and Choco, Departments of Colombia. Pursuant to the Interest Transfer Agreement with Bullet Holding Corporation (Bullet), Andes Resources Pty Ltd has a 90% beneficial interest, and Bullet has a 10% interest. All tenements have been crossed checked against the National Mining Authority Registry (ANNA) and reflect the status reported in ANNA. The Colombian Mining Authority's migration to a new tenement management and cadastre system (ANNA) has generated inconsistencies and issues concerning certain mineral tenement boundaries. In addition, there is uncertainty regarding the application and constitutionality of Presidential Decree 1955/19, the purpose of which was to re-instate certain land rights over free land to qualifying informal miners. The issues are not unique

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LCL Resources Limited ASX Additional Information 31 December 2023

- to LCL and have the potential to reduce the footprint of a subset of exploration licence applications within the Company's Andes Gold Project. The Company is monitoring the situation and will keep the market informed of developments.
- (2) The Titleholders of the tenements are:
 - (2.1) Tenements in process of acquisition by Andes Resources EP S.A.S (Andes Resources) where Andes Resources owns 77% of the underling company, Ni Maria J SAS and is earning 100% which will then still be subject to the 10% Bullet holding discussed in (1) above.
 - (2.2) The titleholders of the applications are various companies associated with Bullet and covered under the Interest Transfer Agreement see note (1).
 - (2.3) Andes Resources is a subsidiary company of LCL.
- (3) Concessions at Exploration Stage have 3 year life extendable for 2 years to a maximum of 11 years.
- (4) Concessions at Exploitation Stage have 30 year life extendable for 30 years. This concession has an area reserved for exploration.
- (5) 5 year life extendable for 5 years and the tenement is in process of transformation to Concession contract.
- (6) Applications have neither legal liabilities nor certainty that they will be granted in whole or in part. If the ground was open ground at the time of lodging, a contract for exploration and potential exploitation will be offered to the applicant. Andes Resources has a beneficial interest in the tenement when the application is granted.

Annual Mineral Resources and Ore Reserves Statement, 31 December 2023

QUINCHIA GOLD PROJECT - MINERAL RESOURCE ESTIMATE (MRE)

| Quinchia subzone | Resource Category | CUT-OFF | TONNES (Mt) | Au (g/t) | Au (koz) |
|-----------------------|----------------------|-----------|-------------|----------|----------|
| Tesorito | Inferred | 0.5g/t Au | 50.0 | 0.81 | 1,298 |
| Dosquebradas | Inferred | 0.5g/t Au | 20.2 | 0.71 | 459 |
| Miraflores - U.Ground | Measured + Indicated | 1.2g/t Au | 9.3 | 2.82 | 840 |
| Miraflores - U.Ground | Inferred | 1.2g/t Au | 0.5 | 2.36 | 37 |
| QUINCHIA RESOURCE | | | 80.0 | 1.02 | 2,634 |

Note: Miraflores Resource includes Miraflores Reserve

MIRAFLORES RESERVE

| CATEGORY | TONNES (Mt) | Au (g/t) | Ag (g/t) | Au (koz) | Ag (koz) |
|----------|-------------|----------|----------|----------|----------|
| Proved | 1.7 | 2.75 | 2.2 | 150 | 120 |
| Probable | 2.6 | 3.64 | 3.13 | 307 | 264 |
| Total | 4.3 | 3.29 | 2.77 | 457 | 385 |

The information in this section is drawn from the following ASX releases:

Deposit

Miraflores Mineral Resource Estimate and Ore Reserve and explanatory notes Miraflores Ore Reserve Estimate and explanatory notes Dosquebradas Mineral Resource Estimate and explanatory notes Tesorito Resource Mineral Resource Estimate and explanatory notes

ASX Release Date

14 March 2017 27 November 2017 25 February 2020 22 March 2022

The Mineral Resources and Ore Reserves Statement above is based on and fairly represents information and supporting documentation prepared by a competent person.





COMPETENT PERSON'S STATEMENT

The information in this Annual Report that relates to Colombian Exploration Targets, Exploration Results, Mineral Resources or Ore Reserves is based on information compiled by Mr. Cesar Garcia, who is a Member of The Australasian Institute of Mining and Metallurgy and who is a geologist who is employed by the Group. Mr. Garcia has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration, and to the activity which he is undertaking, to qualify as a Competent Person as defined in the 2012 Edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves'. Mr. Garcia consents to the inclusion in the release of the matters based on his information in the form and context in which it appears.

The information in this report that relates to LCL's Exploration Results have been extracted from various LCL ASX announcements and are available to view on the Company's website at www.lclresources.au/site/content/ or through the ASX website at www.asx.com.au (using ticker code "LCL").

The Company confirms that it is not aware of any new information or data that materially affects the information included in the original market announcement. The Company confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcements.

Changes in the Annual Mineral Resources and Reserves Statement

The Annual Mineral Resources and Reserves Statement included in the 2022 Annual Report included the Tesorito MRE first released on the ASX on 22 March 2022. There has been no change since that annual statement.