

INDOCHINE MINING LIMITED (SUBJECT TO DEED OF COMPANY ARRANGEMENT) AND CONTROLLED ENTITIES ACN 141 677 385

Interim Financial Report for the half-year ended 31 December 2015



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DIRECTORS' REPORT

Your Directors submit the financial report of the consolidated group for the half-year ended 31 December 2015.

On 27 March 2015, the directors of Indochine Mining Limited (**Indochine, IDC** or the **Company**) resolved to place the Company into Voluntary Administration (**VA**) at which point the powers of Directors were passed to the appointed Administrators.

Mr Martin Jones, Mr Darren Weaver and Mr Benjamin Johnson, all partners of Ferrier Hodgson, were appointed on 27 March 2015 as joint and several administrators of the Company.

On 13 May 2015, at the second creditors meeting, a Deed of Company Arrangement (**DOCA**) proposed by Kandahar Holdings Pty Limited (**Kandahar**) pursuant to Part 5.3A of the Corporations Act 2001 was approved by the creditors of the Company. The DOCA was executed on 04 June 2015 and lodged with the Australian Securities and Investment Commission (**ASIC**). Further details on the key terms of the DOCA can be found under Note 1 b).

A key term of the DOCA as proposed by Kandahar, amongst others, was the inclusion of a condition precedent requiring the Deed Administrator to call a meeting of shareholders to approve the recapitalisation proposal under the DOCA.

In order to comply with this condition precedent, the Company is required to prepare the accounts and financial reports for the half year ended 31 December 2015 and beyond.

Directors

The names of Directors who held office during or since the end of the interim period ended 31 December 2015 and until the date of this report are noted below. Directors were in office for this entire period unless otherwise stated.

Dermott McVeigh – Non-Executive Chairman (Appointed 31 July 2014, resigned 3 November 2015)

Craig Dawson – Non-Executive Director (Appointed 18 February 2014)

Keith Murray– Non-Executive Director (Appointed 20 October 2014)

Anthony Gates – Non-Executive Director (Appointed 30 May 2016)

Review of Operations

The Company has been under external administration since 27 March 2015 and will remain so until the DOCA is effectuated and settled on, or prior to, 31 August 2017.

The Papua New Guinea (**PNG**) Mineral Resource Authority (**MRA**) advised the Company on 18 January 2016 that the Minister for Mining (**Minister**) refused the application of Summit Development Limited (**SDL**) to renew Exploration License 1093 (**EL 1093**) on 14 December 2015. In the intervening period between the decision being made and receipt of the notification, another company had registered an application on the newly created exploration license over Mt Kare on 18 December 2015.

On 1 March 2016, SDL filed an application with the PNG National Court seeking a judicial review of the Minister's decision on EL 1093. The first hearing to consider the judicial review was held on 07 April 2016. As a consequence of this hearing, SDL was granted leave to:

- a) apply for a judicial review of the Minister's rejection of the renewal application lodged on 14 July 2014 for a term of two years;
- b) file and serve a substantive Notice of Motion by 1 May 2016; and
- c) a stay of proceedings.

In the intervening period until the date of this report, a number of legal submissions have been made and the substantive hearing for the judicial review was held on 05 September 2017. The judgement on the matter has been deferred until a date to be notified.

During the period, Aude Holdings Pty Ltd (the **Secured Creditor**) has continued to fund the costs associated with continuing operations of SDL, including:



- a) maintaining the Mt Kare Gold/Silver Project EL 1093 in good standing;
- b) legal costs associated with the judicial review; and
- c) any amounts payable to the Deed Administrator.

A further variation to extend the facility and loan amount was effected on 24 July 2017.

On a more sombre note, the Company and the Board of Directors (**Board**) deeply regret the passing away of SDL Country Manager, Mr. George Niumataiwalu, on 24 November 2015. George had committed tremendous energy and brought a sense of responsibility to resolving the complex issues of the Mt Kare project.

Subsequent Events

Subsequent to 31 December 2015, the following significant events have occurred.

- On 31 May 2016, the shareholders approved the share consolidation of 400:1 at the 2015 Annual General Meeting (**AGM**). The share consolidation is one of the conditions precedent under the DOCA. Consequently, the number of shares currently on issue at the date of this report is 3,409, 014.
- On 26 February 2016, the directors of Indochine Resources Pty Ltd (**IRL**) were advised by Martin Green of BRI Ferrier that he was appointed as the Official Liquidator of IRL on 25 February 2016. As a consequence, this company is in now in liquidation.
- On 24 July 2017, a new facility of \$4.5 million extended by the Secured Creditor was further varied through a Deed of Variation to the original loan Agreement to a total of \$6.5 million to provide further funding for continuation of SDL and legal costs incurred in course of the administration of IDC.
- On 26 July 2017, the termination date for the DOCA was extended to 31 March 2018.
- On 5 September 2017, the substantive hearing for the judicial review of the PNG Minister for Mining's decision to refuse the application to renew the exploration license for the Mt Kare Gold/ Silver project was heard by the PNG National Court. The judgement on the matter has been deferred until a date to be notified.

Overview of Results and Accounting Basis

As a result of the Company being placed in VA and currently under a DOCA, as at the date of this report there is significant uncertainty as to the going concern of the Company. The financial accounts have therefore been prepared on a non-going concern basis.

On a consolidated basis, the Company made a loss of \$2,463,000 for the period (2014: loss \$101,302,000).

Auditor's Independence Declaration

Section 307C of the Corporations Act 2001 requires the auditors, Crowe Horwath, to provide the Directors of the Company with an Independence Declaration in relation to the review of the interim financial report. This Independence Declaration is set out on page 20 and forms part of this Directors' report for the half-year ended 31 December 2015.

Rounding Off of Amounts

The Company is a company of the kind referred to in ASIC Instrument 2016/191, relating to the rounding off of amounts and in accordance with that Instrument amounts in the Directors' Report and the Half-Yearly Financial Report are rounded off to the nearest thousand dollars, unless otherwise indicated.

This report is signed in accordance with a resolution of the Board made pursuant to S.306 (3) of the Corporations Act 2001.

Non-Executive Director Date: 19 October 2017



Consolidated Statement of Profit or Loss and Other Comprehensive Income

FOR THE HALF-YEAR ENDED 31 DECEMBER 2015

	Consolidated Entity	
	Half-year ended 31 December 2015 \$'000	Half-year ended 31 December 2014 \$'000
Continuing operations		
Interest revenue	-	8
Other income	-	635
Total revenue	-	643
Expense		
Professional fees	(139)	(456)
Insurance	(12)	(32)
Employee benefits expense	(94)	(453)
Share-based payment	-	(540)
Depreciation and amortisation	-	(9)
Travel	-	(92)
Consultants	(97)	(758)
Occupancy	-	(81)
Impairment of exploration costs	-	(97,592)
Impairment of receivables	-	(540)
Impairment of fixed assets	-	(722)
Public relations	-	(27)
Administrative	(1,466)	(228)
Finance costs	(644)	(374)
Other expenses	(11)	(41)
Loss before income tax	(2,463)	(101,302)
Income tax benefit	-	-
Loss for the period	(2,463)	(101,302)
Other comprehensive income for the period		
Items that may be reclassified subsequently to profit or loss		
Foreign currency translation reserve gains	513	3,977
Other comprehensive profit for the period	513	3,977
Total comprehensive loss for period Earnings per share	(1,950)	(97,325)
•		
From continuing operations Basic loss per share (cents)	(1.8)	(891)

The above statement of Consolidated Statement of Profit or Loss and Other Comprehensive Income should be read in conjunction with the accompanying notes. The 2015 and 2014 financial statements have been prepared on a nongoing concern basis.



Consolidated Statement of Financial Position

AS AT 31 DECEMBER 2015

		Consolidated Entity		
	Notes	As at 31 December 2015 \$'000	As at 30 June 2015 \$'000	
ASSETS				
Cash and cash equivalents Trade and other receivables		333 32	286	
TOTAL ASSETS		365	286	
LIABILITIES				
Trade and other payables Short-term provisions	4	14,032 120	11,939 184	
TOTAL LIABILITIES		14,152	12,123	
NET LIABILITIES		(13,787)	(11,837)	
EQUITY				
Issued capital Reserves Accumulated losses		133,032 (793) (146,026)	133,032 (1,306) (143,563)	
TOTAL EQUITY		(13,787)	(11,837)	

The above Consolidated Statement of Financial Position should be read in conjunction with the accompanying notes. The 2015 and 2014 financial statements have been prepared on a non-going concern basis.





Consolidated Statement of Changes in Equity

FOR THE HALF-YEAR ENDED 31 DECEMBER 2015

	Issued	Accumulated		Total
	Capital \$'000	Losses \$'000	Reserves \$'000	Equity \$'000
At 1 July 2014	127,084	(50,248)	5,208	82,044
Loss attributable to members of the parent entity	-	(101,302)	-	(101,302)
Write-off	-	11,123	(11,123)	-
Share based payment	-	-	575	575
Shares issued during the period	5,161	-	-	5,161
Movements in foreign currency translation reserves	-	-	3,977	3,977
At 31 December 2014	132,245	(140,427)	(1,363)	(9,545)
At 1 July 2015	133,032	(143,563)	(1,306)	(11,837)
Loss attributable to members of the parent entity	-	(2,463)	-	(2,463)
Movements in foreign currency translation reserves	-	-	513	513
At 31 December 2015	133,032	(146,026)	(793)	(13,787)
-	•	•	•	

The above Consolidated Statement of Changes in Equity should be read in conjunction with accompanying notes. The 2015 and 2014 financial statements have been prepared on a non-going concern basis.



Consolidated Statement of Cash Flows

FOR THE HALF-YEAR ENDED 31 DECEMBER 2015

	Consolidated Entity Half-year ended 31 December 2015 \$'000 \$'00	
CASH FLOWS FROM OPERATING ACTIVITIES		
Receipts from customers	-	-
Payments to suppliers and employees	(1,628)	(4,009)
Interest received		6
NET CASH FLOWS USED IN OPERATING ACTIVITIES	(1,628)	(4,003)
CASH FLOWS FROM INVESTING ACTIVITIES		
Payments for exploration and evaluation	-	-
Acquisition of plant and equipment	-	-
NET CASH FLOWS USED IN INVESTING ACTIVITIES	-	-
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from issue of ordinary shares	-	2,323
Proceeds from borrowings	1,674	1,651
Payment of borrowings costs	-	(51)
Payment of share issue costs		
NET CASH FLOWS PROVIDED BY FINANCING ACTIVITIES	1,674	3,923
NET INCREASE (DECREASE) IN CASH AND CASH	46	(00)
EQUIVALENTS	46	(80)
CASH AND CASH EQUIVALENTS AT THE		
BEGINNING OF THE PERIOD	286	497
Foreign exchange translation difference	1	(4)
CASH AND CASH EQUIVALENTS AT THE END OF		
THE PERIOD	333	413

The above Consolidated Statement of Cash Flows should be read in conjunction with accompanying notes. The 2015 and 2014 financial statements have been prepared on a non-going concern basis.



NOTES TO THE FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED 31 DECEMBER 2015

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

a) Basis of preparation

These general purpose financial statements for the interim half-year reporting period ended 31 December 2015 have been prepared in accordance with requirements of the *Corporations Act 2001* Australian Accounting Standard AASB 134: Interim Financial Reporting and other authoritative pronouncements of the Australian Accounting Standards Board as they apply to a non-going concern.

The financial report of Indochine for the half year ended 31 December 2015 was authorised for issue in accordance with a resolution of the directors on 19 October 2017.

The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements and should be read in conjunction with the Group's annual financial statements as at 30 June 2015.

Indochine is a company limited by shares incorporated and domiciled in Australia, whose shares were publicly traded on the Australian Securities Exchange (ASX). As a result of the Company entering VA, the shares of Indochine are currently suspended.

The Directors of Indochine recommend that these financial statements for the half-year ended 31 December 2015 be read in conjunction with the financial statements for the year ended 30 June 2015.

Financial statements are normally prepared on a going concern basis where there is neither the intention nor the need to materially curtail the scale of the entity's operations. If such an intention or need exists, the financial statements cannot be prepared on a going concern basis.

Accordingly the financial statements have not been prepared on a going concern basis; rather these accounts have been prepared on a non-going concern basis, as were the financial statements for the half year ended 31 December 2014 and year ended 30 June 2015.

The financial report is presented in Australian dollars and all values are rounded to the nearest thousand dollars (\$'000), unless otherwise stated.

b) Going concern

As outlined in the Directors' Report to these accounts, a number of significant events occurred during the financial year ended 30 June 2015, including:

- placement of the Company into VA on 27 March 2015; and
- execution of the DOCA on 04 June 2015.

Given the above circumstances, the Directors have concluded that the going concern assumption is not appropriate for the preparation of these accounts. This is largely due to:

- the material curtailment of operations;
- uncertainty regarding the completion of the DOCA;
- uncertainty around the ability to raise funds and the future recapitalisation of IDC to ensure that IDC has the
 necessary financial resources to appropriately continue with its exploration activities into the foreseeable
 future; and
- uncertainty on the level of creditors in the absence of debt proofing by the Voluntary Administrator pending the full effectuation of the DOCA.



NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Based on the above circumstances, the Directors have applied the requirements of paragraph 25 of AASB 101 Presentation of Financial Statements which state that "When the financial report is not prepared on a going concern basis, that fact shall be disclosed, together with the basis on which the financial report is prepared and the reason why the entity is not regarded as a going concern."

While these accounts have not been prepared on a going concern basis, one key role of a DOCA is to preserve the ability to restructure and recapitalise a company that has been through a process of Administration. As such it is important to understand its key terms. These are outlined below:

Key Terms of DOCA

DOCA Proponent

Kandahar Holdings Pty Ltd.

Deed Administrators

Martin Jones, Darren Weaver and Ben Johnson, jointly and severally of Ferrier Hodgson.

Proposal:

- The Proponent will provide the First Loan in the amount of \$50,000 to the Company within 14 days of the execution of the DOCA.
- The Deed Administrators will be at liberty to amend the dates for payment without seeking approval from the Company's Creditors.
- In addition to the First Loan, the Proponent will pay a Second Loan in the amount of \$450,000 within 14 days of satisfaction or waiver of the conditions precedent.
- In consideration for the Proponent's First Loan and Second Loan, the Deed Administrators will cause a meeting of the Company's shareholders to be convened for the purpose of considering and approving:
 - a consolidation of existing shares on issue at a ratio of 400:1;
 - cancellation of all existing options;
 - the issue of 10 million ordinary shares to the Proponent or its nominees; and
 - the issue of 10 million options over ordinary shares to the Proponent.

Secured Creditor

• The rights of the Secured Creditor will not be prejudiced by the DOCA – it will not be bound by any moratorium and will be entitled to exercise its rights as a Secured Creditor at any time prior to, during or after the term of the DOCA.

Available Property

- The assets of the Company (Available Property) will comprise:
 - The balance of cash at bank that was held by the Administrators immediately prior to the execution of the DOCA;
 - The proceeds from the Second Loan Amount;
 - All shareholdings in other companies owned by the Company, but excluding the Company's shareholdings in Summit Development Limited.

Participating Creditors

- Creditors of the Company who had claims, whether present or future, certain or
 contingent, ascertained or sounding only in damages, the circumstances giving rise to
 which occurred on or before 27 March 2015. For the avoidance of any doubt, the Secured
 Creditor is not a "Participating Creditor" pursuant to the DOCA.
- "Priority Creditor" means a Participating Creditor with a debt payable by or claim against the Company as at the Relevant Date which, had the Company been wound up with the Relevant Date being the day on which the windup up was to have begun, would have been a debt or claim which must be paid in priority to all other unsecured debts or claims in accordance with section 556 or section 560 of the Act.
- "Class A Creditor" means each Priority Creditor Claim against the Company.
- "Class B Creditor" means all creditors of the Company, excluding Class A Creditors and the Secured Creditor, for their claims against the Company as adjudicated on by the Company's Administrators.



NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Application of Proceeds

- Firstly, all remuneration and expenses of the Administrators, Deed Administrators and Trustees will be paid in full.
- Secondly, a distribution will be made to Class A Creditors.
- Lastly, the balance to the Class B Creditors who will be entitled to be paid in the same priority from the Creditors' Trust as would be afforded them in a winding up of the Company pursuant to section 556 of the Act.

New Directors

• The Deed Administrators will remove any directors from the Company's Board and appoint new directors to the Company's Board as instructed by the Proponent.

Creditors' Committee

- In order to advise and assist the Deed Administrators there may be a committee of inspection.
- For the purpose of determining whether there is to be a committee of inspection, and, if so, the conduct of proceedings of the committee of inspection, the following provisions apply of the DOCA:
 - Sections 548 to 551 inclusive of the Act; and
 - Regulations 5.6.12 to 5.6.36A inclusive of the Corporations Regulations.

Administrators' / Deed Administrators' Lien

- Subject to the rights of the Secured Creditor, the Deed Administrators and Administrators are
 entitled to be indemnified out of the Available Property and have a lien over the assets of the
 Company for their remuneration, costs, fees and expenses for work done in the performance of
 their duties as Administrators and Deed Administrators.
- The Deed Administrators and Administrators are not entitled to an indemnity out of the Available Property or any other property of the Company against any Claims arising out of, in connection with or incidental to any fraudulent or negligent act, omission or any act done outside the DOCA by the Deed Administrators, Administrators or their staff.
- The Deed Administrators' and Administrators' right of indemnity have priority as a Priority Creditor's Claim and are entitled to exercise the right of indemnity whether or not the Claims have been paid or satisfied.

Members' rights exercisable by Deed Administrators

• Until the DOCA terminates, for the purpose of administering the DOCA or fulfilling the arrangement affected by the DOCA, the Deed Administrator has all the rights and powers of the Company's members in general meeting of the exclusion of the Company's members.

Moratorium against the Company in relation to winding up

Creditors are not able to pursue claims against the Company absent leave of the Court. This
restriction will not apply to the Secured Creditor.

Termination of DOCA

- The DOCA automatically terminates when any of the following conditions are met:
 - The Deed Administrators have transferred the Available Property to the Creditors' Trust.
 - The Court makes any order terminating the DOCA.
 - The Conditions Precedent are not satisfied or waived on or before 30 September 2015 or such other date as agreed in writing between the Deed Administrators and the Proponent. The current agreed date for the termination of the DOCA is 31 March 2018.



NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

- The Company's creditors pass a resolution terminating the DOCA at a meeting that was convened pursuant to section 445F of the Act.
- If the Deed Administrators have transferred the Available Property, then the Deed Administrators must, within 5 business days after distribution, lodge a written notice with the Australian Securities and Investments Commission in the prescribed form.
- On termination of the DOCA, the Deed Administrators must deliver to the Company all of the Company's books and records in the possession of the Deed Administrators other than those that were created after the Relevant Date.
- The termination of the DOCA will not affect:
 - the previous operation of the DOCA; or
 - the enforceability of any accrued obligations under the DOCA.

Conditions Precedent

- The approval of the Company's creditors of the DOCA at the Creditors' Meeting.
- The approval of the Company's shareholders of the recapitalisation proposal at the Shareholders' Meeting.
- The Proponent providing the Deed Administrators with a notice stating that Summit's interest in exploration licence number EL1093 in PNG has been preserved on terms and conditions that are acceptable to the Proponent.
- Confirmation from the ASX that the Company will not be required to re-comply with ASX Chapters 1 and 2.
- In consideration for the Proponent's First Loan and the Proponent's Second Loan, the Deed Administrators will cause a meeting of the Company's shareholders to be convened in accordance with the Company's constitution for the purpose of considering and approving:
 - a consolidation of the Company's existing shares on issue at a ratio of 400:1;
 - cancellation of all existing options to acquire shares in the Company;
 - the issue of 10 million ordinary shares to the Proponent or its nominees; and
 - the issue of 10 million options over ordinary shares to the Proponent or its nominees at an exercise price of \$0.05 with an expiry date of 31 December 2025.

Release of Claims

- On termination of the DOCA, the Company is released from all Participating Creditors' Claims (which, as noted above, will not include the Secured Creditor) and it is agreed that there is no consideration payable in respect of the releases provided.
- The Company may plead the DOCA in bar to any action, proceeding or suit brought by a Participating Creditor in respect of that Participating Creditors' Claim.
- Where there have been mutual creditors, mutual debts or other mutual dealings between the Company and a Participating Creditor, then the sum due from one party is to be set off against any sum due from the other party with the balance released if in favour of the Participating Creditor or the balance payable to the Company if in favour of the Company.
- A Participating Creditor will not be entitled to claim the benefit of any set-off if, at the time of
 giving credit to the Company, or at the time of receiving credit from the Company, it had
 notice of the fact that the Company was insolvent and section 553C of the Act will apply to
 any inconsistencies.
- Each Participating Creditor accepts the Participating Creditor's entitlement under the DOCA in full satisfaction of the Participating Creditor's Claim.
- If the Deed Administrators request Participating Creditors to do so, each Participating Creditor must, within 7 days after the making of the request, execute and deliver to the Company a written release of the Participating Creditor's Claim in the form the Deed Administrators reasonably require to fulfil the arrangement effected by the DOCA, save to say that any such release will not take effect unless and until the DOCA terminates.
- Each Participating Creditor irrevocably appoints the Deed Administrators to be the attorney of the Participating Creditor with full power for and on behalf of and in the name of the Participating Creditor to do all acts and things and sign and execute all deeds, documents and notices as may be necessary or convenient for the purpose of the execution and delivery to the Company of the written release of the Participating Creditor's Claim.



NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Abandonment by creditors who do not prove

- A Creditor, other than the Secured Creditor, is taken to have abandoned the Creditor's Claim if, before the declaration of a final dividend to Participating Creditors in accordance with the DOCA, the Creditor:
 - fails to submit a formal proof of debt or claim in respect of the Creditor's Claim;
 or
 - having submitted a formal proof of debt or claim in respect of the Creditor's Claim which is rejected, fails to appeal to the Court against the rejection, within the time allowed for such appeal under the Act and the Corporations Regulations.

Remuneration of the Deed Administrators

- The Deed Administrators' remuneration for the Deed Administrators' services as administrators of this Deed is fixed at the amount calculated at time x firm rates and is not to exceed \$200,000 or such greater amount as is approved from time to time under section 449E of the Act.
- The Deed Administrators may draw the Deed Administrators' remuneration from the Available Property, or, if the Available Property is insufficient, from any other property of the Company.
- The Deed Administrators are entitled to be reimbursed from the Available Property for the whole of the costs, charges and expenses incurred by the Deed Administrators in connection with or incidental to the Deed Administrators' administration of the DOCA.
- The Deed Administrators may draw the Deed Administrators' remuneration and reimbursement at the end of each month.

Costs and Outlays

- The costs and outlays connected with the negotiation, preparation and execution of the DOCA for the Company and the Deed Administrators are taken to be costs, charges and expenses incurred by the Deed Administrators in connection with or incidental to the Deed Administrators' administration of the DOCA.
- The Proponent's costs and outlays connected with the negotiation, preparation and execution of this Deed are his own.
- The Company must pay all duty and other government imposts payable in connection with the DOCA and all other documents and matters referred to in the DOCA when due or earlier if requested in writing by the Deed Administrators.

Other Terms

- Except where expressly included in this Deed the Prescribed Provisions are excluded from the DOCA.
- Each party must promptly at its own cost do all things (including executing and if necessary delivering all documents) necessary or desirable to give full effect to the DOCA.
- The law of Western Australia will govern the DOCA.
- The parties submit to the exclusive jurisdiction of the Court and agree that any lawsuit must be heard, if at all, in the Court.

c) Impact of adopting the non-going concern basis of preparation on measurement, classification of assets and liabilities, and disclosure

Under the non-going concern basis of preparation, assets have been measured at their subsequent realisable value. The subsequent realisable value is their value based on the proceeds subsequently received on sale, disposal or realisation. Liabilities have generally been measured at their contractual amounts payable including in default circumstances where relevant.

The recognition and de-recognition requirements of Australian Accounting Standards have continued to be applied on the preparation of the financial report.



NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Any gains or losses resulting from measuring assets and liabilities under the non-going concern basis are recognised in profit and loss.

The material impacts of adopting the non-going concern basis of preparation and measuring assets and liabilities on that basis is summarised below.

Carrying value of capitalised exploration and evaluation expenditure

The future recoverability of capitalised exploration and evaluation expenditure is dependent on a number of factors. These include the level of reserves and resources, future technological changes, which could impact the costs of development, future legal changes and changes in gold prices.

The exploration and evaluation costs carried forward in relation predominantly to the Mt Kare Gold/ Silver Project EL 1093 in PNG were fully impaired at 30 June 2015. At the time the company entered VA, it was not probable that such amounts would be able to be recouped through successful development or by sale as a result of the following events:

- the accounts being prepared on a non-going concern basis (refer Note 1 b);
- the material curtailment of operations; and
- the uncertainty regarding the completion of the proposed DOCA; and the uncertainty around the ability to raise funds and the future recapitalisation of Indochine to ensure that Indochine has the necessary financial resources to appropriately continue with exploration, development and production activities into the foreseeable future

Carrying value of trade and other payables and provisions

The carrying value of trade payables and provisions as at 31 December 2015 has been recognised at their contractual amounts payable. The true value of these will only be ascertained when the Voluntary Administrator undertakes adjudication of the proof of debt submitted.

The accounts have recorded an amount of \$6,400,708 in relation to secured loan and capitalised interest owing to Aude Holdings Pty Ltd. This liability has been reclassified to Trade and Other payables as this is now due and payable under the non-going concern basis.

d) New and revised accounting requirements applicable to the current half-year reporting period

The Group has adopted all of the new and revised 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 Group.

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



NOTE 2: OPERATING SEGMENTS

Geographical segments				
	Australia \$'000	Cambodia \$'000	PNG \$'000	Total \$'000
31 December 2015	\$ 000	\$ 000	\$ 000	\$ 000
Segment revenue	-	-	-	-
Segment expenses	(1,016)	-	(1,447)	(2,463)
Segment loss	(1,016)	-	(1,447)	(2,463)
Segment assets	314	-	51	365
Segment liabilities	5,104	-	9,048	14,152
31 December 2014	Australia \$'000	Cambodia \$'000	PNG \$'000	Total \$'000
Segment revenue	643	_	_	643
Segment expenses	(3,580)	38	(98,403)	(101,945)
Segment loss	(2,937)	38	(98,403)	(101,302)
Segment assets	781	34	(2)	813
Segment liabilities	4,974	250	5,134	10,358

NOTE 3: EXPLORATION AND EVALUATION COSTS CAPITALISED

	31 December 2015	30 June 2015
	\$'000	\$'000
Opening balance	-	88,890
Current year expenditure	-	6,853
Expenditure written off during the period	-	(99,410)
Foreign exchange difference	_	3,667
Closing balance	-	-

Due to significant going concern uncertainty, exploration and evaluation expenditure incurred during the period was fully expensed and the expenditure carried forward during the financial year ended 30 June 2015 on a consolidated basis of \$97,592,000 was fully impaired to nil.

NOTE 4: TRADE AND OTHER PAYABLES

	31 December 2015 \$'000	30 June 2015 \$'000
Trade payables	6,860	7,523
Payroll liabilities	771	334
Other borrowings (Secured Loan Aude)	6,401	4,082
	14,032	11,939

Note: Trade payables will be dealt with under section 14 of the DOCA and, upon the establishment of Creditor's Trust Deed as class B creditors, other borrowings, comprising a secured loan, will preserve their rights under section 18 3.30 of the DOCA and employees' claims will be treated as Priority Creditor's Claim under section 16 of the DOCA.



NOTE 4: TRADE AND OTHER PAYABLES (continued)

	31 December 2015 \$'000	30 June 2015 \$'000
Secured liabilities:		
Aude Holdings Pty Ltd loan	-	2,910
Less: Aude Holding loan reclassified as a trade payable	-	(2,910)
Secured liabilities	-	-
Total borrowings	-	<u> </u>
The carrying amounts of assets pledged as security are:		
Fixed and floating charge over assets of the Company	365	286

On 6 February 2014, the Company entered into a secured loan agreement with Aude Holdings Pty Ltd (**Secured Creditor**) as trustee for Lastours Investment Trust (**Lastours**) to borrow \$1,500,000 secured against a fix and floating charge over the assets of the Company and at an interest rate of 60% calculated daily. In the event of default, the interest would increase to 80% per annum calculated daily. The loan was repayable in full by 31 May 2014. The Company was unable to repay the loan by 31 May 2014 and as at reporting date it was in default and being charged interest at the rate of 80% from the date of default. On 14 May and 3 June 2014, the Company was served default notices.

On 1 August 2015, the Company entered into a Deed of Acknowledgement and Variation with the Secured Creditor as trustee for Lastours under which the Secured Creditor waived the breaches that gave rise to default notices on 14 May and 3 June 2014, reset the interest to 25% per annum, extended the expiry date to 31 December 2014 and provided an additional facility of \$1.15 million. On 26 November 2014, the Company extended the term of the facility to 28 February 2015.

On 30 January 2015, a secured loan conversion agreement was signed between the Company and the Secured Creditor as trustee for Lastours. Under the terms of the agreement, the aggregate limit of the loan was increased from \$3.25 million to \$3.75 million and the term of the loan extended to 30 April 2015.

Subsequent to the Company being placed into VA, the loan facility of \$3.75 million extended until 30 April 2015 was frozen and the secured creditor's rights preserved under the DOCA. A new facility of \$1.25 million was extended by the Secured Creditor to the Voluntary Administrator to fund the costs associated with maintaining the Mt Kare Gold Project EL 1093 in good standing, including the funding of the Warden's Hearing completed on 06 May 2015 and mediation which was conducted on site from 18 July to 20 July 2015 and then re-convened on 17 August 2015. On 22 October 2015, the new facility of \$1.25 million extended by the Secured Creditor was varied through a Deed of Variation to the original loan Agreement to a total of \$2.0 million to provide funding to maintain the EL 1093 and the infrastructure at Mt Kare in good standing.

On 24 July 2017 a new facility of \$4.5 million extended by the Secured Creditor was further varied through Deed of Variation to the original loan Agreement to a total of \$6 million to provide further funding for continuation of SDL and legal costs incurred in course of the administration of IDC. Refer also to subsequent event Note 10.



NOTE 5: ISSUED CAPITAL

Ordinary shares Issued and fully paid	31 December 2015 No. 1,363,855,013	30 June 2015 No.
issued and fully paid	1,303,633,013	1,303,633,013
	No.	\$'000
Issued Capital 1 July 2015 Movements in ordinary shares on issue During 1 July 2015 to 31 December 2015	1,363,855,013	133,032
At 31 December 2015	1,363,855,013	133,032

NOTE 6: FOREIGN CURRENCY TRANSLATION RESERVES

Movements:	31 December 2015 \$'000	30 June 2015 \$'000
Foreign currency translation reserve		
At the beginning of the year	(1,306)	5,208
Currency translation differences arising during the period	513	(6,514)
Balance at the end of the financial year	(793)	(1,306)

30 June

2015

31 December 2015

NOTE 7: ACCUMULATED LOSSES

	\$'000	\$ '000
Movements in accumulated losses were as follows:		
Accumulated losses at the beginning of the year	(143,563)	(50,248)
Net loss attributable to members of Indochine Mining Limited	(2,463)	(104,438)
Sub-total	(146,026)	(154,686)
Options Reserve reclassification to Accumulated losses	-	11,123
Accumulated Losses	(146,026)	(143,563)

NOTE 8: DIVIDENDS

The Directors of the Company have not declared an interim dividend.

NOTE 9: CONTINGENT LIABILITIES

None.

NOTE 10: EVENTS AFTER THE END OF THE INTERIM PERIOD

- On 31 May 2016, the shareholders approved the share consolidation of 400:1 at the 2015 AGM. The share consolidation is one of the conditions precedents under the DOCA. Consequently, the number of shares currently on issue at the date of this report is 3,409, 014.
- On 26 February 2016, the directors of IRL were advised by Martin Green of BRI Ferrier that he was appointed as the Official Liquidator of IRL on 25 February 2016. As a consequence, this company is in now in liquidation.



NOTE 10: EVENTS AFTER THE END OF THE INTERIM PERIOD (continued)

- On 24 July 2017 a new facility of \$4.5 million extended by the Secured Creditor was further varied through Deed of Variation to the original loan Agreement to a total of \$6 million to provide further funding for continuation of SDL and legal costs incurred in course of the administration of IDC
- On 26 July 2017, the termination date for the DOCA was extended to 31 March 2018.
- On 5 September 2017, the substantive hearing for the judicial review of the PNG Minister for Mining's decision to refuse the application to renew the exploration license for the Mt Kare Gold/ Silver project was heard by the PNG National Court. The judgement on the matter has been deferred until a date to be notified.

Other than the above there has not arisen in the interval between the end of the period and the date of this report any item, transaction or event of a material and unusual nature likely, in the opinion of the Directors of the Company to affect substantially the operations of the Company, the results of those operations or the state of affairs of the Company in subsequent financial years.



Directors' Declaration

The Directors of the Company declare that, in the opinion of the Directors:

- (a) the attached financial statements and notes thereto are in accordance with the *Corporations Act 2001*, including:
 - (i) giving a true and fair view of the consolidated entity's financial position as at 31 December 2015 and of its performance for the half-year ended on that date; and
 - (ii) complying with Accounting Standard AASB 134: Interim Financial Reporting.
- (b) (i) The ongoing solvency of the Group is dependent on the proposed DOCA as detailed in Note 1 b) of the financial statements being successfully completed; and
 - (ii) there are reasonable grounds to believe that the Group will be able to successfully complete the proposed DOCA with creditors, and therefore will be able to pay its debts;
 - A. in accordance with the DOCA arrangements as detailed in Note 1 b); and
 - B. as and when they become payable.

Signed in accordance with a resolution of the Directors made pursuant to S303(5) of the Corporations Act 2001.

On behalf of the Directors

Non-Executive Director Date: 19 October 2017



AUDITOR'S INDEPENDENCE DECLARATION

Crown Horwall but

In accordance with the requirements of section 307C of the Corporations Act 2001, as lead auditor for the review of Indochine Mining Ltd (subject to Deed of Company Arrangement) for the half-year ended 31 December 2015, 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 review; and
- b) no contraventions of any applicable code of professional conduct in relation to the review.

CROWE HORWATH PERTH

SEAN MCGURK

Partner

Signed at Perth, 19 October 2017



INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS OF INDOCHINE MINING LTD (SUBJECT TO DEED OF COMPANY ARRANGEMENT)

Report on the Half-Year Financial Report

We were engaged to review the accompanying half-year financial report of Indochine Mining Ltd (subject to Deed of Company Arrangement) which comprises the consolidated statement of financial position as at 31 December 2015, the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity, the consolidated statement of cash flows for the half-year ended on that date, notes comprising a summary of significant accounting policies and other explanatory information and the directors' declaration of the consolidated entity comprising the company and the entities it controlled during the half year ended 31 December 2015.

Directors' Responsibility for the Half-Year Financial Report

The directors of the consolidated entity are responsible for the preparation of the half-year financial report that gives a true and fair view in accordance with Australian Accounting Standards as they apply on a non going concern basis and the *Corporations Act 2001* and for such control as the directors determine is necessary to enable the preparation of the half-year financial report that is free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express a conclusion on the half-year financial report based on our review. We conducted our review in accordance with Auditing Standard on Review Engagements ASRE 2410: Review of a Financial Report Performed by the Independent Auditor of the Entity. Because of the matters described in the Basis for Disclaimer of Conclusion paragraph, however, we were not able to obtain sufficient appropriate evidence to provide a basis for a review conclusion.

Independence

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

Basis for Disclaimer of Review Conclusion

As a result of the matters outlined in Note 1 to the financial report the consolidated financial report of Indochine Mining Limited (subject to Deed of Company Arrangement) has been prepared on a non going concern basis. By preparing the financial report under the non going concern basis, the directors of Indochine Mining Limited (subject to Deed of Company Arrangement) have determined that they have no realistic alternative other than to liquidate the operations of the entity. Management have been unable to provide sufficiently complete information in respect to creditor claims (including employee entitlements) arising in a liquidation scenario. As a result, we have been unable to gain comfort over the completeness of the creditor claims and the associated disclosures in the financial report.



Crown Horwall but

Disclaimer of Review Conclusion

Because of the significance of the matters described in the Basis for Disclaimer of Review Conclusion paragraph, we have not been able to obtain sufficient appropriate evidence to provide a basis for a conclusion. Accordingly, we do no express a conclusion on the financial report.

CROWE HORWATH PERTH

SEAN MCGURK

Partner

Signed at Perth, 19 October 2017