

**ANNUAL REPORT 2021** 



### 1 Corporate Directory

#### **Table of Contents**

#### **Board of Directors**

John Anderson Non-Executive Chairman

Grant Craighead Managing Director

Michael Erceg Executive Director

Ross Moller Non-Executive Director

Robyn Watts Non-Executive Director

#### **Company Secretaries**

Ross Moller

Veronique Morgan-Smith

#### **Registered Office**

Suite 301, 55 Miller Street,

Pyrmont, NSW 2009

Telephone: +61 2 9392 8020

Website: canterburyresources.com.au

Email: admin@canterburyresources.com.au

#### **Share Registrar**

Automic Group

Level 5, 126 Phillip Street, Sydney NSW 2000

Telephone: +61 2 8072 1400

Website: automicgroup.com.au

Email: hello@automicgroup.com.au

#### **Auditors**

BDJ

Level 8, 124 Walker Street, North Sydney, NSW 2060

PO Box 1664, North Sydney, NSW 2059

#### **Broker**

Canaccord Genuity (Australia) Limited

ASX Code: CBY

Chairman's Report	1
Review of Operations	2
Corporate Governance	7
Directors Report	11
Auditor's Independence Declaration	22
Consolidated Financial Statements	23
Notes to the Financial Statements	27
Directors' Declaration	63
Independent Auditor's Report	64
Shareholder Information	68

#### 2 Chairman's Report

Dear Fellow Shareholders

On behalf of your Board of Directors, I am pleased to present the tenth Annual Report to shareholders of Canterbury Resources Limited.

During the financial year ending 30 June 2021 we have made pleasing exploration and assessment progress at our key projects. In addition, we have enhanced our overall asset portfolio through several material transactions. This progress has been achieved against a backdrop of significant restrictions and precautions relating to the COVID-19 pandemic which has constrained our field activities, particularly in PNG.

An important milestone was recorded in early 2021 with the granting of EL2658 (Wamum) in PNG. The Wamum project provides considerable upside potential for Canterbury's shareholders, as it covers two large deposits at Idzan Creek and Wamum Creek, where we have already outlined Mineral Resources containing 2.7Moz gold and 569kt copper. Preliminary engineering studies have commenced, to quantify inputs for assessment of standalone development options. In parallel, we are reviewing opportunities to further expand and enhance the resource inventory via exploration. Importantly, EL2658 adjoins the major Wafi-Golpu copper-gold development project owned by Newcrest and Harmony Gold, where the joint venture partners are currently negotiating a Special Mining Lease with the PNG Government, ahead of a final investment decision. Development of the Wafi-Golpu project could create significant strategic benefits for our Wamum project.

Elsewhere in PNG, field activity recently resumed at the Bismarck project on Manus Island, with a focus on assessing hydrothermal silica-alunite-rich areas, or lithocap, in the south of the project area where buried porphyry systems and potential late-stage metal-rich ore zones are targeted. This assessment

Yours sincerely,

John Anderson Chairman activity will aid prioritization of targets to be tested during the next phase of exploration drilling, which is planned to commence in 2022.

In Queensland, we are accelerating our exploration activities at the Briggs copper project following the signing of a major agreement with African Energy Resources Limited ASX:AFR. During an initial option period African Energy Resources is funding a ~3,000m RC drilling program that will test extensive undrilled porphyry copper mineralisation visible at surface along strike from the existing resource. Several higher-grade features will also be tested during the program. Following this initial drilling campaign, African Energy Resources will have earned the right to enter an Earn-in and Joint Venture agreement whereby it can earn up to 70% of the Briggs project by sole-funding a further \$15.25 million. As part of the overall transaction, African Energy Resources has made a \$1 million investment in Canterbury.

During the past year we have also restructured our project portfolio. Notable transactions include the sale of our Vanuatu assets and an agreement to acquire the Peenam copper-gold porphyry project in Queensland. The overall impact is an increased exposure to Australian copper-gold exploration opportunities.

I would like to take this opportunity to thank my fellow Directors and employees who have worked diligently on the Company's activities over the past year, as well as our wide range of stakeholders including landowners and joint venture partners.

On behalf of your Board, I extend my thanks to all our shareholders for their ongoing support, and I look forward to announcing further progress in the coming year as we accelerate our exploration and evaluation activities across each of our projects.

#### INTRODUCTION

Canterbury is an emerging resource company with a strategy of exploring potential large-scale copper-gold deposits in proven mineral belts throughout the SW Pacific region. It holds a balanced portfolio of advanced exploration projects in Papua New Guinea and eastern Australia, and has third party funding partnerships at several projects.



The Company has achieved material exploration and evaluation progress across multiple projects since listing on the ASX in 2019 (ASX: CBY). This includes the estimation of significant mineral resources at three deposits: the Briggs copper deposit in Queensland, plus the Idzan Creek and Wamum Creek copper-gold deposits in PNG. In aggregate these deposits contain around 1.2Mt copper and 3.2Moz gold, providing a strong foundation for defining attractive development opportunities. During the past year, Canterbury has further optimised its asset portfolio, adding a new Cu-Au project in Queensland and selling or rationalising several non-core projects.

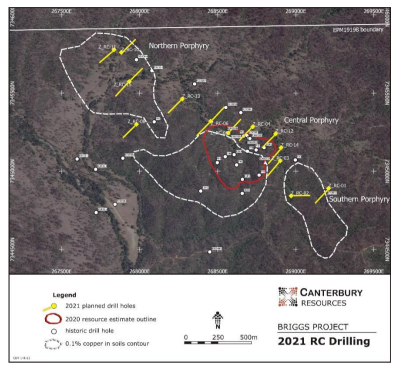
Precautions and constraints relating to COVID-19 continue to impact the company's ability to implement field programs. Nevertheless, Canterbury is currently undertaking a high-impact drill program at Briggs and during 2021 completed several field programs in PNG.

#### **QUEENSLAND**

#### ▲ Briggs, Mannersley & Fig Tree Hill Projects (CBY 100%, Rio Tinto 1.5% NSR)

The Briggs, Mannersley and Fig Tree Hill tenements (CBY 100%) are in central Queensland, around 50km inland from the major industrial port of Gladstone, at the southern end of the northwest-southeast trending Mt Morgan structural belt. Mt Morgan was a high-grade mining operation and produced around 8Moz of gold and 350,000t of copper before its closure in 1989.





At the Briggs project, a resource of 142.8Mt at 0.29% Cu (0.2% Cu cut-off) has been delineated at the Central Porphyry and multiple targets have been identified that provide opportunities to significantly expand and enhance this resource. Preliminary metallurgical testwork has been completed, which indicates that high copper recoveries are achievable across all rock types via conventional processing (crush-grind-flotation).

Immediate exploration plans are focussed on testing extensive undrilled porphyry copper mineralisation that is visible at surface along strike from the Central Porphyry deposit. A planned RC drilling program is aimed at substantially increasing the size of the Briggs resource. In parallel. higher-grade mineralisation, identified in volcanic sediments surrounding the intrusive core of the Central Porphyry and in internal quartz rich

bodies, will be tested with the aim of delineating high-grade zones.

Exploration activity has accelerated following a deal with African Energy Resources (ASX: AFR), whereby AFR made a \$1m strategic investment in Canterbury to secure exclusive rights in the region.

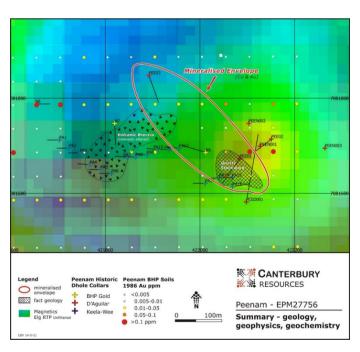
During an initial Option phase, AFR is sole funding \$0.75m of exploration to earn the right to commence a staged Earn-In to form a Joint Venture. Exploration planned during the Option phase includes a  $\sim 3,000\text{m}$  reverse circulation percussion drilling program. During the subsequent Earn-In phase, AFR has the right to earn up to a 70% joint venture interest in the Briggs Copper Project through staged exploration expenditure totalling up to \$15.25m.

#### ▲ Peenam (CBY right to acquire 100%)

Canterbury has signed a binding Term Sheet for the acquisition of Neillkins Pty Ltd which holds application EPM 27756 covering the Peenam Project, about 150km northwest of Brisbane.

The Project covers Triassic age andesitic volcanics intruded by late Triassic dioritic plutons. Some of the intrusions are intimately associated with epithermal style Au-Ag-Hg and porphyry style Cu-Au-Mo mineralisation.

Interpretation of the mineralisation encountered at Peenam during limited historical exploration suggests that it may represent the upper roof or margins of a porphyry copper-gold system, and the quartz enriched core of this style of porphyry related system is likely to occur outside the current limits of drilling.



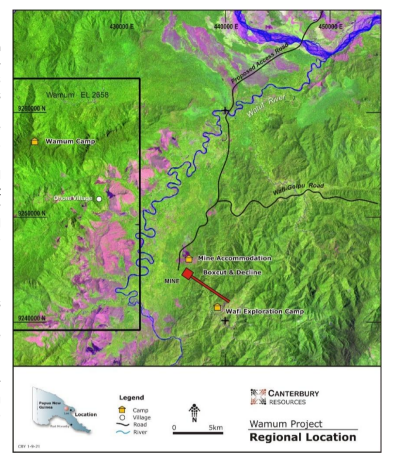


#### **PAPUA NEW GUINEA**

#### ▲ Wamum Project (CBY 100%)

Canterbury was granted EL2658 (Wamum) in February 2021. Wamum adjoins the world-class Wafi-Golpu Project (Mineral Resources 26Moz gold, 8.6Mt copper) and covers multiple copper-gold porphyry related prospects. Utilising historical data, the Company has delineated two large, coherent copper-gold deposits at Idzan Creek and Wamum Creek with combined Mineral Resources containing around 2.6Moz gold and 569kt copper. Preliminary metallurgical testwork indicates that good copper and gold recoveries are achievable at both deposits via conventional processing (crush-grind-flotation).

Assessment of historical exploration data is ongoing, with initial work identifying potential opportunities to expand and enhance the existing resources via further exploration drilling. In parallel, preliminary engineering studies are being initiated, aimed at assessing the merits of developing a standalone copper mine based on the existing resources.



#### ▲ Ekuti Range Project (CBY 100%)

The Ekuti Range Project is ~20km west of Harmony Gold's Hidden Valley gold mine, ~50km south of Newcrest/Harmony's Wafi-Golpu development project and ~60km south of Canterbury's Wamum Project.

Canterbury has been exploring the region since 2014 and has undertaken multiple programs. Two related styles of mineralisation are evident within the tenements: narrow, high grade epithermal gold-copper lodes (e.g. Waikanda & Otibanda) and large-scale porphyry copper-molybdenum-gold systems (e.g. Yalua, Ekoato & Otibanda). Assessment of these targets is ongoing, in preparation for a resumption of field activities once COVID related restrictions and precautions ease.

#### ▲ Bismarck Project (CBY 40%, Rio Tinto 60%)

The Bismarck Project covers a large porphyry copper and gold province on Manus Island. Rio Tinto Exploration (PNG) Limited is currently managing and sole-funding exploration under a Farm-In and Joint Venture Agreement.

Manus Island has undergone extensive exploration over the past 50 years, although an economic deposit is yet to be discovered. Recent efforts have focused on hydrothermal silica-alunite-rich areas, or lithocap, in the south of the Bismarck Project area where buried porphyry systems and potential late-stage metal-rich ore zones are targeted. Rio Tinto has completed geochronology and mineralogy analysis on samples from the northern portion of the lithocap, and analysis will enhance the understanding of magmatic event (phases) timings, hydrothermal alteration distribution, mineralogy and magmatic fertility. This will aid prioritization of targets to be tested during the next phase of exploration drilling.



#### **OUTLOOK**

Canterbury is enhancing its portfolio of large-scale copper-gold projects, against a backdrop of COVID-19 constraints and precautions that continue to impact field activities, particularly in PNG. Nevertheless, meaningful exploration and evaluation progress is being achieved across multiple projects.

In Queensland, the portfolio is being expanded and high-impact drilling is being undertaken at the Briggs Copper Project, with potential to significantly increase and enhance the existing resources. Importantly, this program is fully funded via an option agreement with African Energy Resources (ASX: AFR). Under the option agreement, AFR has the right to enter an earn-in and joint venture for the Project that would lock in funding for the project for the foreseeable future.

In PNG, high-level engineering studies have commenced at the Wamum Project and exploration opportunities are being assessed aimed at enhancing and expanding existing resources. At the Bismarck Project, additional data has been generated that is assisting in the selection and prioritization of drill targets, with the aim of recommencing exploration drilling in 2022 funded by third parties under joint venture arrangements.

#### **Declaration and JORC Compliance:**

The technical information in this report which relates to Exploration Results is based on information compiled by Mr Michael Erceg, MAIG RPGeo. Mr Erceg is an Executive Director of Canterbury Resources Limited and has sufficient experience relevant to the style of mineralisation and type of deposit under consideration and to the activity he is undertaking to qualify as a Competent Person as defined in the 2012 Edition of the Australian Code of Reporting of Exploration Results, Mineral Resources and Ore Reserves. Mr Erceg consents to the inclusion in this report of the matters based on that information in the form and context in which it appears.

The information in this report that relates to the Estimation of Mineral Resources, has been prepared by Mr Geoff Reed, who is a Member of the Australasian Institute of Mining and Metallurgy and is a Consulting Geologist of Bluespoint Mining Services. Mr Reed has sufficient experience that is relevant to the style of mineralisation and type of deposit under consideration and to the activity being undertaken 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 Reed consents to the inclusion in this report of the matters based on that information in the form and context in which it appears.

#### Forward Looking Statements:

Forward-looking statements are statements that are not historical facts. Words such as "expect(s)", "feel(s)", "believe(s)", "will", "may", "anticipate(s)", "potential(s)"and similar expressions are intended to identify forwardlooking statements. These statements include, but are not limited to statements regarding future production, resources or reserves and exploration results. All such statements are subject to certain risks and uncertainties, many of which are difficult to predict and generally beyond the control of the Company, that could cause actual results to differ materially from those expressed in, or implied or projected by, the forward-looking information and statements. These risks and uncertainties include, but are not limited to: (i) those relating to the interpretation of drill results, the geology, grade and continuity of mineral deposits and conclusions of economic evaluations, (ii) risks relating to possible variations in reserves, grade, planned mining dilution and ore loss, or recovery rates and changes in project parameters as plans continue to be refined, (iii) the potential for delays in exploration or development activities or the completion of feasibility studies, (iv) risks related to commodity price and foreign exchange rate fluctuations, (v) risks related to failure to obtain adequate financing on a timely basis and on acceptable terms or delays in obtaining governmental approvals or in the completion of development or construction activities, and (vi) other risks and uncertainties related to the Company's prospects, properties and business strategy. Our audience is cautioned not to place undue reliance on these forward-looking statements that speak only as of the date hereof, and we do not undertake any obligation to revise and disseminate forward-looking statements to reflect events or circumstances after the date hereof, or to reflect the occurrence of or non-occurrence of any events.



#### **TENEMENT INFORMATION (as at 30 September 2021)**

Tenement	Location	Project	Status	Interest
EPM 19198	Queensland	Briggs *	Granted	100%
EPM 18504	Queensland	Mannersley *	Granted	100%
EPM 27317	Queensland	Fig Tree Hill	Granted	100%
EPM 27756	Queensland	Peenam **	Application	0%
EL 2302	Morobe Province, PNG	Ekuti Range	Granted	100%
EL 2314	Morobe Province, PNG	Ekuti Range	Granted	100%
EL 2418	Morobe Province, PNG	Ekuti Range	Granted	100%
EL 2658	Morobe Province, PNG	Wamum	Granted	100%
EL 2378	Manus Island, PNG	Bismarck ***	Granted	40%
EL 2390	Manus Island, PNG	Bismarck ***	Granted	40%

<sup>\*</sup> Subject to a 1.5% NSR and a decision to mine payment in favour of Rio Tinto Exploration Pty Ltd

#### MINERAL RESOURCE INFORMATION (as at 30 June 2021)

Project	Deposit	Category	Cut-off	Mt	Au (g/t)	Cu (%)	Au (Moz)	Cu (kt)
Wamum *	Idzan Creek	Inferred	0.2g/t Au	137.3	0.53	0.24	2.34	327
Wamum *	Wamum Creek	Inferred	0.2% C∪	141.5	0.18	0.31	0.82	435
Briggs **	Central Zone	Inferred	0.2% C∪	142.8	-	0.29	-	414
Total							3.16	1,176

<sup>\*</sup> The Mineral Resource estimates for Idzan Creek and Wamum Creek were added during the year (refer ASX release dated 26 November 2020).



<sup>\*\*</sup> Binding Term Sheet signed for the acquisition of the controlling entity, subject to due diligence

<sup>\*\*\*</sup> Subject to a Joint Venture and Farm-In Agreement with Rio Tinto Exploration (PNG) Limited which is currently sole-funding exploration to earn an 80% JV interest

<sup>\*\*</sup> The Mineral Resource estimate for Briggs is unchanged from the 2020 Annual Report.

#### **CORPORATE GOVERNANCE STATEMENT 2021**

Canterbury is committed to implementing high standards of corporate governance. The Board of Directors is responsible for corporate governance, and has the authority to determine, all matters relating to the strategic direction, policies, practices, management goals and operations of Canterbury. It also monitors the business and affairs of Canterbury on behalf of the Shareholders by whom they are elected and to whom they are accountable. The responsibilities of the Board are set down in Canterbury's Board Charter, which is available in Canterbury's Policies handbook along with all of its Charters and Policies, and is located at <a href="https://www.canterburyresources.com.au/about-us/corporate-governance/">www.canterburyresources.com.au/about-us/corporate-governance/</a>.

The Board has endorsed most of the ASX Corporate Governance Council Principles and Recommendations (4<sup>th</sup> edition, issued in February 2019) ("ASX Recommendations"). The Corporate Governance Statement and the extent to which Canterbury complies with the Recommendations can be found at www.canterburyresources.com.au/about-us/corporate-governance/.

The ASX Recommendations are guidelines, not prescriptions. During the financial year 2020-2021, the Corporate Governance Committee has examined Canterbury's corporate governance practices and the progress towards a review of its practice compared to the best practice principles proposed by the ASX Corporate Governance Council as set out in the  $4^{th}$  edition.

Canterbury is mindful that, in light of its size and operations, there may be some rare instances where it has considered that compliance is not practicable and that this is the most practical and cost-effective manner to manage and direct Canterbury at that point in time.

Canterbury's Corporate Governance Committee has reviewed the ASX Recommendations as existing at the end of the financial year 2020-2021, and the Board, following the Corporate Governance Committee's recommendations, approved Canterbury's Corporate Governance Statement current at 30 June 2021. In rare instances, Canterbury has determined not to meet the standards set out in the ASX Recommendations, largely due to that ASX Recommendation being considered by the Board to be unduly onerous and costly for a company of its size.

The Board's reasoning for any departure from the ASX Recommendations, the extent of Canterbury's compliance with the ASX Recommendations, and any alternative governance practices adopted in lieu of the ASX Recommendations during the year are further detailed in paragraph 3 below. Except as set out here, the Board does not anticipate that the Company will depart from the ASX Recommendations for the near future, however, it may do so if it considers that such a departure is reasonable. Such table will be reviewed by Canterbury's Governance Committee at the end of next financial year.

#### **Board Committees**

The Board has established five Committees to assist it in fulfilling its responsibilities, being:

- Audit Committee;
- Corporate Governance Committee;
- Nomination Committee:
- Remuneration Committee; and
- Risk Management Committee.

Each of these Committees has the responsibilities described in their Committee Charters (which have been prepared having regard to the ASX Recommendations) that were adopted by the Board and can be found in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us/corporate-governance/">www.canterburyresources.com.au/about-us/corporate-governance/</a> under Corporate Governance. The Board may also establish other committees from time-to-time to assist in the discharge of its responsibilities.



#### **Canterbury Policies**

Canterbury has also adopted the following policies, codes and charters, which are available on Canterbury's website at <a href="https://www.canterburyresources.com.au">www.canterburyresources.com.au</a>:

#### **Company Code of Conduct**

The Company's Code of Conduct sets out Canterbury's responsibilities to shareholders, the financial community, customers, suppliers, the general community and individuals, and guides Canterbury's compliance with legal and other obligations.

#### Codes regarding company standards in terms of behaviour

This document, which includes the parts entitled "Our People", "Governments and Communities", "Third Party Relationship" and "Bullying and Harassment" sets out the various principles which Canterbury expect its personnel to comply with while being a part of Canterbury or representing Canterbury. It can be found in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us/corporate-governance/">www.canterburyresources.com.au/about-us/corporate-governance/</a> under Corporate Governance.

#### **Securities Trading Policy**

The Securities Trading Policy restricts the Directors, executives, employees and some contractors from dealing with Canterbury's shares at times when the market may not be fully informed as to Canterbury's activities. When they are in possession of unpublished price-sensitive information, Directors, executives, employees and some contractors may not trade in Canterbury's securities. In addition, they cannot trade during designated Blackout or Closed Periods. The policy explains how insider trading laws affect the dealings of Directors, executives, employees and contractors in Canterbury's shares.

This policy can be found in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us/corporate-governance/">www.canterburyresources.com.au/about-us/corporate-governance/</a> under Corporate Governance.

#### **Market Disclosure Policy**

The Market Disclosure Policy describes reporting lines and decision-making processes that are designed to ensure that Canterbury complies with its continuous disclosure obligations under the ASX Listing Rules and the Corporations Act; and Canterbury's practices for ensuring effective communication with its shareholders and the market, sets out the standards, protocols and law relating to disclosure of Canterbury's information, and sets out the requirements expected from all Directors, senior management, employees and contractors for complying with Canterbury's policy on disclosure of price-sensitive information.

This policy can be found in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us/corporate-governance/">www.canterburyresources.com.au/about-us/corporate-governance/</a> under Corporate Governance.

#### **Diversity and Inclusion Policy**

The Diversity and Inclusion Policy sets out Canterbury's commitment to promoting diversity amongst its personnel, at management level and within the Canterbury group of companies as a whole.

#### **Whistleblower Protection Policy**

Canterbury is committed to conducting its global business activities with integrity and supporting an internal culture of honest, ethical and socially responsible behaviour. Canterbury recognises that a whistleblower protection policy is an important element in detecting corrupt, illegal or other undesirable conduct and accordingly, to ensure these objectives are achieved, the Company encourages the reporting of any actual or suspected instances of illegal, unethical, fraudulent or undesirable conduct involving Canterbury and its operations.



Creating a supportive environment where our people feel safe to Speak Up is one of Canterbury's core values and underpins our workplace culture.

This policy can be found in the document "Canterbury Resources Policies" on Canterbury's website at <a href="https://www.canterburyresources.com.au/about-us/corporate-governance/">www.canterburyresources.com.au/about-us/corporate-governance/</a> under Corporate Governance.

#### Compliance with Fourth Edition of the ASX Corporate Governance Council's Principles and Recommendations

Canterbury is committed to implementing high standards of corporate governance. The Board of Directors is responsible for corporate governance, and has the authority to determine, all matters relating to the strategic direction, policies, practices, management goals and operations of Canterbury. It also monitors the business and affairs of Canterbury on behalf of the Shareholders by whom they are elected and to whom they are accountable. The Board has endorsed most of the ASX Corporate Governance Council Principles and Recommendations (4<sup>th</sup> edition, issued in February 2019). The Corporate Governance Statement current at 30 June 2021 can be found at www.canterburyresources.com.au/about-us/corporate-governance/.

#### **Skills Matrix**

Canterbury is a junior explorer operating in Australia, Papua-New Guinea and Vanuatu.

The Board is comprised of experienced professionals with a variety of professional backgrounds relevant for Canterbury's operations and size.

The Board considers that individually and collectively, the Directors have an appropriate mix of skills, experience and expertise to enable it to define Canterbury's strategic objectives, approve strategies developed by management and monitor the execution of those strategies.

To guide the assessment of the skills and experience of non-executive directors and to identify any gaps in the collective skills of the Board, the Board uses the skills matrix over the page. This matrix also shows the Board's current assessment of its skills coverage.

SKILLS MATRIX		COLLECTIVE RESULT
	Number of directors	5
Drofile	Proportion men/women on the Board	4/1
Profile Information	Independent/non-independent	3/2
	Completed AICD course or a course from similar professional body (corporate governance)	4
	Leadership experience in resource exploration industry including ability to have a vision for what is possible and the drive to achieve it	3
Leadership	Skills and experience in developing and monitoring business strategy	5
	Ability to clearly articulate the company's vision, values and strategies both internally to the business, the stakeholder groups, and externally to business networks and the market	5
Industry	Technical and project management skills in resource exploration	3



	Experience and strong skills in assessing, valuing and understanding resource assets	3
	Managing OHS Risk in a mining environment, particularly remote locations	3
	Business and commercial skills in the successful oversight of exploration businesses including finding, managing and selling assets	3
Commercial & Financial	Capital raising skills preferably in the high risk exploration sector including ability to market to and develop strong networks with the investment community	3
	Skills and experience in commodity financing	3
	Skills and experience in good governance and compliance, in particular with regard to ASX Listing Rules and the ASIC legal framework	4
Governance	Qualifications and experience to chair and participate in the Audit Committee including experience consolidating accounts multi-national subsidiaries and complex joint venture arrangements	3
Governance	Skills and experience to chair the Remuneration and Nomination Committee	4
	Skills and experience to chair and participate on the Risk Management Committee in the Resources sector including creating risk, safety and compliance frameworks	5



ABN 59 152 189 369

#### **Directors' report**

The directors of Canterbury Resources Limited submit the annual report of the consolidated entity ("the group") consisting of Canterbury Resources Limited ("the company") and the entities it controlled at the end of, or during the financial year ended 30 June 2021. The directors report as follows:

#### **Directors**

The following persons were directors of the company during the whole of the financial year and up to the date of this report, unless noted otherwise:

John Ernest Douglas Anderson: Non-Executive Chairman

Grant Alan Craighead: Managing Director

Ross Earle Moller: Non-Executive Director and Co Company Secretary

Michael Matthew Erceg: Executive Director Robyn Watts: Non-Executive Director

#### Information about the directors

At the date of this report there are six senior executives comprising four males and two females. The six senior executives include five directors and one co-company secretary. Ross Earle Moller, director, also acts as a co-company secretary.

John Ernest Douglas Anderson	n - BCom, MBA, GAICD
Non-Executive Chairman	
Experience and expertise	John has +40 years' experience in banking, investment banking and general consulting in Australia and Chile. He has held positions of Managing Director or Chairman with several public and private companies in Australia, and as a Director of mining companies in Chile. John has experience in general financing and capital raisings, developing and implementing business plans for new and existing entities, and taking companies from IPO through to operations. In ASX listed companies, in the capacity of director, managing director or chairman, John has been a member of audit, remuneration and finance committees, and was Chairman of Anchor Resources Ltd from IPO through to the sale of controlling interest in 2011. John was appointed to the Canterbury Board in 2011.
Other current directorships	None
Former directorships in last 3	Non-Executive Chairman Carpentaria Resources Ltd
years	
Special responsibilities	Chairman
Interests in Canterbury	Ordinary shares (Un-Escrowed) – 4,202,000
shares and options	Options (Un-Escrowed) – under ESOP expiring 30 June 2022 – 150,000
	Options (Un-Escrowed) – under ESOP expiring 30 June 2023 – 150,000

Ross Earle Moller - BCom, Dip AppCorpGov, CA ANZ, AGIA, ICSA, GAICD							
Non - Executive Director and Co Company Secretary							
Experience and expertise	Ross is a Chartered Accountant and Chartered Secretary and brings +30 years' experience in providing corporate advisory and secretarial services to a range of listed and unlisted companies. He has expertise in financial management, corporate governance and strategic planning, as well as commercial and legal risk issues. Ross is based in Singapore and is an Executive Director of a Management Consultancy business that operates across the Asia-Pacific region.						
Other current directorships	None						
Former directorships in last 3	None						
years							
Special responsibilities	None						
Interests in Canterbury	Ordinary shares (Un-Escrowed) – 2,372,500						
shares and options	Options (Un-Escrowed) – under ESOP expiring 30 June 2022 – 150,000						
	Options (Un-Escrowed) – under ESOP expiring 30 June 2023 – 150,000						

ABN 59 152 189 369

#### Directors' report

#### Information about the directors (cont'd)

Grant Alan Craighead - BSc, M Managing Director	MAusIMM, GAICD
Experience and expertise	Grant is a geologist with +40 years' experience in the exploration, mining and financial sectors. This includes eight years as Manager Geology with Elders Resources NZFP Ltd and five years as a resource analyst at Macquarie Bank. During his period with Elders, he was directly associated with exploration and development successes including Red Dome, Selwyn, Wafi-Golpu, Glendell, Narama and Kidston. He was a co-founder of Anchor Resources Ltd and its Managing Director during the sale of controlling interest in 2011. He is also a co-founder and director of Breakaway Investment Group, a financial company that provides private equity and advisory services in the resource sector.
Other current directorships	Breakaway Investment Group
Former directorships in last 3 years	None
Special responsibilities	Managing Director
Interests in Canterbury shares and options	Ordinary shares (Un-Escrowed) – 8,064,349 Options (Un-Escrowed) – under ESOP expiring 30 June 2022 – 150,000 Options (Un-Escrowed) – under ESOP expiring 30 June 2023 – 150,000

Michael Matthew Erceg - BSc, Executive Director	MSc, Dip Min Econ, MAIG, RPGeo
Experience and expertise	Michael is a geologist with 40 years' experience in mineral exploration, mine development and operations in New Zealand, Australia, Papua New Guinea, Vanuatu, the Philippines and China. He is a specialist in southwest Pacific porphyry copper-gold and epithermal gold-silver systems, and has a strong understanding of their geological, geochemical, geophysical and alteration footprints. He has extensive experience in managing remote area reconnaissance and advanced exploration programs, including an ability to readily adapt to culturally diverse environments and work effectively with local professional staff. During his career he has made significant direct contribution to the discovery and/or delineation of the Red Dome, Northwest Mungana, Wafi-Golpu, Ok Tedi, New Holland underground and Murrawombie/Larsens/Northeast ore bodies.
Other current directorships	None
Former directorships in last 3 years	None
Special responsibilities	Manager Exploration
Interests in Canterbury	Ordinary shares (Un-Escrowed) – 865,000
shares and options	Options (Un-Escrowed) – under ESOP expiring 30 June 2022 – 150,000
	Options (Un-Escrowed) – under ESOP expiring 30 June 2023 – 150,000

ABN 59 152 189 369

#### Directors' report

#### Information about the directors (cont'd)

Robyn Watts Non-Executive Director	
Experience and expertise	Robyn is an experienced Chair and Non-Executive Director of ASX and private company boards, which followed a 25+ year executive career as a CEO, across a diverse range of sectors including telecommunications, retail, media, entertainment and education sectors. Robyn's experience is characterised by companies with robust growth strategies involving significant M&A, business transformation and turnaround, capital raising, strategic planning, development of digital capability and customer engagement and international business activity. Her ASX experience also includes Governance and Compliance, Remuneration and Nomination (Chair); and Audit and Risk Committees. Robyn has a strong background both professionally and personally in Papua New Guinea over 35 years. This has given her experience in dealing with government, local landowner groups and traditional cultures.
Other current directorships	None
Former directorships in last	Vita Group Ltd
3 years	Fantastic Holding Ltd
Special responsibilities	None
Interests in Canterbury	Ordinary shares (Un-Escrowed) – 50,000
shares and options	Options (Un-Escrowed) – under ESOP expiring 30 June 2023 – 150,000

#### Co Company secretary information

Véronique Morgan-Smith - LLB Hons (UK), MBDE (Fr), CAPA (Fr), Law Dip. (Aus) Company Secretary and In-House Legal Counsel

Véronique was appointed as Company Secretary and In-House legal Counsel in November 2013. She has +18 years' experience as a corporate transactions lawyer, both in major international law firms and in-house, as an Australian solicitor and a French avocat d'affaires. She has advised multinational companies and smaller businesses from start-up through to domestic and cross-border transactions and joint-ventures in various legal systems, including Australia, France, the UK, the US, Hong Kong, OHADA Africa, South Africa and various Pacific Islands. Her broad practice has focused on mining and mineral resources in recent years, and she acts as the company secretary of several private and public companies. Véronique uses her varied legal expertise to assist the Board in corporate governance and compliance matters, capital raisings and corporate transactions.

#### **Principal activity**

The principal activity of the group is participation in mineral exploration projects, with tenements currently held in Queensland and Papua New Guinea. The group primarily targets prospects with potential to host large scale copper and/or gold deposits.

There were no significant changes in the group's activities during the year.

#### **Financial result**

The consolidated loss of the group after providing for income tax for the year ended 30 June 2021 was \$1,311,928 (2020: loss \$1,285,601).

The net assets of the group increased by \$1,098,279 from \$10,569,762 at 30 June 2020 to \$11,668,041 at 30 June 2021, primarily due to the group's loss for the year of \$1,311,928 offset by an increase in issued capital of \$2,421,747.

ABN 59 152 189 369

#### Directors' report

#### **Dividends**

There were no dividends paid or declared for the period ended 30 June 2021 (2020: nil). The directors have not made any recommendations for payment of dividends in respect of the financial year.

#### Significant changes in the state of affairs

The outbreak of COVID-19 and the subsequent quarantine measures imposed by the Australian and other governments as well as the travel and trade restrictions imposed by Australia and other countries in early 2020 have caused disruption to businesses and economic activity.

As the situation remains fluid (due to evolving changes in government policy and evolving business and customer reactions thereto) as at the date these financial statements are authorised for issue, the directors of the company considered that the financial effects of COVID-19 on the group's consolidated financial statements cannot be reasonably estimated for future financial periods. However, the directors consider that the general economic impacts arising from COVID-19 are expected to have a negative impact on certain sections of the operations. The economic effects arising from the COVID-19 outbreak are expected to affect the consolidated results of the group for the full year of 2022.

Other than as noted above, there was no significant change in the state of affairs of the group during the financial year.

#### **Review of operations**

Canterbury continues to explore for large-scale porphyry copper-gold systems throughout the SW Pacific region. During FY21 the group made significant progress across its portfolio, despite ongoing precautions and restrictions associated with COVID-19. At the Briggs Copper Project in Queensland, numerous targets were generated along strike and at depth of the Central Porphyry zone where a Mineral Resource of 142.8Mt at 0.29% copper has been outlined. These targets provide potential to substantially expand and enhance the existing mineral resources. The next phase of exploration is being funded by African Energy Resources (AFR) during an exclusive option period, after which AFR has the right to earn up to 70% joint venture in the Project by sole-funding up to \$15.25 million of assessment activity.

Elsewhere in Queensland, Canterbury has entered an option agreement to acquire the Peenam Project, which covers an underexplored, large-scale Cu-Au porphyry system. In PNG, Canterbury has three active projects at Bismarck (40%), Ekuti Range (100%) and Wamum (100%).

The Bismarck Project on Manus Island is the subject of a Farm-In and Joint Venture with Rio Tinto Exploration (PNG) Limited which is earning a project interest by completing staged exploration programs. Further evaluation and reinterpretation of historical data has been undertaken, ahead of a program of surface mineral mapping of the lithocap alteration zone. Results and interpretation will inform targeting during the next phase of drilling.

At Ekuti Range, planning is being undertaken for further exploration of the narrow, high-grade Otibanda and Waikanda Au-Cu lodes, as well as a buried porphyry target between the lodes. In addition, drill core from the 2019 Ekoato drilling program has been shipped to Queensland for detailed geological assessment.

At the Wamum Project, Canterbury completed maiden Mineral Resource estimates for two significant deposits with combined contained metal content of 3.16Moz Au and 762kt Cu:

- Idzan Creek: 137.3Mt at 0.53g/t Au and 0.24% Cu
- Wamum Creek: 141.5Mt at 0.18g/t Au and 0.31% Cu

Representative drill core from the Idzan Creek and Wamum Creek deposits has been shipped to Queensland for geological and metallurgical assessment.

Sale of the group's Vanuatu assets was completed in June 2021.

ABN 59 152 189 369

#### Directors' report

#### Review of operations (cont'd)

During the year ended 30 June 2021, the group was eligible to receive JobKeeper subsidy to the amount of \$103,500 for its employees.

#### **Commitments for expenditure**

To maintain the group's tenements in good standing with the relevant mining authorities, the group is required to incur exploration expenditure under the terms of each exploration licence. The indicative minimum exploration requirement for FY22 is approximately \$1.0 million, of which approximately \$0.7 million is covered by partners under joint venture agreements. This is a pro- rata estimate, based on annualised licence terms, converted to AUD at current exchange rates.

Applications have been submitted to relevant authorities to reduce these amounts in FY22 due to COVID-19 restrictions.

#### Directors' meetings

The following table sets out the number of directors' meetings (including meetings of committees of directors).

		Committee										
	Board Meetings Risk			Audit Remu		Remuneration		Governance		Nomination		
	Held	Attended	Held	Attended	Held	Attended	Held	Attended	Held	Attended	Held	Attended
R Moller	14	14	3	3	3	3	2	2	1	1	-	-
J Anderson	14	14	3	3	-	-	2	2	1	1	-	-
G Craighead	14	14	3	3	-	-	-	-	1	1	-	-
M Erceg	14	14	3	3	-	-	-	-	1	1	-	-
R Watts	14	14	3	3	3	3	2	2	1	1	-	-

#### Events since the end of the financial year

Since 30 June 2021, the following events have arisen:

Canterbury entered into an agreement with African Energy Resources (AFR), providing AFR with exclusive rights in relation to the Briggs Copper Project. During an initial option period, AFR will sole fund \$750,000 of exploration activity to earn the right to enter a staged earn-in phase.

During the earn-in phase, AFR has the right to earn up to a 70% joint venture interest in the Briggs Copper Project through staged expenditure totalling up to \$15.25 million over 9 years.

The company issued 8,333,333 shares via a Private Placement to African Energy Resources priced at \$0.12 per new share, raising approximately \$1,000,000. The company issued 3 million options to African Energy Resources with a \$0.24 conversion price and a 31 December 2023 expiry date.

#### **Environmental regulation**

The Manager Exploration reports to the Board on all significant safety, health and environmental incidents. The Board also has a Risk Committee which has oversight of the safety, health and environmental performance of the group. The activities of the group are subject to environmental regulation under the jurisdiction of the countries in which those activities are conducted, including Australia and Papua New Guinea. Each tenement is subject to environmental regulation as part of their granting. Each site is also required to manage their environmental obligations in accordance with group policies. The group has internal reporting systems. Environmental incidents are reported and assessed according to their environmental consequence and environmental authorities are notified where required and remedial action is undertaken.

ABN 59 152 189 369

#### Directors' report

#### Climate change

The group's exploration activities are assessed as having relatively low energy intensity, producing low exposure to climate change risks related to the transition to a lower carbon economy.

Exploration activities may be carried out at sites that are vulnerable to physical climate impacts. Extreme weather events have the potential to damage infrastructure and disrupt or delay field activities. The group is adapting its site-specific operating plans to ensure that this risk factor is considered.

#### Remuneration of key management personnel

Information about the remuneration of key management personnel is set out in the remuneration report section of this directors' report. The term 'key management personnel' refers to those persons having authority and responsibility for planning, directing and controlling the activities of the consolidated entity, directly or indirectly, including any director (whether executive or otherwise) of the group.

#### Share options granted to directors and senior management

During the year, there were 750,000 options issued to the directors or senior management.

#### **Remuneration report (audited)**

This remuneration report for the year ended 30 June 2021 outlies the remuneration arrangement of the group and the group in accordance with the requirements of the *Corporations Act 2001* (the "Act") and its regulations. This information has been audited as required by section 308(3C) of the Act.

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

#### Details of key management personnel

#### **Directors**

John Anderson Non-Executive Chairman Grant Craighead Managing Director

Ross Moller Non-Executive Director and Co-Company Secretary

Michael Erceg Executive Director
Robyn Watts Non-Executive Director

#### Remuneration philosophy

The objectives of the group's remuneration framework are to ensure reward for performance is competitive and appropriate for the results delivered. The framework aligns executive reward with achievement of strategic objectives and the creation of value for shareholders. The Board believes that executive remuneration satisfies the following key criteria:

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

These criteria result in a framework which can be used to provide a mix of fixed and variable remuneration, and a blend of short and long-term incentives in line with the group's limited financial resources.

ABN 59 152 189 369

#### Directors' report

#### Remuneration report (audited) (cont'd)

#### Remuneration philosophy (cont'd)

Fees and payments to the group's non-executive directors and senior executives reflect the demands which are made on, and the responsibilities of, the directors and senior management. Such fees and payments are reviewed annually by the Board. The group's executive and non-executive directors, senior executives and officers are entitled to receive options under the group's employee share option scheme.

#### Relationship between the remuneration policy and company performance

The tables below set out summary information about the group's earnings and movements in shareholder wealth for the five years to June 2021. As the table indicates, earnings have varied significantly over the past five financial years, due to the nature of activities. It has been the focus of the Board of Directors to attract and retain management personnel essential to continue the group's participation in mineral exploration projects.

	30 June 2021 \$	30 June 2020 \$	30 June 2019 \$	30 June 2018 \$	30 June 2017 \$
Revenue	382,813	6,004	36,398	20,508	89,497
Net loss before tax	(1,311,928)	(1,285,601)	(1,015,172)	(627,181)	(136,612)
Net loss after tax	(1,311,928)	(1,285,601)	(1,015,172)	(627,181)	(136,612)
Share price at end of year (\$) Basic and diluted loss per	0.092	0.13	0.29	NA*	NA*
share (cents per share)	(0.0122)	(0.0153)	(0.0150)	(0.0118)	(0.0043)

<sup>\*</sup>The company was admitted to the official list of the ASX in 2019, with official quotation of its ordinary fully paid shares commencing on 7 March 2019. As such, information for 2017 and 2018 is not available.

Remuneration of directors is set by reference to payments made by other companies of similar size and industry, and by reference to the skills and experience of directors. Fees paid to Non-Executive Directors are not linked to the performance of the group. This policy may change once the exploration phase is complete and the group is generating revenue. At present the existing remuneration policy is not impacted by the group's performance including earnings and changes in shareholder wealth (e.g. changes in share price) with the exception of incentive options issued to directors, subject to shareholder approval.

#### Remuneration of key management personnel

2021	Short-t employee k		Post-employment benefits	nent Share-based payments		
Directors	Salary and directors' fees	Consulting fees \$	Superannuation ¢	Options ¢	Total \$	
J E D Anderson	68.493	Ψ -	<b>پ</b> 6.507	۹ 11.544	<b>پ</b> 86,544	
GA Craighead	273,972	-	26,028	11,544	311,544	
R Watts	59,360	-	5,640	11,544	76,544	
M Erceg	114,155	148,800	10,845	11,544	285,344	
R E Moller	65,000	25,260	-	11,544	101,804	
	580,980	174,060	49,020	57,720	861,780	

ABN 59 152 189 369

#### Directors' report

#### Remuneration report (audited) (cont'd)

2020	Short-t employee b		Post-employment benefits	Share-based payments	
Directors	Salary and directors' fees \$	Consulting fees \$	Superannuation \$	Options \$	Total \$
R E Moller	65,000	34,140	-	13,344	112,484
J E D Anderson	68,493	-	6,507	13,344	88,344
GA Craighead	262,557	17,500	24,925	13,344	318,326
GN Fallon*	44,520	-	4,229	13,344	62,093
M Erceg	-	165,000	-	13,344	178,344
R Watts**	22,687	-	2,155	-	24,842
	463.257	216.640	37.816	66.720	784.433

<sup>\*</sup>Resigned 12 February 2020

No performance-based remuneration was paid in 2021 (2020: nil).

The performance and remuneration of directors and senior executives is reviewed annually.

#### Non-executive director remuneration arrangements

Directors are entitled to remuneration out of the funds of the company but the remuneration of the non-executive directors ("NED") may not exceed in any year the amount fixed by the company in general meeting for that purpose. The aggregate remuneration of the NEDs has been fixed at a maximum of \$250,000 per annum to be apportioned among the NEDs in such a manner as the Board determines. Directors are also entitled to be paid reasonable travelling, accommodation and other expenses incurred in consequence of their attendance at Board meetings and otherwise in the execution of their duties as directors.

For the year to 30 June 2021, the Chairman's fee was set at \$75,000 per annum and NED fees at \$65,000 per annum.

#### Service agreements

Remuneration and other terms of employment for key management personnel are formalised in employment contracts and are set out below.

For the year to 30 June 2021, the Managing Director's remuneration was set at \$300,000 per annum inclusive of superannuation, (2020: \$300,000 per annum inclusive of superannuation). There were no termination payments. For the year to 30 June 2021, the Executive Director's remuneration was set at \$1,200 per day, plus GST (2020: \$1,200 per day, plus GST) for the first six months and then \$250,000 per annum inclusive of superannuation. There were no termination payments.

#### Transactions with associates of directors

There were no transactions with associates of directors.

#### Number of shares held by key management personnel

The number of shares in the company held during the financial year by each director and other members of key management personnel of the group, is set out below:

<sup>\*\*</sup>Appointed 12 February 2020

ABN 59 152 189 369

Directors' report

#### Remuneration report (audited) (cont'd)

Number of shares held by key management personnel (cont'd)

#### No of shares

Ordinary shares Director	Balance at the beginning of the year	Received as part of remuneration	Additions	Disposals	Balance at the end of the year
R E Moller	2,372,500	-	-	-	2,372,500
J E D Anderson	2,912,000	-	1,290,000	-	4,202,000
GA Craighead	7,556,842	-	213,333	-	7,770,175
M Erceg	715,000	-	150,000	-	865,000
R Watts	<u> </u>	-	50,000	-	50,000
	13,556,342	-	1,703,333	-	15,259,675

#### **Employee share option plan**

The group operates an employee share option plan for employees and contractors of the group. In accordance with the provisions of the plan, employees may be granted options to purchase parcels of ordinary shares at specified exercise prices.

Each employee share option converts into one ordinary share of the group on exercise. No amounts are paid or payable by the recipient on receipt of the option. The option carries neither rights to dividends nor voting rights. Options may be exercised at any time from the date of vesting to the date of their expiry.

The options granted expire on their expiry date, or one month after the resignation of the employee, whichever is the earlier.

Terms and conditions of share-based payment arrangements affecting remuneration of key management personnel in the current financial year or future financial years:

Options Series	Grant date	Exercise Price	Expiry date	Vesting date
CBY06	28/11/2019	\$0.35	30/06/2022	28/11/2019
CBY07	23/09/2020	\$0.25	30/06/2023	23/09/2020

There has been no alteration of the terms and conditions of the above share-based payment arrangements since the grant date.

Details of share-based payments granted as compensation to key management personnel during the current financial year:

During the financial year						
Option series	No. granted	No. vested	% of grant vested	% of grant forfeited		
CBY07	150,000	150,000	100	-		
CBY07	150,000	150,000	100	-		
CBY07	150,000	150,000	100	-		
CBY07	150,000	150,000	100	-		
CBY07	150,000	150,000	100	-		
	CBY07 CBY07 CBY07 CBY07	Option series         No. granted           CBY07         150,000           CBY07         150,000           CBY07         150,000           CBY07         150,000           CBY07         150,000	Option series         No. granted         No. vested           CBY07         150,000         150,000           CBY07         150,000         150,000           CBY07         150,000         150,000           CBY07         150,000         150,000	Option series         No. granted         No. vested         % of grant vested           CBY07         150,000         150,000         100           CBY07         150,000         150,000         100           CBY07         150,000         150,000         100           CBY07         150,000         150,000         100           CBY07         150,000         150,000         100		

During the year, the following key management personnel exercised options that were granted to them as part of their compensation. Each option converts into one ordinary share of Canterbury Resources Limited.

ABN 59 152 189 369

Directors' report

#### Remuneration report (audited) (cont'd)

#### Employee share option plan (cont'd)

	No. of options exercised	No. of ordinary shares of the company	Amount paid	Amount unpaid
Director				
R E Moller	-	-	-	-
J E D Anderson	-	-	-	-
GA Craighead	-	-	-	-
M Erceg	-	-	-	-
R Watts	<u>-</u>	-	-	_

The following table summarises the value of options granted and exercised during the financial year, in relation to options granted to key management personnel as part of their remuneration:

	Value of options granted at the grant date (i)	Value of options exercised at the exercise date (ii)
Director	• ,,	, ,
R E Moller	11,544	-
J E D Anderson	11,544	-
GA Craighead	11,544	-
M Erceg	11,544	-
R Watts	11,544	-

<sup>(</sup>i) The value of options granted during the financial year is calculated as at the grant date using a Black-Scholes model. This grant date value is allocated to remuneration of key management personnel on a straight-line basis over the period from grant date to vesting date.

This concludes the remuneration report, which has been audited.

#### Proceedings on behalf of company

No person has applied for leave of court to bring proceedings on behalf of the company or intervene in any proceedings to which the company is a party for the purpose of taking responsibility on behalf of the company for all or any part of those proceedings. The company was not a party to any such proceedings during the year.

#### **Future developments**

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

#### Indemnification of officers and auditors

During the financial year, the company paid a premium in respect of a contract insuring the directors of the group, the group secretary, and all executive officers of the group and of any related body corporate against a liability incurred as such a director, secretary or executive officer 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.

The group has not otherwise, during or since the end of the financial year, except to the extent permitted by law, indemnified or agreed to indemnify an officer or auditor of the group or of any related body corporate against a liability incurred as such by an officer or auditor.

ABN 59 152 189 369

#### Directors' report

#### Non-audit services

The group's auditor, BDJ Partners did not provide non-audit services to the group during the year ended 30 June 2021 (2020: Nil).

#### Auditor's independence declaration

The auditor's independence declaration is included after this report.

This directors' report is signed in accordance with a resolution of directors made pursuant to s.298(2) of the Corporations Act 2001.

On behalf of the Directors

Grant Craighead

Dated: 29 September 2021

### **Auditor's Independence Declaration**



Tax

**Accounting** 

Financial Advice

Super

Audit

Loans

Phone

+61 2 9956 8500

Email

bdj@bdj.com.au

Office

Level 8, 124 Walker Street North Sydney NSW 2060

Postal

bdj.com.au

Liability limited by a scheme approved under Professional Standards Legislation.

Please refer to the website for our standard terms of engagement.

PO Box 1664, North Sydney

To the directors of Canterbury Resources Limited

As engagement partner for the audit of Canterbury Resources Limited for the year ended 30 June 2021, I declare that, to the best of my knowledge and belief, there have been:

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

**BDJ Partners** 

**Anthony Dowell** 

Partner

28 September 2021

## Consolidated statement of profit or loss and other comprehensive income for the year ended 30 June 2021

	Note	2021	2020
		\$	\$
Revenue	3(a)	-	6,004
Other income	3(b)	103,500	150,250
Finance income - interest income	4	18	10,894
Other gains/(losses)	4	51,626	(4,900)
Gain on disposal of subsidiary		279,295	-
Administration expenses		(104,214)	(133,489)
Employee benefits expense	4	(496,029)	(342,092)
Corporate costs		(318,179)	(307,129)
Consultancy		(50,773)	(52,637)
Depreciation and amortisation expense	4	(22,827)	(24,115)
Impairment of capitalised expenditure		(569,466)	(403,240)
Marketing expense		(22,852)	-
Occupancy expense		(1,049)	-
Insurance		(27,750)	(21,017)
Share-based payment expense		(57,722)	(106,755)
Finance costs	4	(1,470)	(2,753)
Other expenses	_	(74,036)	(54,622)
Loss before tax		(1,311,928)	(1,285,601)
Income tax benefit	5	-	-
Loss for the year	·	(1,311,928)	(1,285,601)
Attributable to:			
Owners of the company	=	(1,311,928)	(1,285,601)
Other comprehensive loss			
Item that may be reclassified to profit or loss  Exchange differences on translation of foreign operations		_	(2,800)
Items that will not be reclassified to profit or loss	-	<u>-</u>	
Other comprehensive loss for the year, net of tax	=	<u>-</u>	(2,800)
Total comprehensive loss for the year		(1,311,928)	(1,288,401)
Total comprehensive loss attributable to:			
Owners of the company		(1,311,928)	(1,288,401)
Basic loss per share (cents per share)	6	(0.0122)	(0.0153)
Diluted loss per share (cents per share)	6	(0.0122)	(0.0153)

## Consolidated statement of financial position as at 30 June 2021

		2021	2020
	Note	\$	\$
Assets			
Current assets			
Cash and cash equivalents	21(a)	545,568	67,902
Trade and other receivables	7	338,250	204,312
Other current assets	8 _	16,489	30,181
Total current assets	_	900,307	302,395
Non-current assets			
Property, plant and equipment	9	27,220	34,628
Right-of-use assets	10	52,142	21,020
Intangible assets	11	2,735,758	2,736,145
Capitalised exploration and development expenditure	12	8,170,955	8,163,919
Other assets	8	11,442	10,442
Total non-current assets		10,997,517	10,966,154
Total assets	_	11,897,824	11,268,549
Liabilities			
Current liabilities			
Trade and other payables	13	131,583	655,811
Provisions	14	34,773	21,428
Lease liabilities	15	18,673	13,371
Total current liabilities	_ _	185,029	690,610
Non-current liabilities			
Provisions	14	11,039	_
Lease liabilities	15	33,715	8,177
Total non-current liabilities	15 _	44,754	8,177
Total Hon-current habilities	_	44,754	0,177
Total liabilities	_	229,783	698,787
Not accets		44.000.044	40 500 700
Net assets	=	11,668,041	10,569,762
Equity			
Issued capital	16	16,158,630	13,736,883
Reserves	17	164,477	218,017
Accumulated losses	18 _	(4,655,066)	(3,385,138)
Total equity	_	11,668,041	10,569,762

The accompanying notes form part of these financial statements.

## Consolidated statement of changes in equity for the year ended 30 June 2021

	Issued capital \$	Reserves \$	Accumulated losses \$	Total \$
Balance at 1 July 2019	12,614,548	189,662	(2,175,137)	10,629,073
Loss for the year	-	-	(1,285,601)	(1,285,601)
Foreign currency translation		(2,800)		(2,800)
Total comprehensive loss for the year		(2,800)	(1,285,601)	(1,288,401)
Transactions with owners of the company:				
Shares issued during the year (net of				
share issue costs)	1,122,335	-	-	1,122,335
Options issued during the year	-	106,755	-	106,755
Options expired during the year	<del>-</del>	(75,600)	75,600	
Balance at 30 June 2020	13,736,883	218,017	(3,385,138)	10,569,762
Delever of A. July 2000	40.700.000	040.047	(0.005.400)	10 500 700
Balance at 1 July 2020	13,736,883	218,017	(3,385,138)	10,569,762
Loss for the year	-	- (60.262)	(1,311,928)	(1,311,928)
Foreign currency translation	<u>-</u>	(69,262)	(4.044.000)	(69,262)
Total comprehensive loss for the year Transactions with owners of the company:	-	(69,262)	(1,311,928)	(1,381,190)
Shares issued during the year (net of				
share issue costs)	2,421,747	-	-	2,421,747
Options issued during the year	-	57,722	-	57,722
Options expired during the year		(42,000)	42,000	
Balance at 30 June 2021	16,158,630	164,477	(4,655,066)	11,668,041

## Consolidated statement of cash flows for the year ended 30 June 2021

		2021	2020
	Note	\$	\$
Cash flows from operating activities			
Interest received		18	13,991
Interest expense		-	(1,047)
Other receipts		47,289	6,004
Receipt of Government grant and subsidies		185,302	68,548
Payments to suppliers and employees	-	(1,047,328)	(951,421)
Net cash used in operating activities	21(b)_	(814,719)	(863,925)
Cash flows from investing activities			
Payment of costs for acquisition of Finny Limited		-	(17,804)
Payments for property, plant and equipment		(1,727)	-
Payments for exploration and development expenditure		(1,050,291)	(3,068,791)
Refunds of tenement security deposits		3,575	-
Payment for deposit	-	(500)	(500)
Net cash used in investing activities	_	(1,048,943)	(3,087,095)
Cash flows from financing activities			
Proceeds from issue of shares (net of costs)		2,371,747	1,122,335
Proceeds from share subscriptions		-	50,000
Repayment of lease liabilities		(12,857)	(12,594)
Interest paid - leases	-	(1,396)	(1,706)
Net cash generated by financing activities	_	2,357,494	1,158,035
Net effect of foreign exchange		(16,166)	(4,900)
Net increase/(decrease) in cash and cash equivalents		477,666	(2,797,885)
Cash and cash equivalents at the beginning of the year	<del>-</del>	67,902	2,865,787
Cash and cash equivalents at the end of the year	21(a)	545,568	67,902

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

#### 1. General information

Canterbury Resources Limited ("the company") is a public company incorporated in Australia.

The address of its registered office and principal place of business is as follows:

Suite 301 55 Miller Street Pyrmont NSW 2009

The principal activity of the group is participation in mineral exploration projects, with tenements currently held in Queensland and Papua New Guinea. The group primarily targets prospects with potential to host large scale copper and/or gold deposits.

These consolidated financial statements and notes represent the company and its controlled entities ("the group").

#### 2. Significant accounting policies

#### Statement of compliance

The financial statements are general purpose financial statements which have been prepared in accordance with the *Corporations Act 2001*, Accounting Standards and Interpretations, and comply with other requirements of the law. Accounting Standards include Australian Accounting Standards ('AAS'). Compliance with AAS ensures that the financial statements and notes of the group comply with International Financial Reporting Standards ('IFRS').

The financial statements comprise the consolidated financial statements of the group.

For the purposes of preparing the consolidated financial statements, the group is a for-profit entity.

The financial statements were authorised for issue by the directors on 29 September 2021.

#### **Basis of preparation**

The consolidated financial statements have been prepared on the basis of historical cost, except for certain noncurrent assets and financial instruments that are measured at revalued amounts or fair values, as explained in the accounting policies below. Historical cost is generally based on the fair values of the consideration given in exchange for assets. All amounts are presented in Australian dollars, unless otherwise noted.

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, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of AASB 2 'Share-based payments', leasing transactions that are within the scope of AASB 16 'Leases', and measurements that have some similarities to fair value but are not fair value, such as value in use in AASB 136 'Impairment of Assets'.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

#### 2. Significant accounting policies (cont'd)

The principal accounting policies are set out below.

#### (a) Basis of consolidation

The consolidated financial statements incorporate the financial statements of the company and the entities controlled by the company (its subsidiaries) up to 30 June each year. Control is achieved when the company:

- has the power over the investee;
- · is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affects its returns.

The company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

When the company has less than a majority of the voting rights of an investee, it considers that it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The company considers all relevant facts and circumstances in assessing whether or not the company's voting rights in an investee are sufficient to give it power, including:

- the size of the company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- potential voting rights held by the company, other vote holders or other parties;
- rights arising from other contractual arrangements; and
- any additional facts and circumstances that indicate that the company has, or does not have, the current
  ability to direct the relevant activities at the time that decisions need to be made, including voting patterns
  at previous shareholders' meetings.

Consolidation of a subsidiary begins when the company obtains control over the subsidiary and ceases when the company loses control of the subsidiary. Specifically, the results of subsidiaries acquired or disposed of during the year are included in profit or loss from the date the company gains control until the date when the company ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income are attributed to the owners of the company. Total comprehensive income of the subsidiaries is attributed to the owners of the company. Where necessary, adjustments are made to the financial statements of subsidiaries to bring the accounting policies used into line with the group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between the members of the group are eliminated on consolidation.

#### (b) Business combinations

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value which is calculated as the sum of the acquisition-date fair values of assets transferred by the group, liabilities incurred by the group to the former owners of the acquiree and the equity instruments issued by the group in exchange for control of the acquiree. Acquisition-related costs are recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair value, except that:

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

#### 2. Significant accounting policies (cont'd)

#### (b) Business combinations (cont'd)

- deferred tax assets or liabilities and assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with AASB 112 'Income Taxes' and AASB 119 'Employee Benefits' respectively;
- liabilities or equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangements of the group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with AASB 2 'Share-based Payment' at the acquisition date; and
- assets (or disposal groups) that are classified as held for sale in accordance with AASB 5 'Non-current Assets Held for Sale and Discontinued Operations' are measured in accordance with that Standard.

Where the consideration transferred by the group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the 'measurement period' (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

#### (c) Revenue recognition

Revenue is measured based on the consideration to which the group expects to be entitled in a contract with a customer and excludes amounts collected on behalf of third parties. The group recognises revenue when it transfers control of a service to a customer.

#### Support services

The group recognises operating revenue from the provision of support services. Such services are recognised as a performance obligation satisfied at a point in time.

#### (d) Government grants

#### COVID-19 Cash Boost

Government grants in the scope of AASB 120 are not recognised until there is reasonable assurance that the group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the group recognises as expenses the related costs for which the grants are intended to compensate.

The cash flow boost is effectively a waiver of the whole, or part, of the PAYG liability, the amount of the 'payment' is recognised as a reduction in the PAYG liability and grant income. The condition for receiving the grant is that PAYG has been withheld, the reduction in PAYG liability and corresponding grant income is recognised when salaries are paid.

#### JobKeeper subsidy

In response to the global pandemic COVID-19, the Australian Government has offered financial stimulus for not for profit organisations and other organisations, such as Job Keeper. The payment is made to the employer and administered through the tax system. The JobKeeper payment is not subject to GST. This income is recognised in the period in which the related expenses are incurred.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

#### 2. Significant accounting policies (cont'd)

#### (e) Leases

#### The group as lessee

The group assesses whether a contract is or contains a lease, at inception of the contract. The group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. For these leases, the group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed. The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the rate implicit in the lease. If this rate cannot be readily determined, the group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability comprise:

- Fixed lease payments (including in-substance fixed payments), less any lease incentives receivable;
- Variable lease payments that depend on an index or rate, initially measured using the index or rate at the commencement date;
- The amount expected to be payable by the lessee under residual value guarantees.

The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made. The group remeasures the lease liability (and makes a corresponding adjustment to the related right-of-use asset) whenever:

- The lease term has changed or there is a significant event or change in circumstances resulting in a change in the assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate.
- The lease payments change due to changes in an index or rate or a change in expected payment under a guaranteed residual value, in which cases the lease liability is remeasured by discounting the revised lease payments using an unchanged discount rate (unless the lease payments change is due to a change in a floating interest rate, in which case a revised discount rate is used).
- A lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The group did not make any such adjustments during the periods presented.

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day, less any lease incentives received and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses. Whenever the group incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, a provision is recognised and measured under AASB 137. To the extent that the costs relate to a right-of-use asset, the costs are included in the related right-of-use asset.

Right-of-use assets are depreciated over the shorter period of lease term and useful life of the underlying asset. If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the group expects to exercise a purchase option, the related right-of-use asset is depreciated over the useful life of the underlying asset. The depreciation starts at the commencement date of the lease. The right-of-use assets are presented as a separate line in the consolidated statement of financial position. The group applies AASB 136 to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss as described in the 'Property, plant and equipment' policy (as outlined in the financial report for the annual reporting period.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

#### 2. Significant accounting policies (cont'd)

#### (e) Leases (cont'd)

Variable rents that do not depend on an index or rate are not included in the measurement of the lease liability and the right-of-use asset. The related payments are recognised as an expense in the period in which the event or condition that triggers those payments occurs and are included in the line "Other expenses" in profit or loss.

As a practical expedient, AASB 16 permits a lessee not to separate non-lease components, and instead account for any lease and associated non-lease components as a single arrangement.

The group has not used this practical expedient. For contracts that contain a lease component and one or more additional lease or non-lease components, the group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

#### (f) Taxation

The company is part of a tax-consolidated group under Australian taxation law, of which Canterbury Resources Limited is the head entity. As a result, Canterbury Resources Limited is subject to income tax through its membership of the tax-consolidated group. The consolidated current and deferred tax amounts for the tax-consolidated group are allocated to the members of the tax-consolidated group using the 'separate taxpayer within group' approach, with deferred taxes being allocated by reference to the carrying amounts in the financial statements of each member entity and the tax values applying under tax consolidation. Current tax liabilities and assets and deferred tax assets arising from unused tax losses and relevant tax credits arising from this allocation process are then accounted for as immediately assumed by the head entity, as under Australian taxation law the head entity has the legal obligation (or right) to these amounts.

#### Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit before tax as reported in the consolidated statement of profit or loss and other comprehensive income because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The group's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

#### Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences.

Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, except where the group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

#### 2. Significant accounting policies (cont'd)

#### (f) Taxation (cont'd)

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax liabilities and assets are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the group intends to settle its current tax assets and liabilities on a net basis.

#### Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case the current and deferred tax are also recognised in other comprehensive income or directly in equity, respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

#### (g) Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less which are convertible to a known amount of cash and subject to an insignificant risk of change in value, and bank overdrafts. Bank overdrafts are shown within short-term borrowings in current liabilities on the statement of financial position.

#### (h) Property, plant and equipment

Property, plant and equipment is stated at cost less accumulated depreciation and accumulated impairment losses.

Depreciation is recognised so as to write off the cost or valuation of assets less their residual values over their useful lives, using the diminishing value method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

Depreciation is calculated on a diminishing value basis so as to write off the cost or revalued amount of each fixed asset over its estimated useful life, as follows to its estimated residual value.

#### Class of property, plant and equipment De

Plant and equipment
Website development costs
Computer hardware
Motor vehicles
Right of use assets

#### **Depreciation rate**

15% 25% 33.33% 25%

Useful life or shorter of lease term

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

#### 2. Significant accounting policies (cont'd)

#### (h) Property, plant and equipment (cont'd)

Depreciation rates and methods shall be reviewed at least annually and, where changed, shall be accounted for as a change in accounting estimate. Where depreciation rates or methods are changed, the net written down value of the asset is depreciated from the date of the change in accordance with the new depreciation rate or method. Depreciation recognised in prior financial years shall not be changed, that is, the change in depreciation rate or method shall be accounted for on a 'prospective' basis.

The assets' residual value and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

#### (i) Exploration and development expenditure

Exploration, evaluation and development expenditures incurred are capitalised in respect of each identifiable area of interest. These costs are only capitalised to the extent that they are expected to be recovered through the successful development of the area or where activities in the area have not yet reached a stage that permits reasonable assessment of the existence of economically recoverable reserves.

Accumulated costs in relation to an abandoned area are written off in full against profit or loss in the year in which the decision to abandon the area is made.

When production commences, the accumulated costs for the relevant area of interest are amortised over the life of the area according to the rate of depletion of the economically recoverable reserves. A regular review is undertaken of each area of interest to determine the appropriateness of continuing to capitalise costs in relation to that area.

Costs of site restoration are provided for over the life of the project from when exploration commences and are included in the costs of that stage. Site restoration costs include the dismantling and removal of mining plant, equipment and building structures, waste removal, and rehabilitation of the site in accordance with local laws and regulations and clauses of the permits. Such costs have been determined using estimates of future costs, current legal requirements and technology on an undiscounted basis.

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

#### (j) Impairment of assets (excluding goodwill)

At the end of each reporting period, the group reviews the carrying amounts of its tangible assets to determine whether there is any indication that those assets have suffered an impairment loss. 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). When it is not possible to estimate the recoverable amount of an individual asset, the group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

#### 2. Significant accounting policies (cont'd)

#### (j) Impairment of assets (excluding goodwill) (cont'd)

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

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 (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

When an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but so 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 (or cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

#### (k) Goodwill

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed.

Goodwill is not amortised but is reviewed for impairment at least annually. For the purpose of impairment testing, goodwill is allocated to each of the group's cash-generating units (or groups of cash-generating units) expected to benefit from the synergies of the combination. Cash-generating units to which goodwill has been allocated are tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than the carrying amount of the unit, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

On disposal of a cash generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 2. Significant accounting policies (cont'd)

### (I) Financial instruments

Financial assets and financial liabilities are recognised when the group becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

#### **Financial assets**

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace. All recognised financial assets are measured subsequently in their entirety at either amortised cost.

### Classification of financial assets

Debt instruments that meet the following conditions are measured subsequently at amortised cost:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

The group's financial assets at amortised cost includes trade receivables.

### Amortised cost and effective interest method

For financial assets other than purchased or originated credit-impaired financial assets (i.e. assets that are credit-impaired on initial recognition), the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition. For purchased or originated credit-impaired financial assets, a credit-adjusted effective interest rate is calculated by discounting the estimated future cash flows, including expected credit losses, to the amortised cost of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

### Impairment of financial assets

The group recognises a loss allowance for expected credit losses on trade receivables. The amount of expected credit losses is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

- 2. Significant accounting policies (cont'd)
- (I) Financial instruments (cont'd)

### Financial assets (cont'd)

### Impairment of financial assets (cont'd)

The group always recognises lifetime expected credit losses (ECL) for trade receivables. The expected credit losses on these financial assets are estimated using a provision matrix based on the group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life of a financial instrument.

### Measurement and recognition of expected credit losses

The measurement of expected credit losses is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date; for financial guarantee contracts, the exposure includes the amount drawn down as at the reporting date, together with any additional amounts expected to be drawn down in the future by default date determined based on historical trend, the entity's understanding of the specific future financing needs of the debtors, and other relevant forward-looking information.

For financial assets, the expected credit loss is estimated as the difference between all contractual cash flows that are due to the group in accordance with the contract and all the cash flows that the group expects to receive, discounted at the original effective interest rate.

If the group has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the entity measures the loss allowance at an amount equal to 12-month ECL at the current reporting date, except for assets for which simplified approach was used.

The group recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

### Derecognition of financial assets

The entity derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the entity neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the entity recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the entity retains substantially all the risks and rewards of ownership of a transferred financial asset, the entity continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

#### **Financial liabilities**

Financial liabilities, including trade and other payables, are initially measured at fair value, net of transaction costs.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

- 2. Significant accounting policies (cont'd)
- (I) Financial instruments (cont'd)

### Financial liabilities (cont'd)

All financial liabilities are measured subsequently at amortised cost using the effective interest method.

### Derecognition

The group derecognises financial liabilities when, and only when, the group's obligations are discharged, cancelled or they expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

### (m) Goods and Services Tax

Revenues, expenses and assets are recognised net of the amount of goods and services tax (GST), except:

- i. where the amount of GST incurred is not recoverable from the taxation authority, it is recognised as part of the cost of acquisition of an asset or as part of an item of expense; or
- ii. for receivables and payables which are recognised inclusive of GST.

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

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

### (n) Foreign currencies

For the purpose of the consolidated financial statements, the results and financial position of the group are expressed in Australian dollars ('\$'), which is the functional currency of the company and the presentation currency for the consolidated financial statements.

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

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

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

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 2. Significant accounting policies (cont'd)

### (o) Critical accounting judgments and key sources of estimation uncertainty

In the application of the group's accounting policies, the directors are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

### Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

### Useful lives of property, plant and equipment

As described at (h) above, the group reviews the estimated useful lives of property, plant and equipment at the end of each reporting period.

### Impairment testing

Goodwill is evaluated for impairment annually or whenever certain triggering events or circumstances, that would more likely than not reduce the fair value of a reporting unit below its carrying amount, are identified. Events or circumstances that might indicate an interim evaluation is warranted include, among other things, unexpected adverse business conditions, macro and reporting unit specific economic factors (for example, interest rate and foreign exchange rate fluctuations, and loss of key personnel), supply costs, unanticipated competitive activities, and acts by governments and courts.

### Capitalised exploration and development expenditure

Exploration, evaluation and development expenditures incurred are only capitalised to the extent that they are expected to be recovered through the successful development of the area or where activities in the area have not yet reached a stage that permits reasonable assessment of the existence of economically recoverable reserves.

A regular review is undertaken of each area of interest to determine the appropriateness of continuing to capitalise costs in relation to that area.

### Deferred tax assets

Deferred tax assets are recognised for deductible temporary differences as it is probable that future taxable amounts will be available to utilise those temporary differences. Further, the company has determined that it is not probable that it will derive sufficient taxable income in the near future to recover the tax losses and as a result they have not been recognised as deferred tax assets in the 2021 financial period.

### Provision for rehabilitation

Costs of site restoration have been determined using estimates of future costs, current legal requirements and technology on an undiscounted basis.

Any changes in the estimates for the costs are accounted for on a prospective basis. In determining the costs of site restoration, there is uncertainty regarding the nature and extent of the restoration due to community expectations and future legalisation.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 2. Significant accounting policies (cont'd)

### (p) Share-based payments

### Employee share option plan

The group operates an employee share option for employees and contractors of the group. In accordance with the provisions of the plan, employees may be granted options to purchase parcels of ordinary shares at specified exercise prices.

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date. The fair value excludes the effect of non-market-based vesting conditions.

The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straight-line basis over the vesting period, based on the group's estimate of the number of equity instruments that will eventually vest. At each reporting date, the group revises its estimate of the number of equity instruments expected to vest as a result of the effect of non-market-based vesting conditions. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to reserves.

Equity-settled share-based payment transactions with parties other than employees are measured at the fair value of the goods or services received, except where that fair value cannot be estimated reliably, in which case they are measured at the fair value of the equity instruments granted, measured at the date the entity obtains the goods or the counterparty renders the service.

Each employee share option converts into one ordinary share of the group on exercise. No amounts are paid or payable by the recipient on receipt of the option. The options carry neither rights to dividends nor voting rights. Options may be exercised at any time from the date of vesting to the date of their expiry.

### (q) Interests in joint operations

A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

When a group entity undertakes its activities under joint operations, the group as a joint operator recognises in relation to its interest in a joint operation:

- its assets, including its share of any assets held jointly;
- its liabilities, including its share of any liabilities incurred jointly;
- its revenue from the sale of its share of the output arising from the joint operation;
- its share of the revenue from the sale of the output by the joint operation; and
- its expenses, including its share of any expenses incurred jointly.

The group accounts for the assets, liabilities, revenue and expenses relating to its interest in a joint operation in accordance with the IFRS Standards applicable to the particular assets, liabilities, revenue and expenses.

When a group entity transacts with a joint operation in which a group entity is a joint operator (such as a sale or contribution of assets), the group is considered to be conducting the transaction with the other parties to the joint operation, and gains and losses resulting from the transactions are recognised in the group's consolidated financial statements only to the extent of other parties' interests in the joint operation.

When a group entity transacts with a joint operation in which a group entity is a joint operator (such as a purchase of assets), the group does not recognise its share of the gains and losses until it resells those assets to a third party.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 2. Significant accounting policies (cont'd)

### (r) Going concern

The consolidated net loss of the group, after tax was \$1,311,928 for the year ended 30 June 2021 (2020: loss \$1,285,601), with cash outflows from operating activities of \$814,719 (2020: cash outflow \$863,925); and a working capital surplus of \$715,278 (2020: working capital deficit \$388,215).

Despite the impact of COVID-19, the directors believe the group is a going concern. This financial report has been prepared on the going concern basis, which assumes continuity of normal business activities and the realisation of assets and the settlement of liabilities in the ordinary course of business.

The directors are aware of the fact that future development and administration activities are constrained by available cash assets, and believe future identified cash flows are sufficient to fund the short-term working capital and forecasted exploration requirements of the group.

The directors have reached the conclusion that based on all available facts and information currently available, there are reasonable grounds to believe that the group will be able to pay its debts as an when they become due and payable and is a going concern.

The group has a cash balance of \$1,171,767 as of the date of this report to meet its expenses over the next twelve months.

### (s) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker (CODM). The Managing Director has been identified as the CODM.

The board has appointed a strategic steering committee which assesses the financial performance and position of the group and makes strategic decisions. The steering committee, which is led by the CODM (Chief Operating Decision Maker), consists of the Managing Director as well as the remainder of the executive committee consisting of the lead decision maker in each region.

### (t) Adoption of new and revised Accounting Standards

### Amendments to Accounting Standards that are mandatorily effective for the current year

In the current year, the group has adopted all of the new and revised Standards and interpretations issued by the Australian Accounting Standards Board (the AASB) that are relevant to its operations and effective for the current annual reporting period. Except as described below, there has been no material impact of these changes on the group's accounting policies.

ABN 59 152 189 369

Notes to the consolidated financial statements for the year ended 30 June 2021

- 2. Significant accounting policies (cont'd)
- (t) Adoption of new and revised Accounting Standards (cont'd)

Amendments to Accounting Standards that are mandatorily effective for the current year (cont'd)

Other pronouncements adopted for the first time in the current period

### AASB 2018-6 Amendments to Australian Accounting Standards – Definition of a Business

Amends AASB 3 *Business Combinations* to clarify the definition of a business, with the objective of assisting entities to determine whether a transaction should be accounted for as a business combination or as an asset acquisition.

#### The amendments:

- Clarify that to be considered a business, an acquired set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs
- Remove the assessment of whether market participants are capable of replacing any missing inputs or processes and continuing to produce outputs;
- Add guidance and illustrative examples to help entities assess whether a substantive process has been acquired;
- Narrow the definitions of a business and of outputs by focusing on goods and services provided to customers and by removing the reference to an ability to reduce costs;
- Add an optional concentration test that permits a simplified assessment of whether an acquired set of activities and assets is not a business.

### AASB 2018-7 Amendments to Australian Accounting Standards - Definition of Material

These amendments are intended to address concerns that the wording in the definition of 'material' was different in the Conceptual Framework for Financial Reporting, AASB 101 *Presentation of Financial Statements* and AASB 108 *Accounting Policies, Changes in Accounting Estimates and Errors*.

The amendments address these concerns by:

- Replacing the term 'could influence' with 'could reasonably be expected to influence';
- Including the concept of 'obscuring information' alongside the concepts of 'omitting' and 'misstating' information in the definition of material:
- Clarifying that the users to which the definition refers are the primary users of general purpose financial statements referred to in the Conceptual Framework;
- Aligning the definition of material across Standards and other publications.

## AASB 2019-1 Amendments to Australian Accounting Standards – References to the Conceptual Framework

Makes amendments to various Australian Accounting Standards and other pronouncements to support the issue of the revised Conceptual Framework for Financial Reporting. Some Australian Accounting Standards and other pronouncements contain references to, or quotations from, the previous versions of the Conceptual Framework. This Standard updates some of these references and quotations so they refer to the Conceptual Framework issued by the AASB In June 2019, and also makes other amendments to clarify which version of the Conceptual Framework is referred to in particular documents.

## Canterbury Resources Limited and Controlled Entities ABN 59 152 189 369

Notes to the consolidated financial statements for the year ended 30 June 2021

- 2. Significant accounting policies (cont'd)
- (t) Adoption of new and revised Accounting Standards (cont'd)

Amendments to Accounting Standards that are mandatorily effective for the current year (cont'd)

Other pronouncements adopted for the first time in the current period (cont'd)

AASB 2019-3 Amendments to Australian Accounting Standards – Interest Rate Benchmark Reform

The amendments affect entities that apply the hedge accounting requirements of AASB 9 *Financial Instruments* or AASB 139 *Financial Instruments*: Recognition and Measurement to hedging relationships directly affected by the interest rate benchmark reform. The amendments would mandatorily apply to all hedging relationships that are directly affected by the interest rate benchmark reform and modify specific hedge accounting requirements, so that entities would apply those hedge accounting requirements assuming that the interest rate benchmark is not altered as a result of the interest rate benchmark reform.

AASB 2019-5 Amendments to Australian Accounting Standards – Disclosure of the Effect of New IFRS Standards Not Yet Issued in Australia

Amends AASB 1054 Australian Additional Disclosures to add a requirement for entities that intend to be compliant with IFRS standards to disclose the information required by AASB 108 Accounting Policies, Changes in Accounting Estimates and Errors (specifically paragraphs 30 and 31) for the potential effect of each IFRS pronouncement that has not yet been issued by the AASB.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

- 2. Significant accounting policies (cont'd)
- (t) Adoption of new and revised Accounting Standards (cont'd)

### Standards and Interpretations in issue not yet effective

At the date of authorisation of the financial statements, the Standards and Interpretations that were issued but not yet effective are listed below:

Standard/Interpretation	Effective for annual reporting periods beginning on or after	Expected to be initially applied in the financial year ending
AASB 2014-10 Amendments to Australian Accounting Standards – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture, AASB 2015-10 Amendments to Australian Accounting Standards – Effective Date of Amendments to AASB 10 and AASB 128 and AASB 2017-5 Amendments to Australian Accounting Standards – Effective Date of Amendments to AASB 10 and AASB 128 and Editorial Corrections	1 July 2022	30 June 2023
AASB 2020-1 Amendments to Australian Accounting Standards – Classification of Liabilities as Current or Non- current and AASB 2020-6 Amendments to Australian Accounting Standards – Classification of Liabilities as Current or Non-current – Deferral of Effective Date	1 July 2023	30 June 2024
AASB 2020-3 Amendments to Australian Accounting Standards – Annual Improvements 2018-2020 and Other Amendments	1 July 2022	30 June 2023
AASB 2020-4 Amendments to Australian Accounting Standards – Covid-19-Related Rent Concessions and AASB 2021-3 Amendments to Australian Accounting Standards – Covid-19-Related Rent Concessions beyond 30 June 2021	1 June 2020	30 June 2021
AASB 2020-8 Amendments to Australian Accounting Standards – Interest Rate Benchmark Reform – Phase 2	1 July 2021	30 June 2022
AASB 2021-2 Amendments to Australian Accounting Standards – Disclosure of Accounting Policies and Definition of Accounting Estimates	1 July 2023	30 June 2024

## Pronouncements issued by the IASB or IFRS Interpretations Committee where an equivalent pronouncement has not been issued by the AASB

The table below outlines pronouncements made by the IASB or IFRS Interpretations Committee, where an equivalent pronouncement has not yet been made by the AASB at the date of this publication but is expected to be issued in due course.

Standard/Interpretation	Effective for annual reporting periods beginning on or after	Expected to be initially applied in the financial year ending
Deferred Tax related to Assets and Liabilities arising from a Single Transaction - Amendments to IAS 12	1 July 2023	30 June 2024

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

	2021	2020
	\$	\$
3. Revenue and other income		
(a) Revenue		
Sale of shares	279,295	
Sundry income	-	6,004
	279,295	6,004
(b) Other income		
Government grants		
JobKeeper subsidy (i)	103,500	50,250
Government grant - cash boost (ii)	· -	100,000
-	103,500	150,250

- (i) On 30 March 2020, the Australian Federal Government announced the "JobKeeper" program, which broadly comprises a wage subsidy to help businesses keep staff employed during the COVID-19 pandemic. During the year ended 30 June 2021, the group was eligible to receive JobKeeper subsidy for its employees.
- (ii) The group received nil 'cash flow boost' during the year (2020: \$100,000) as a waiver of the whole, or part, of the PAYG liability due to the impact of COVID-19 on the group's operational cash flow.

	2021 \$	2020 \$
4. Loss for the year		
Loss for the year has been arrived at after (charging)/crediting the following items of income and expense:		
Other gains/(losses):	54.000	(4.000)
Net unrealised foreign exchange gain/(loss)	51,626	(4,900)
	51,626	(4,900)
Finance income:	4.0	40.004
Interest income	18	10,894
Employee benefits expense:		
Wages and salaries	(419,177)	-
Annual leave expense	(17,913)	-
Long service leave expense	(6,471)	-
Post-employment benefits expense	(51,939)	(39,868)
Other employee benefits expense	(529)	(302,224)
	(496,029)	(342,092)
Depreciation expense:		
Depreciation expense.  Depreciation expense - property, plant and equipment	(9,135)	(10,992)
Depreciation expense - property, plant and equipment  Depreciation expense - right-of-use assets	(13,692)	(13,123)
Depreciation expense - fight-or-use assets	(22,827)	(24,115)
Finance costs:	(22,021)	(27,110)
Interest - lease liabilities	(1,470)	(1,706)
Interest - rease habilities	(1,470)	(1,047)
interest other	(1,470)	(2,753)
	(1,470)	(2,700)
5. Income tax		
Income tax benefit		
Tax benefit comprises of:		
Current tax benefit	-	-
Deferred tax benefit		

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

	2021	2020
	\$	\$
5. Income tax (cont'd) The prima facie income tax expense in the consolidated statement of profit or loss and other comprehensive income is as follows:		
Loss before income tax from continuing operations	(1,311,928)	(1,285,601)
Income tax benefit calculated at 26.0% (2020: 27.5%) Effect of unrecognised and unused tax losses and deductible temporary	(341,101)	(353,540)
differences	341,101	353,540
Income tax benefit attributable to loss		
The income tax benefit attributable to the loss is not recognised as the gro that future taxable amounts will be available to utilise the losses.	up considers it is	not 100% probable
	2021 \$	2020
6. Loss per share	Ψ	Ψ
Basic loss per share From continuing operations		
	(0.0122)	(0.0153)
Diluted loss per share From continuing operations	(0.0122)	(0.0153)
1 form continuing operations	(0.0122)	(0.0133)
The earnings and weighted average number of ordinary shares used in the per share are as follows:	e calculation of ba	asic and diluted loss
	2021	2020
	\$	\$
Loss used in the calculation of basic and diluted loss per share	(1,311,928)	(1,285,601)
Weighted average number of ordinary shares for the purposes of basic		
and diluted loss per share (a)	107,128,793	84,254,485
(a) During the year ended 30 June 2021 the potential ordinary shares a option plan as set out in Note 2 are anti-dilutive and are therefore excluded of ordinary shares for the purposes of diluted earnings per share. The potential Performance Rights, as set out in Note 16 are anti-dilutive, and have average number of ordinary shares for the purposes of diluted earnings per share.	d from the weightential ordinary sha e not been include	ed average number ires associated with

	2021 \$	2020 ¢
7. Trade and other receivables Current	Ψ	Ψ
Other receivables	232,005	87,654
Goods and Services Tax receivable	106,245	116,658
	338,250	204,312

The group has considered the impact of COVID-19 on expected credit losses (ECL) for other receivables and note there is no material impact.

# Canterbury Resources Limited and Controlled Entities ABN 59 152 189 369

### Notes to the consolidated financial statements for the year ended 30 June 2021

	2021 ¢	2020 \$
8. Other assets	\$	Ψ
Current		
Prepayments	16,489	-
Rental security deposits	<del></del>	30,181
	16,489	30,181
Non-current		
Rental security deposit	11,442	10,442

### 9. Property, plant and equipment

Movement in the carrying amounts for each class of property, plant and equipment between the beginning and the end of the current financial year:

	Plant and equipment	Website development \$	Computer hardware \$	Motor vehicles \$	Total \$
2021					
At cost					
Balance at 1 July 2020	2,973	15,000	5,662	30,560	54,195
Additions	1,727	-	-	-	1,727
Balance at 30 June 2021	4,700	15,000	5,662	30,560	55,922
Accumulated depreciation					_
Balance at 1 July 2020	(2,144)	(7,969)	(1,906)	(7,548)	(19,567)
Depreciation expense	(372)	(1,758)	(1,252)	(5,753)	(9,135)
Balance at 30 June 2021	(2,516)	(9,727)	(3,158)	(13,301)	(28,702)
Net book value 30 June 2021	2,184	5,273	2,504	17,259	27,220
	Plant and equipment	Website development \$	Computer hardware	Motor vehicles \$	Total \$
2020		development	hardware	vehicles	
2020 At cost	equipment	development	hardware	vehicles	
	equipment	development	hardware	vehicles	
At cost Balance at 1 July 2019	equipment \$	development \$	hardware \$	vehicles \$	\$
At cost Balance at 1 July 2019 Additions	equipment \$ 2,973	<b>development</b> \$ 15,000	<b>hardware</b> <b>\$</b> 5,662	vehicles \$ 30,560	<b>\$</b> 54,195
At cost Balance at 1 July 2019 Additions Balance at 30 June 2020	equipment \$ 2,973	<b>development</b> \$ 15,000	<b>hardware</b> <b>\$</b> 5,662	vehicles \$ 30,560	<b>\$</b> 54,195
At cost Balance at 1 July 2019 Additions Balance at 30 June 2020 Accumulated depreciation	equipment \$ 2,973 - 2,973	15,000 - 15,000	5,662 5,662	vehicles \$ 30,560 - 30,560	\$ 54,195 - 54,195
At cost Balance at 1 July 2019 Additions Balance at 30 June 2020 Accumulated depreciation Balance at 1 July 2019	equipment \$ 2,973 - 2,973 (2,004)	15,000 - 15,000 (5,816)	5,662 5,662 (253)	vehicles \$ 30,560 - 30,560 (502)	\$ 54,195 - 54,195 (8,575)

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

	2021 \$	2020 \$
10. Right-of-use assets At 30 June	Ψ	Ψ
Cost	58,660	34,143
Accumulated depreciation	(6,518)	(13,123)
	52,142	21,020
11. Intangible assets		
Non-current		
Goodwill on acquisition of Finny Limited (i)	2,735,758	2,736,145

The group tests goodwill annually for impairment, or more frequently if there are indications that goodwill might be impaired.

(i) The decrease in goodwill of \$387 is with respect to the impairment.

	2021	2020
12. Capitalised exploration and development expenditure	<b>\$</b>	<b>&gt;</b>
Non-current		
Balance as at 1 July	8,163,919	5,579,474
Expenditure during the year	576,502	2,987,685
Impairment/write-offs	(569,466)	(403,240)
Balance as at 30 June	8,170,955	8,163,919

The recoverability of the exploration expenditure capitalised by the group during the year ending 30 June 2021, is dependent on successful development and commercial exploitation, or alternatively, on the sale of the respective areas of interest.

During the current year, an impairment of \$569,466 was recorded with respect to tenements in Papua New Guinea that were relinquished.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

•	2021 \$	2020
13. Trade and other payables Current	Ψ	Ψ
Unsecured – at amortised cost		
Trade payables (i)	-	85,767
Share subscriptions	-	50,000
Sundry payables and accrued expenses	131,583	520,044
	131,583	655,811

(i) Trade payables are non-interest bearing and are normally settled on 30 days end of month terms.

14. Provisions	2021 \$	2020 \$
Current Employee benefits	34,773	21,428
Non-current Employee benefits	11,039	
15. Lease liabilities Current		
Lease liabilities	18,673	13,371
Non-current Lease liabilities	33,715	8,177

The total cash outflow for repayment of leases amount to \$13,974. The operating lease relates to lease of the company's office space at Pyrmont, NSW, for a term of 12 months, with an expiry date of 17 February 2022. At the end of the lease term, there is an option to renew the lease for a further two years.

	2021 \$	2020 \$
16. Issued capital	•	•
111,865,197 fully paid ordinary shares (2020: 87,323,197)	16,158,630	13,736,883

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

### Movements in issued capital

	2021		202	0
	No of shares	\$	No of shares	\$
Balance at the beginning of the year	87,323,197	13,736,883	81,508,197	12,614,548
Shares issued during the year	24,542,000	2,421,747	5,815,000	1,122,335
Balance at the end of the year	111,865,197	16,158,630	87,323,197	13,736,883

During the year, the company issued the following additional shares:

- 4,766,667 shares at a value of \$0.10 from a share placement, raising \$468,494;
- 18,672,000 shares at a value of \$0.10 from share placement, raising \$1,899,200;
- 1,103,333 shares at a value of \$0.10, raising \$103,333;
- Share issue cost during the year amount to \$49,280.

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

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

	2021 \$	2020 \$
17. Reserves	Ψ	Ψ
Share-based payments (i)		
Opening balance	148,755	117,600
Options issued	57,722	106,755
Options expired	(42,000)	(75,600)
Closing balance	164,477	148,755
Foreign currency translation reserve		
Opening balance	69,262	72,062
Foreign currency translation	(69,262)	(2,800)
Closing balance		69,262
Total reserves	164,477	218,017

(i) The share-based payments reserve records the value of options issued to directors, employees and consultants as part of the remuneration for their services.

	2021 \$	2020 \$
18. Accumulated losses	•	•
Balance at the beginning of the year	(3,385,138)	(2,175,137)
Options expired	42,000	75,600
Loss for the year	(1,311,928)	(1,285,601)
Balance at the end of the year	(4,655,066)	(3,385,138)
	2021	2020
	\$	\$
19. Commitments for expenditure		
Tenement expenditure (i)	1,000,000	2,100,000

<sup>(</sup>i) In order to maintain the group's tenements in good standing with the relevant mining authorities, the group will be required to incur exploration expenditure under the terms of each exploration licence. The indicative minimum exploration expenditure requirement for FY22 is approximately \$1.0 million, of which approximately \$0.7 million is covered by partners under JV agreements. This is a pro-rata estimate, based on annualised licence terms, converted to AUD at current exchange rates. Applications have been submitted to relevant authorities to reduce these amounts in FY22 due to COVID-19 restrictions.

### 20. Contingent liabilities and contingent assets

In the opinion of the directors, the group did not have any contingent liabilities or contingent assets at 30 June 2021 (2020: nil).

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 21. Cash and cash equivalents

For the purposes of the consolidated statement of cash flows, cash and cash equivalents include cash on hand and in banks. Cash and cash equivalents at the end of the reporting period as shown in the consolidated statement of cash flows can be reconciled to the related items in the consolidated statement of financial position as follows:

	2021	2020
(a) Reconciliation of cash	<b>\$</b>	<b>3</b>
Cash at bank	545,568	67,902
(b) Reconciliation of loss for the year to net cash flows from operat	ing activities	
	2021	2020
	\$	\$
Loss for the year	(1,311,928)	(1,285,601)
Depreciation expense	22,827	24,115
Net foreign exchange (gain)/loss	(51,626)	4,900
Impairment of capitalised exploration expenditure	569,466	403,240
Share-based payments	57,722	106,755
Lease liability interest expense	-	1,706
Movements in working capital:		
Increase in trade and other receivables	(133,938)	(103,997)
(Increase)/decrease in other assets	(16,489)	4,718
Increase/(decrease) in trade and other payables	24,863	(41,189)
Increase in provisions	24,384	21,428
Net cash flows used in operating activities	(814,719)	(863,925)
	2021	2020
	\$	\$
22. Auditors' remuneration		
Audit of the financial statements	40,500	40,000
Other auditors (subsidiary companies)	7,812 48,312	40,000
	40,312	40,000

The auditor of Canterbury Resources Limited is BDJ Partners.

BDJ Partners did not provide non-audit services to the group during the year ended 30 June 2021 (2020: nil).

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 23. Subsidiaries

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiaries in accordance with the accounting policy described in note 2:

Name of entity	Country of incorporation		ership erest
	-	2021	2020
		%	%
Canterbury Exploration Pty Ltd	Australia	100	100
Capella Ventures Pty Ltd (i)	Australia	-	100
Capella Vanuatu Ltd (i)	Vanuatu	-	100
Canterbury Resources (PNG) Ltd	Papua New Guinea	100	100
Finny Limited	Papua New Guinea	100	100

<sup>(</sup>i) During the year, the group wound up its subsidiary Capella Ventures Pty Ltd. Capella Vanuatu Ltd was sold to a NZ registered company, Coromandel Gold Limited on 30 June 2021.

### 24. Parent entity information

The accounting policies of the parent entity, which have been applied in determining the financial information shown below, are the same as those applied in the consolidated financial statements. Refer to note 2 for a summary of the significant accounting policies relating to the group.

	2021	2020
Statement of financial position	\$	\$
Assets		
Current assets	783,590	135,571
Non-current assets	11,764,778	10,870,844
Total assets	12,548,368	11,006,415
Liabilities		
Current liabilities	180,313	179,750
Non-current liabilities	44,754	8,177
Total liabilities	225,067	187,927
Equity		
Issued capital	16,158,630	13,736,883
Reserves	164,477	148,755
Accumulated losses	(3,999,806)	(3,067,150)
Total equity	12,323,301	10,818,488
Total comprehensive loss	(805,220)	(1,197,443)

### Contingent liabilities

The parent entity had no contingent liabilities at 30 June 2021 (2020: nil).

### Capital commitments - property, plant and equipment

The parent entity had no capital commitments for property, plant and equipment as at 30 June 2021 (2020: nil).

#### Guarantees

The parent entity has not entered into any guarantees, in the current or previous financial year, with respect to the debts of its subsidiaries.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 25. Key management personnel disclosures

#### Directors

The following persons were directors of the group during the financial year:

JED Anderson GA Craighead RE Moller ME Erceg R Watts

### Key management personnel compensation

### Remuneration of key management personnel

2021	Short-term employee benefits		Post-employment Share-based benefits payments		
Directors	Salary and directors' fees \$	Consulting fees \$	Superannuation \$	Options \$	Total \$
J E D Anderson	68,493	-	6,507	11,544	86,544
GA Craighead	273,972	-	26,028	11,544	311,544
R Watts	59,360	-	5,640	11,544	76,544
M Erceg	114,155	148,800	10,845	11,544	285,344
R E Moller	65,000	25,260	-	11,544	101,804
	580,980	174,060	49,020	57,720	861,780

2020	Short-te employee be		Post-employment benefits	Share-based payments	
Directors	Salary and directors' fees	Consulting fees	Superannuation	Options	Total
D.E.Mallan	\$	\$	\$	<b>\$</b>	\$
R E Moller	65,000	34,140	-	13,344	112,484
J E D Anderson	68,493	-	6,507	13,344	88,344
GA Craighead	262,557	17,500	24,925	13,344	318,326
GN Fallon	44,520	-	4,229	13,344	62,093
M Erceg	-	165,000	-	13,344	178,344
R Watts	22,687	-	2,155	-	24,842
	463,257	216,640	37,816	66,720	784,433

No performance-based remuneration was paid in 2021 (2020: nil).

### 26. Related party transactions

### (a) Parent entity

The parent entity within the group is Canterbury Resources Limited.

### (b) Key management personnel

Disclosures relating to key management personnel are set out in note 25.

### (c) Subsidiaries

Interests in subsidiaries are set out in note 23.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 26. Related party transactions (cont'd)

### (d) Shared-based payments

Shared-based payments are set out in note 28.

### (e) Joint operation

The consolidated entity has recognised its share of jointly held assets, liabilities, revenues and expenses of a joint operation. These have been incorporated in the consolidated financial statements under the appropriate classifications. The joint operation is material to the group.

	Country of	JV Owr	nership
Name of entity	incorporation	inte	rest
-	·	2021	2020
		%	%
Finny Limited (i)	Papua New Guinea	40%	40%

(i) Finny Limited has a farm-in and Joint Venture (JV) agreement with Rio Tinto. Where Rio Tinto has earnt 60% Joint Venture interest by sole-funding \$5million of exploration, and is currently increasing to 80% by sole-funding the next \$12.5 million, plus meeting various technical milestones.

### 27. Operating segments

### Identification of three reportable operating segments

The Chief Operating Decision Maker (CODM) has restructured the reporting structures into 3 reportable segments representing business operating segments for management, reporting and allocation of resources purposes. Operating segments have been identified based on financial information that is regularly reviewed by the CODM.

The group aggregates two or more operating segments into a single reportable operating segment when the group has assessed and determined the aggregated operating segments share similar economic and geographical characteristics.

The group has the following reportable segments:

- Papua New Guinea
- Australia
- Vanuatu (2020)

From 2021-22 Vanuatu is not a reportable segment.

The performance of each segment forms the basis of all reporting to the CODM. The steering committee primarily uses Earnings Before Interest and Tax (EBIT) to assess the performance of a segment. It will also review the assets and working capital of each segment on a regular basis. The accounting policies adopted for internal reporting to the CODM are consistent with those adopted in the financial statements.

In reporting the EBIT to the steering committee, results for the normal operations of the segment separately show reporting of non-recurring events.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 27. Operating segments (cont'd)

### Accounting policy for 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 CODM. The CODM is responsible for the allocation of resources to operating segments and assessing their performance.

2021	Papua New Guinea \$	Australia \$	Total \$
Revenue	-	-	103,500
Other revenue	-	103,500	
Employee benefits expense Corporate costs Depreciation and amortisation expense Impairment of capitalised expenditure Share-based payment expense	(1,467) - (472,814) -	(496,029) (316,712) (22,827) (96,652) (57,722)	(496,029) (318,179) (22,827) (569,466) (57,722)
Finance income Finance expense Loss before income tax Income tax Loss for the year	(459,250)	(851,226)	(1,310,476)
	-	18	18
	-	(1,470)	(1,470)
	(459,250)	(852,678)	(1,311,928)
	-	-	-
	(459,250)	(852,678)	(1,311,928)
Assets Segment assets (a) Total assets	5,966,334	5,931,490	11,897,824
	<b>5,966,334</b>	<b>5,931,490</b>	<b>11,897,824</b>
Liabilities Segment liabilities Total liabilities	<u> </u>	225,068 <b>225,068</b>	225,068 <b>225,068</b>

### (a) Segment assets

Segment assets are measured in the same way as in the financial statements. These assets are allocated based on the operations of the segment and the physical location of the asset.

lia Total \$
Ψ
31,490 11,897,824 59.169 94,24

# Canterbury Resources Limited and Controlled Entities ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

2020	Vanuatu \$	Papua New Guinea \$	Australia \$	Total \$
Revenue	849	5,155	-	6,004
Other revenue		-	150,250	150,250
Debt forgiveness Employee benefits expense Corporate costs Depreciation and amortisation expense Impairment of capitalised expenditure Share-based payment expense	(343,260) - - - 403,240 -	- 3,113 - - -	343,260 342,092 304,016 24,115 - 106,755	342,092 307,129 24,115 403,240 106,755
EBIT Finance income Finance expense Loss before income tax Income tax Loss for the year	(67,762) - (67,762) - (67,762)	(19,672) - (19,672) - (19,672)	(1,206,308) 10,894 (2,753) (1,198,167) - (1,198,167)	(1,293,742) 10,894 (2,753) (1,285,601) - (1,285,601)
Assets Segment assets Total assets	30,465	6,075,998	5,162,086	11,268,549
	<b>30,465</b>	<b>6,075,998</b>	<b>5,162,086</b>	<b>11,268,549</b>
Liabilities Segment liabilities Total liabilities	-	419,857	278,930	698,787
	-	<b>419,857</b>	<b>278,930</b>	<b>698,787</b>

### (a) Segment assets

Segment assets are measured in the same way as in the consolidated financial statements. These assets are allocated based on the operations of the segment and the physical location of the asset.

		Papua New		
	Vanuatu \$	Guinea \$	Australia \$	Total \$
Segment assets	30,465	6,075,998	5,162,086	11,268,549
Additions to non-current assets	(272,501)	1,214,628	1,711,612	2,653,739

ABN 59 152 189 369

### Notes to the consolidated financial statements for the year ended 30 June 2021

### 28. Employee share option plan

The group operates an employee share option plan for employees and contractors of the group. In accordance with the provisions of the plan, employees may be granted options to purchase parcels of ordinary shares at specified exercise prices.

Each employee share option converts into one ordinary share of the group on exercise. No amounts are paid or payable by the recipient on receipt of the option. The options carry neither rights to dividends nor voting rights. Options may be exercised at any time from the date of vesting to the date of their expiry.

The options granted expire on their expiry date, or one month after the resignation of the employee, whichever is the earlier.

Terms and conditions of share-based payment arrangements affecting remuneration of key management personnel in the current financial year or future financial years:

Options Series	Grant date	Exercise price	Expiry date	Vesting date
CBY06	28/11/2019	\$0.35	30/06/2022	28/11/2019
CBY07	23/09/2020	\$0.25	30/06/2023	23/09/2020

These options were valued based on the Black-Scholes option pricing model, the value of the options was assessed using the annual volatility of returns on the shares over a period of time.

The table below summarises the total options movement for the year, including ESOP and non-ESOP:

Status*	ESOP (unlisted)	Non-ESOP	Total
		(unlisted)	
At beginning of period	2,200,000	5,000,000	7,200,000
Granted during period	1,200,000	•	1,200,000
Forfeited during period	(1,000,000)	(5,000,000)	(6,000,000)
At end of period	2,400,000		2,400,000

<sup>\*</sup>Irrespective of any restrictions applicable to those options under ASX requirements.

The options outstanding at 30 June 2021 had a weighted average exercise price of \$0.35 and \$0.25, and a weighted average remaining contractual life of 2.6 years and 2.77 years respectively. In 2021, options were granted on 23 September 2020. The aggregate of the estimated fair values of the options granted on this date is \$57,722. No options were exercised during the period.

The inputs into the Black-Scholes model are as follows:

	2021	2020
	\$	\$
Weighted average share price	0.145	0.22
Weighted average exercise price	0.25	0.35
Expected volatility	107.75%	86.89%
Expected life	2.77 years	2.6 years
Risk-free rate	1.086%	0.29%

Expected volatility was determined by calculating the historical volatility of the group's share price over the previous 1.5 years. The expected life used in the model has been adjusted, based on management's best estimate, for the effects of non-transferability, exercise restrictions, and behavioural considerations.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 29. Financial instruments

### Capital management

The group manages its capital to ensure that entities in the group will be able to continue as going concerns while maximising the return to stakeholders through the optimisation of its equity balance.

In managing its capital, the group's primary objective is to ensure its continued ability to maintain its operations and provide a platform to enable a return for its equity shareholders to be made when successful commercial operations are achieved. In order to achieve this objective, the group seeks to maximise its fund raising to provide sufficient funding to enable the group to meet its working capital and strategic investment needs. In making decisions to adjust its capital structure to achieve these aims, either through new share issues, or reduction of debt, the group considers not only its short-term position but also its long-term operational and strategic objectives.

The group's overall strategy remains unchanged from 2020.

The capital structure of the group consists of cash and bank balances (note 21) and equity of the group (comprising issued capital, reserves and accumulated losses as detailed in notes 16 to 18).

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

### (a) Market risk

The group's activities expose it primarily to the financial risks of changes in interest rates and foreign currency. There has been no change to the group's exposure to market risks or the manner in which these risks are managed and measured.

### (i) Interest rate risk management

The group's exposure to interest rate risk and the effective weighted average interest rate for classes of financial assets and financial liabilities is set out below:

2021	Weighted average interest rate %	Floating interest amount \$	Fixed maturing in 1 yr to 5 yrs \$	Non- interest bearing \$	Total \$
Financial assets					
Cash	0.00	-	-	545,568	545,568
Trade and other receivables	0.00	-	-	338,250	338,250
Total assets		-	-	883,818	883,818
Financial liabilities					
Trade and other payables	0.00	-	-	131,583	131,583
Total liabilities		-	-	131,583	131,583

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 29. Financial instruments (cont'd)

### Capital management (cont'd)

2020	Weighted average interest rate %	Floating interest amount \$	Fixed maturing in 1 yr to 5 yrs \$	Non- interest bearing \$	Total \$
Financial assets					
Cash	0.00	-	-	67,902	67,902
Trade and other receivables	0.00	-	-	204,312	204,312
Total assets		-	-	272,214	272,214
Financial liabilities					
Trade and other payables	0.00	-	-	655,811	655,811
Total liabilities		-	-	655,811	655,811

<sup>(</sup>i) Interest rate risk management (cont'd)

### Sensitivity analysis

The following sensitivity analysis is based on the interest rate risk exposure in existence at the balance sheet date. The analysis assumes all other variables remain constant.

### 2021

	Carrying amount \$	+0.5% interest rate profit & loss \$	-0.5% interest rate profit & loss \$
Cash at bank	545,568	2,728	(2,728)
Tax charge of 26.0% Post tax profit increase/(decrease)		(709) 2,019	709 (2,019)
2020			
2020	Carrying amount \$	+0.5% interest rate profit & loss	-0.5% interest rate profit & loss
Cash at bank		rate	rate

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 29. Financial instruments (cont'd)

### Capital management (cont'd)

### (a) Market risk (cont'd)

### (ii) Currency risk

The group's policy is, where possible, to allow group entities to settle liabilities denominated in their functional currency with the cash generated from their own operations in that currency. Where group entities have liabilities denominated in a currency other than their functional currency (and have insufficient reserves of that currency to settle them) cash already denominated in that currency will, where possible, be transferred from elsewhere within the group.

The group's exposure to foreign currency risk, which arises out of its investments in Vanuatu and Papua New Guinea, is as follows:

	2021	2020
	\$	\$
Cash at bank	22,057	27,936
Net exposure	22,057	27,936

### Sensitivity analysis

2021	Carrying amount AUD\$	+10% KNA/AUD profit & loss AUD\$	-10% KNA/AUD profit & loss AUD\$
Cash at bank	22,057	2,206	(2,206)
Tax charge of 26.0% Post tax profit increase/(decrease)		(574) 1,632	574 (1,632)

2020	Carrying amount AUD\$	+10% VUV&KNA/AUD profit & loss AUD\$	-10% VUV&KNA/AUD profit & loss AUD\$
Cash at bank	27,936	2,794	(2,794)
Tax charge of 27.5% Post tax profit increase/(decrease)		(768) 2,026	768 (2,026)

ABN 59 152 189 369

Notes to the consolidated financial statements for the year ended 30 June 2021

29. Financial instruments (cont'd)

Capital management (cont'd)

### (b) Credit risk

Credit risk arises principally from the group's trade and other receivables. It is the risk that the counterpart fails to discharge its obligation in respect of the instrument. Ongoing credit evaluation is performed on the financial condition of trade and other receivables. The group does not have significant concentration of credit risk with respect to any single counter party or company of counter parties. The group applies the AASB 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables. The group has considered the impact of COVID-19 on expected credit losses (ECL) for receivables and note there is no material impact.

In determining the recoverability of a trade receivable, the local management considers any change in the credit quality of these financial assets from the date credit was granted up to the reporting date. The directors have assessed for any expected credit losses under AASB 9 and believe that there is no further credit provision required. Management does not expect any material loss from non-performance by counterparties on credit granted during the financial year under review that has not been provided for.

### (c) Liquidity risk

Ultimate responsibility for liquidity risk management rests with the Board, which has established an appropriate liquidity risk management framework for the management of the group's short medium and long-term funding and liquidity management requirements. The group manages liquidity risk by maintaining a reputable credit risk profile, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows.

The group's policy is to ensure that it will always have sufficient cash to allow it to meet its liabilities when they become due. To achieve this aim, it seeks to maintain cash balances (or agreed facilities) to meet expected requirements for a period of at least 45 days. The Board receives cash flow projections in a monthly basis as well as information regarding cash balances. At the balance sheet date, these projections indicated that the group expected to have sufficient liquid resources to meet its obligations under all reasonably expected circumstances. The group does not have any financing facilities in place and does not have a bank overdraft.

### Maturity analysis of financial assets and liability based on contractual obligations

The risk implied from the values shown in the table below, reflects a balanced view of cash inflows and outflows. Trade and other payables mainly originate from the financing of assets used in ongoing operations such as, plant, equipment and investments in working capital (e.g. trade receivables). These assets are considered in the group's overall liquidity risk.

Contractual cash flows					
Carrying amount	< 6 months	6-12 months	> 12 months	On demand	
\$	\$	\$	\$	\$	
545,568	545,568	-	-	-	
338,250	338,250	-	-	-	
883,818	883,818	-	-		
131,583	131,583	-	-	-	
52,388	-	18,673	33,715		
183,971	131,583	18,673	33,715	-	
699,847	752,235	(18,673)	(33,715)		
	amount \$ 545,568 338,250 883,818 131,583 52,388 183,971	Carrying amount shounts       < 6 months         \$       \$         545,568       545,568         338,250       338,250         883,818       883,818         131,583       131,583         52,388       -         183,971       131,583	Carrying amount amount s       < 6 months months s       6-12 months months s         545,568       545,568       - 338,250       - 883,818       - 338,250       - 183,818       - 183,673       - 18,673       - 18,673       - 183,971       131,583       18,673       - 18,673 <td>amount         months         months         months           \$ \$ \$ \$ \$ \$         \$ \$ \$ \$ \$ \$           545,568         545,568         -         -           338,250         338,250         -         -           883,818         883,818         -         -           131,583         131,583         -         -           52,388         -         18,673         33,715           183,971         131,583         18,673         33,715</td>	amount         months         months         months           \$ \$ \$ \$ \$ \$         \$ \$ \$ \$ \$ \$           545,568         545,568         -         -           338,250         338,250         -         -           883,818         883,818         -         -           131,583         131,583         -         -           52,388         -         18,673         33,715           183,971         131,583         18,673         33,715	

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 29. Financial instruments (cont'd)

Capital management (cont'd)

### (c) Liquidity risk (cont'd)

2020		Contra	actual cash flo	ws	
	Carrying amount	< 6 months	6-12 months	> 12 months	On demand
	\$	\$	\$	\$	\$
Financial assets					
Cash	67,902	67,902	-	-	-
Trade and other receivables	204,312	204,312	-	-	
Total assets	272,214	272,214	-	-	-
Financial liabilities					
Trade and other payables	655,811	655,811	-	-	-
Lease liabilities	21,548	-	13,371	8,177	
Total liabilities	677,359	655,811	13,371	8,177	-
Net maturity	(405,145)	(383,597)	(13,371)	(8,177)	

The directors consider that the carrying amounts of financial assets and financial liabilities recognised in the consolidated financial statements approximate their fair values.

### 30. Fair value measurements

There are no financial assets or financial liabilities that are measured at fair value at the end of the reporting period.

The were no transfers between level 1,2, and 3 for recurring fair value measurements during the year.

The carrying amount of other financial assets or financial liabilities recorded in the consolidated financial statements approximate their fair values.

#### 31. Other information

In accordance with Listing Rule 4.10.19, the group has used the cash and assets in a form readily convertible to cash that it had at the time of admission in a way consistent with its business objectives.

ABN 59 152 189 369

## Notes to the consolidated financial statements for the year ended 30 June 2021

### 32. Events after the reporting period

Subsequent to year end, the following events have arisen:

Canterbury entered an agreement with African Energy Resources (AFR), providing AFR with exclusive rights in relation to the Briggs Copper Project. During an initial option period, AFR will sole fund \$750,000 of exploration activity to earn the right to enter a staged earn-in phase. During the earn-in phase, AFR has the right to earn up to a 70% joint venture interest in the Briggs Copper Project through staged expenditure totalling up to \$15.25 million over 9 years.

The company issued 8,333,333 shares via a Private Placement to African Energy Resources priced at \$0.12 per new share, raising approximately \$1,000,000. The company issued 3 million options to African Energy Resources with a \$0.24 conversion price and a 31 December 2023 expiry date.

Other than as noted above, there have been no other events subsequent to 30 June 2021 that are likely, in the director's opinion, to affect significantly the activities or the state of affairs of the group in future financial years.

## Canterbury Resources Limited and Controlled Entities ABN 59 152 189 369

### Directors' declaration

The directors declare that:

- (a) in the directors' opinion, there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable;
- (b) in the directors' opinion, the attached financial statements are in compliance with International Financial Reporting Standards, as stated in note 2 to the financial statements;
- (c) in the directors' opinion, the attached financial statements and notes thereto are in accordance with the *Corporations Act 2001*, including compliance with Accounting Standards and giving a true and fair view of the financial position and performance of the group, and
- (d) the directors have been given the declarations required by s.295A of the Corporations Act 2001.

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

On behalf of the Directors

Grant Craidhead

Sydney, 29 September 2021

### **Independent Auditor's Report**

To the members of Canterbury Resources Limited,

### **Report on the Financial Report**

### **Opinion**

We have audited the accompanying financial report of Canterbury Resources Limited (the company and its subsidiaries) ("the Group"), which comprises the consolidated statements of financial position as at 30 June 2021, the consolidated statements of profit or loss and other comprehensive income, the consolidated statements of changes in equity and the consolidated statements of cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration.

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

- (i) giving a true and fair view of the group's financial position as at 30 June 2021 and of its performance for the year ended on that date; and
- (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

### **Basis for Opinion**

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

We confirm that the independence declaration required by the Corporations Act 2001, which has been given to the directors of the Company, would be in the same terms if given to the directors as at the time of this auditor's report.

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



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Phone

+61 2 9956 8500

Email

bdj@bdj.com.au

Office

Level 8, 124 Walker Street North Sydney NSW 2060

Postal

PO Box 1664, North Sydney

bdj.com.au

Liability limited by a scheme approved under Professional Standards Legislation. Please refer to the website for our standard terms of engagement.

### **Key Audit Matters**

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

### **Key audit matter**

How our audit addressed the key audit matter

**Intangible Assets and Capitalised Deferred Exploration and Evaluation Expenditure** \$10.9 million

Refer to Notes 11 and 12

The consolidated entity owns the rights to several exploration licenses in Papua New Guinea and Queensland.

The intangible asset represents goodwill on acquisition of Finny Limited, predominantly relating to the exploration licences held by that company.

Expenditure relating to these areas is capitalised and carried forward to the extent they are expected to be recovered through the successful development of the respective area or where activities in the area have not yet reached a stage that permits reasonable assessment of the existence of economically recoverable reserves.

This area is a key audit matter due to:

- The significance of the balances;
- The inherent uncertainty of the recoverability of the amounts involved; and
- The substantial amount of audit work performed.

Our audit procedures included amongst others:

- Assessing whether any facts or circumstances exist that may indicate impairment of the capitalised assets;
- Performing detailed testing of source documents to ensure capitalised expenditure was allocated to the correct area of interest;
- Performing detailed testing of source documents to ensure expenditure was capitalised in accordance with Australian Accounting Standards; and
- Obtaining external confirmations to ensure the exploration licences are current and accurate.



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### **Other Information**

The directors are responsible for the other information. The other information comprises the information included in the Group's annual report for the year ended 30 June 2021 but does not include the financial report and our auditor's report thereon.

Our opinion on the financial report does not cover the other information and accordingly we do not express any form of assurance conclusion thereon.

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

Financial solutions made simple

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.

### **Directors' Responsibility for the Financial Report**

The directors of the company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001 and for such internal control as the directors determine is necessary to enable the preparation of the financial report that 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 ability of the Group 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 has no realistic alternative but to do so.

### Auditor's Responsibility for the Audit of the Financial Report

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

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

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



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• Evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

### **Report on the Remuneration Report**

### **Opinion**

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2021.

In our opinion, the Remuneration Report of Canterbury Resources Limited for the year ended 30 June 2021 complies with section 300A of the Corporations Act 2001.

### Responsibilities

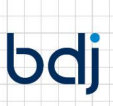
The directors of the company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian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

**BDJ Partners** 

Anthony Dowell

Partner

30 September 2021



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ABN 59 152 189 369

### **Shareholder information**

Per ASX Listing Rule 4.10 (current at 31/08/2021)

### 1. Equity

Number of securities	Туре
120,198,530	Fully paid ordinary shares - quoted
1,200,000	Unquoted options expiring on 30 June 2022 with an exercise price of \$0.35 - unrestricted
1,200,000	Unquoted options expiring on 30 June 2023 with an exercise price of \$0.25 - unrestricted
3,000,000	Unquoted options expiring on 31 December 2023 with an exercise price of \$0.24 - unrestricted

### 2. Substantial holders

Holder Name	Holding Balance	% Issued Capital
African Energy Resources Ltd	8,333,333	6,93%
Mr Duncan John Hardie	7,433,330	6.18%
Gage Resources Pty Ltd < Craighead Super Fund A/C>	6,021,586	5.01%

### 3. Small parcels

At the prevailing market price of \$0.115 per share at 31 August 2021, there were 60 shareholders with less than a marketable parcel of \$500.

### 4. Voting rights

There are no restrictions on voting rights. At a general meeting of the company every person who is or was the registered holder of a share at the time prescribed for that purpose in the notice convening the meeting ("Eligible Member") is entitled to vote in person, by proxy or representative. Each Eligible Member has one vote on a show of hands and each Eligible Member has one vote per share, or a fraction of a vote on a partly paid share, on a poll. A person who holds an ordinary share which is not fully paid is entitled, on a poll, to a fraction of a vote equal to the proportion which the amount paid bears to the total issue price of the share. A member is not entitled to vote if there are any calls or other sum outstanding on his or her shares. If a share is held jointly and more than one member votes in respect of that share, only the vote of the member whose name appears first in the register of members will be counted.

Option holders have no voting rights until the options are exercised.

There are no current on-market buy-back (LR 4.10.18).

# Canterbury Resources Limited and Controlled Entities ABN 59 152 189 369

### **Shareholder information**

### 5. <u>Distribution schedule</u>

### a. Shares

Holding Ranges	Holders	Total Units	% Issued Share Capital
1 - 1,000	23	7,776	0.01%
1,001 - 5,000	51	179,976	0.15%
5,001 - 10,000	104	826,343	0.69%
10,001 - 100,000	201	7591,825	6.32%
Above 100,000	138	111,592,610	92.83%
Totals	517	120,198,530	100.00%

### b. Options

Holding Ranges	Holders	Total Units	% Issued Options
1 - 1,000	-	-	-
1,001 - 5,000	-	-	-
5,001 - 10,000	-	-	-
10,001 - 100,000	-	-	-
Above 100,000	12	5,400,000	100.00%
Totals	12	5,400,000	100.00%

### 6. 20 largest shareholders

Position	Holder Name	Holding	% IC
1	African Energy Resources Limited	8,333,333	6.93%
2	Mr Duncan John Hardie	7,433,330	6.18%
3	Gage Resources Pty Ltd < Craighead Super Fund A/C>	6,021,586	5.01%
4	Mr James Sinton Spence	5,444,444	4.53%
5	Netwealth Investments Limited <wrap a="" c="" services=""></wrap>	4,717,741	3.92%
6	Icekins Pty Ltd <john a="" anderson="" c="" f="" s=""></john>	4,202,000	3.50%
7	Mr Bao Feng Pan & Ms Min Hua Xuan <bao a="" c="" fund="" super=""></bao>	4,190,977	3.49%
8	Fallon Nominees Pty Ltd <fallon a="" c="" family=""></fallon>	2,611,907	2.17%
9	Travel Systems Pty Ltd <moller a="" c="" family="" fund="" super=""></moller>	2,372,500	1.97%
10	St Jude Exploration Pty Ltd <the a="" c="" family="" mcgee="" super=""></the>	2,275,000	1.89%
11	Armada Trading Pty Ltd	2,000,000	1.66%
12	Dr Susan Messner & Mr William Callender <susan a="" c="" l="" m="" messner="" p="" ret=""></susan>	1,820,000	1.51%
13	Citicorp Nominees Pty Ltd	1,770,678	1.47%

ABN 59 152 189 369

### **Shareholder information**

### 6. 20 largest shareholders (cont'd)

Position	Holder Name	Holding	% IC
14	Mr David John Kelso	1,763,158	1.47%
15	Gage Resources Pty Ltd < Craighead Family A/C>	1,713,333	1.43%
16	Honeystash Pty Ltd <honeypot a="" c=""></honeypot>	1,700,000	1.41%
17	Moller Corporation Ltd	1,600,000	1.33%
17	Sandford Super Pty Ltd <g&k a="" c="" f="" s="" sandford=""></g&k>	1,600,000	1.33%
18	Hanson RJL Pty Ltd <hanson a="" c="" fund="" super=""></hanson>	1,475,000	1.23%
19	Girdis Superannuation Pty Ltd <girdis fund="" super=""></girdis>	1,384,000	1.15%
20	Mr Lindsay George Dudfield & Mrs Yvonne Sheila Doling Dudfield <lg a="" c="" dudfield="" fund="" pens=""></lg>	1,365,033	1.14%
	Total	65,794,020	54.74%
	Total Issued Capital	120,198,530	100%

### **Corporate governance statement**

Canterbury is committed to implementing high standards of corporate governance. The Board of Directors is responsible for corporate governance, and has the authority to determine, all matters relating to the strategic direction, policies, practices, management goals and operations of Canterbury. It also monitors the business and affairs of Canterbury on behalf of the Shareholders by whom they are elected and to whom they are accountable. The Board has endorsed most of the ASX Corporate Governance Council Principles and Recommendations (4th edition, issued in February 2019). The Corporate Governance Statement current at 30 June 2021 can be found at <a href="https://www.canterburyresources.com.au/about-us/corporate-governance">www.canterburyresources.com.au/about-us/corporate-governance</a>.

ABN 59 152 189 369

### **Corporate directory**

### **Board and management**

John Ernest Douglas Anderson Non-Executive Chairman

Grant Alan Craighead Managing Director

Ross Earle Moller

Non - Executive Director and Co-Company Secretary

Michael Matthew Erceg **Executive Director** 

Robyn Watts Non-Executive Director

Veronique Morgan-Smith Co-Company Secretary and In-House Legal Counsel

### Registered office & principal place of business

Suite 301 55 Miller Street Pyrmont, NSW 2009 Telephone: +61 (2) 9392 8020

Email: admin@canterburyresources.com.au Web: www.canterburyresources.com.au

### **Auditors**

**BDJ Partners** Level 8, 124 Walker Street North Sydney NSW 2060

### **Share registry**

Automic Level 5, 126 Phillip Street Sydney NSW 2000

### Securities exchange listing

The company is listed on the Australian Securities Exchange Ltd ("ASX")

Home Exchange: Sydney, New South Wales

ASX Code: CBY

## Canterbury Resources Limited and Controlled Entities ABN 59 152 189 369

#### SHAREHOLDER INFORMATION

Par ASX Listing Rule 4.10, current at 14/10/2021

#### 1. Equity

Number of securities	Туре
120,198,530	ORDINARY FULLY PAID SHARES - QUOTED
1,200,000	OPTIONS \$0.35 EXP. 30/06/22 - UNQUOTED
1,200,000	OPTIONS \$0.25 EXP. 30/06/23 - UNQUOTED
3,000,000	OPTIONS \$0.24 EXP 31/12/2023 - UNQUOTED
500,000	OPTIONS \$0.20 EXP 30/06/24 - UNQUOTED

### 2. Substantial holders

Holder Name	<b>Holding Balance</b>	% IC
AFRICAN ENERGY RESOURCES LIMITED	8,333,333	6.93%
MR DUNCAN JOHN HARDIE	7,433,330	6.18%
GAGE RESOURCES PTY LTD < CRAIGHEAD SUPER FUND A/C>	6,021,586	5.01%

### 3. Small parcels

At the prevailing market price of \$0.10 per share at 23 September 2020, there were 64 shareholders with less than a marketable parcel of \$500.

#### 4. Voting Rights

There are no restrictions on voting rights. At a general meeting of the Company every person who is or was the registered holder of a share at the time prescribed for that purpose in the notice convening the meeting ("Eligible Member") is entitled to vote in person, by proxy or representative. Each Eligible Member has one vote on a show of hands and each Eligible Member has one vote per share, or a fraction of a vote on a partly paid share, on a poll. A person who holds an ordinary share which is not fully paid is entitled, on a poll, to a fraction of a vote equal to the proportion which the amount paid bears to the total issue price of the share. A member is not entitled to vote if there are any calls or other sum outstanding on his or her shares. If a share is held jointly and more than one member votes in respect of that share, only the vote of the member whose name appears first in the register of members will be counted.

Optionholders have no voting rights until the options are exercised.

There are no current on-market buy-back (LR 4.10.18).

### 5. <u>Distribution Schedule</u>

### a. Shares

Holding Ranges	Holders	Total Units	% IC
above 0 up to and including 1,000	23	7,776	0.01%
above 1,000 up to and including 5,000	51	181,554	0.15%
above 5,000 up to and including 10,000	101	806,399	0.67%
above 10,000 up to and including 100,000	197	7,561,477	6.29%
above 100,000	137	111,641,324	92.88%
Totals	509	120,198,530	100.00%



# Canterbury Resources Limited and Controlled Entities ABN 59 152 189 369

### b. Options

Holding Ranges	Holders	Total Units	% Issued Share Capital
above 0 up to and including 1,000	-	-	-
above 1,000 up to and including 5,000	-	-	-
above 5,000 up to and including 10,000	-	-	-
above 10,000 up to and including 100,000	-	-	-
above 100,000	13	5,900,000	100.00%
Totals	13	5,900,000	100.00%

### 6. 20 largest shareholders

Position	Holder Name	Holding	% IC
1	AFRICAN ENERGY RESOURCES LIMITED	8,333,333	6.93%
2	GAGE RESOURCES HOLDINGS	8,064,349	6.71%
3	MR DUNCAN HARDIE HOLDINGS	7,433,330	6.18%
4	MR JAMES SINTON SPENCE	5,444,444	4.53%
5	NETWEALTH INVESTMENTS LIMITED <wrap a="" c="" services=""></wrap>	4,717,741	3.93%
6	ICEKINS PTY LTD <john a="" anderson="" c="" f="" s=""></john>	4,202,000	3.50%
7	MR BAO FENG PAN & MS MIN HUA XUAN <bao a="" c="" superfund=""></bao>	4,101,905	3.41%
8	HONEYSTASH PTY LTD <honeypot a="" c=""></honeypot>	3,070,000	2.55%
9	FALLON NOMINEES PTY LTD <fallon a="" c="" family=""></fallon>	2,611,907	2.17%
10	TRAVEL SYSTEMS PTY LTD <moller a="" c="" family="" fund="" super=""></moller>	2,372,500	1.97%
11	ST JUDE EXPLORATION PTY LTD <the a="" c="" family="" mcgee="" super=""></the>	2,275,000	1.89%
12	ARCHARL PTY LTD <archarl a="" c="" sf=""></archarl>	2,260,000	1.88%
13	ARMADA TRADING PTY LTD	2,000,000	1.66%
14	DR SUSAN MESSNER & MR WILLIAM CALLENDER <susan a="" c="" l="" m="" messner="" p="" ret=""></susan>	1,820,000	1.51%
15	MR DAVID JOHN KELSO	1,763,158	1.47%
16	CITICORP NOMINEES PTY LIMITED	1,760,678	1.46%
17	MOLLER CORPORATION LTD	1,600,000	1.33%
17	SANDFORD SUPER PTY LTD <g &="" a="" c="" f="" k="" s="" sandford=""></g>	1,600,000	1.33%
18	MR NEIL WATSON	1,579,245	1.31%
19	HANSON RJL PTY LTD <hanson a="" c="" fund="" super=""></hanson>	1,475,000	1.23%
	TOTAL	69,886,661	58.14%
	TOTAL ISSUED CAPITAL – FULLY PAID ORDINARY SHARES	120,198,530	100.00%

