

Mount Gibson Iron Limited is an Australian "pure play" iron ore company and is well-established in the bulk commodities sector The company was established in Perth in 1996 and was listed on the Australian Securities Exchange in 2002.

Mount Gibson owns and operates two hematite iron ore mines in Western Australia – the Tallering Peak mine, east of Geraldton in the Mid West region, and the Koolan Island mine off the Kimberley coast in the remote north-west of the State.

The company also owns and is licensed to mine direct ship iron ore at Extension Hill in the Mt Gibson range east of Geraldton, with operations scheduled to commence in 2011

As the leading iron ore producer in Western Australia's Mid West region, Mount Gibson is a driving force behind development in the area, advancing essential road, rail and port infrastructure projects.

The company has weathered the global financial crisis and is cautiously optimistic about iron ore's demand strength however the abandonment of the Benchmark iron ore pricing mechanism will create pricing volatility.

MGX

PURPOSE

To provide sustainable long-term return to shareholders.

CORE VALUE

A successful, profitable and sustainable mid-cap mining company.

OVERALL OBJECTIVE

Mount Gibson seeks to maintain and grow long-term profitability through discovery, development, participation and/or acquisition of mineral resources. As an established producer of direct ship hematite ore, Mount Gibson has a clearly defined operating strategy to produce at 10 million tonne per annum mining rates of hematite ore from its three Western Australian mines by 2011.





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RECORD ORE PRODUCTION

123%

on previous yeai



OPERATIONAL HIGHLIGHTS

RECORD ORE SALES

120%

on previous year



Record ore sales from Tallering Peak

Record ore sales from Koolan Island

Extension Hill DSO Project recommenced and on schedule to commence shipments early 2011/2012

Koolan Island western end preliminary exploration reconnaissance commenced





FULL YEAR NET PROFIT AFTER TAX

\$132.4m

TOTAL ASSETS

\$1,296.0m

FINANCIAL HIGHLIGHTS

SALES REVENUE

\$536.3m



Operating profit before tax \$188.3 million

Net assets \$926.9 million

Cash and term deposits at 30 June 2010 \$347.4 million

Debt drawn at 30 June 2010 \$85.0 million

CHAIRMAN AND MANAGING DIRECTOR REPORT

We are pleased to be reporting to you our results for 2009/10 - a very successful year for Mount Gibson.

The year commenced with a degree of uncertainty, following on from the 2008/09 financial year which was arguably the most challenging ever experienced by Mount Gibson and the resources industry generally.

The company's viability had been threatened by a number of serious factors largely outside Mount Gibson's control. In response, we moved quickly by introducing financial and operational mitigating strategies aimed at stabilising and consolidating our future.

As a result, our position at the end of 2008/09 ensured we were well placed to capitalise on changing market conditions and the opportunities presented as the new year commenced. The strength of our balance sheet, the quality of our assets and the tenacity and professionalism of all our employees positioned us well to continue to deliver growth for all stakeholders.

RESULTS

Our net profit after tax to 30 June 2010 was \$132.4 million – a 211% increase over the previous year, and in line with the 2007/08 year before the onset of the global financial crisis.

As at 30 June 2010 we had a healthy \$347 million cash and term deposits and a low debt level of \$85 million, and as such our balance sheet continues to strengthen.

From a production perspective, we are pleased with our disciplined delivery of our objectives for the year.

We posted record annual ore production of nearly 7.3 million tonnes – a 23% increase over the previous year, and record annual ore sales of nearly 6.5 million tonnes – a 20% increase.

This is testament to the way in which we have worked to sustain operations throughout the vagaries of the market cycle. We have not allowed external factors to impede our focus on the disciplined conduct of our core business.

This has been achieved despite significant additional distractive activities which persist as a result of the operating environment in the previous financial year – in particular, continuing arbitration proceedings with customers arising from that period.

ARBITRATION

As you would be aware, during the market downturn, Mount Gibson received a number of requests from long-term customers to defer and cancel iron ore shipments, despite these customers having binding long-term ore sales agreements.

Agreements with three of these customers – Pioneer Iron and Steel Group Co Ltd. ("Pioneer"), Rizhao Steel Holding Group Co Ltd. ("Rizhao") and Sinom (Hong Kong) Ltd. ("Sinom") – were subsequently terminated in accordance with their terms, and arbitration proceedings between Mount Gibson and these three customers commenced.

Pleasingly, Mount Gibson reached a satisfactory settlement with Sinom on 29 October 2009. Accordingly, our profit result includes the \$28.0m million (\$19.6 million after tax) relating to the settlement amount paid in full.

Proceedings with Pioneer have been concluded, and initially Mount Gibson expected to receive an award in the region of US\$23 million. However, following the conclusion of the arbitral hearing, Pioneer placed itself into liquidation and as such Mount Gibson's entitlement now ranks with Pioneer's other unsecured creditors. We intend to keep you updated as to any material developments which may bear on the amount Mount Gibson might expect to recover.

Arbitral proceedings against Rizhao have also concluded with the arbitrator finding that Rizhao repudiated its obligations under long-term agreements with Mount Gibson for the supply of iron ore and that consequently Mount Gibson was entitled to loss of bargain damages. The arbitrator has ordered Rizhao to pay Mount Gibson an amount of US\$114 million by way of damages, plus interest of 6% on and from the date of the award together with Mount Gibson's legal costs of the arbitration.

Mount Gibson has commenced steps to recover the judgment debt in full and this may take some time.

As part of the arbitral proceedings, Rizhao had counterclaimed for wrongful termination of the long-term agreements and for misleading and deceptive conduct under the Trade Practices Act 1974 (Cth). The arbitrator dismissed both counterclaims.

Despite the uncertainty relating to Pioneer and the likely time it will take to recover the Rizhao award, we are very pleased with the outcome of the above proceedings as it demonstrates the enforceability of Mount Gibson's offtake agreements.

Replacement offtake agreements with APAC Resources and Shougang Concord, entered into in the previous financial year, have contributed to Mount Gibson's record annual ore sales. These agreements – entered into amidst the sharply contracting iron ore market of last year in combination with our existing customers – ensured both our short-term survival and our long-term financial well being.

IRON ORE PRICING

Until April 2010, prices were fixed at the prevailing published FOB prices (negotiated annually, for adjustment each year to apply from 1 April to 31 March the following year) for iron ore sold by Rio Tinto from its Hamersley Iron operations through its Pilbara ports ("Hamersley Benchmark Price").

To date a Hamersley Benchmark Price has not been announced by Rio Tinto and the benchmark price system based on annual bilateral negotiations may not continue into the future. BHP, Rio Tinto and Vale, who are the major seaborne iron ore producers and sellers into Asia, have announced that they are seeking to implement a reference market index pricing mechanism based on landed iron ore prices into China. It is intended that these pricing mechanisms would be based on quarterly lagged actual index iron ore prices and would apply for the duration of the next quarter.

We are not aware to date of any index pricing mechanisms that have been agreed by the major producers with steel mills in Asia. However, it appears that the major iron ore producers have agreed interim shortterm prices with their customers while attempting to reach agreement on a new pricing mechanism.

Mount Gibson is negotiating with all of its customers to establish a pricing mechanism similar to that proposed by the major iron ore producers except that it will be based on an FOB price rather than a landed price in China.

OPERATIONS

As outlined, the year's production and sales were very pleasing – with each site progressing as planned throughout the year.

At Tallering Peak, we achieved record crusher throughput, record sales, and significant increases in the levels of production and haulage. This was despite a significant planned crusher maintenance shutdown which allowed for various necessary refurbishments and upgrades.

Koolan Island suffered significant adverse weather impacts in late 2009 and early 2010, affecting both material movement and production.

Tropical Cyclone Laurence, in December, not only disrupted operations during its cyclonic winds and heavy rain, but also required significant clean-up in the following weeks resulting from consequential flooding of operational open pits. In January, Tropical Cyclone Magda required total evacuation of the island, however seasonal targets were still met as this occurred during the expected monsoonal season.

Despite these climatic impacts, results across all production areas were either in line with, or exceeded, the previous year - including record annual ore sales.

At Extension Hill, development and construction recommenced in the third quarter of the year following suspension during the company's consolidation process. The project is now expected to commence shipments early in the 2011/12 financial year. We have secured major contracts and are working towards finalisation of infrastructure requirements relating to rail haulage and at the Geraldton Port.

EXPLORATION

Mount Gibson continued exploration activities at its two operating sites throughout the year.

Heritage clearances at Tallering Peak paved the way for new activity in the North Ridge area, and work commenced on defining down dip extensions to the existing resource under the original T4 Pit in the Main Range – the latter yielding significant extensions to defined mineralisation

At Koolan Island, a total of 203 holes were drilled during the year focusing on Main Pit and Main West with some very positive results. An updated resource/reserve statement reflecting the results of the first half year's exploration activity has been released.

Similarly, a new resource/reserve statement has been prepared for Mullet Acacia which reflects a significant improvement in the definition of the mineralisation.

We also commenced preliminary field assessment at the western end of Koolan Island, following the successful agreement negotiated with the Dambimangari Native Title Claimants which was finalised late in the 2008/09 year.

At Extension Hill, the focus was on resource and reserve modelling which was completed early in the year and now forms part of our updated Mineral Resources and Ore Reserves Statement as appears in this report.

PEOPLE

Throughout the changing market conditions, we have indeed been fortunate to be able to depend upon the one resource which has remained consistent throughout – our people. On behalf of the Board, we offer our sincere thanks to our loyal and dedicated staff for their efforts during the year.

In January, Mount Gibson welcomed Mr Peter Knowles and Mr Lee Seng Hui to the Board as non-executive directors. Mr Knowles is serving the Board as an independent director, while Mr Lee was appointed following his nomination by Mount Gibson's largest shareholder, APAC Resources Limited. These appointments add diversity and experience to Mount Gibson's Board.

The appointments reflect recent shareholding changes as well as our desire to maintain an appropriate representation of independent non-executive directors on the Board in accordance with corporate governance principles.

OUTLOOK

Mount Gibson remains focused on being well placed to capitalise on the stabilisation of market conditions and the opportunities this may provide. The continuing strength of our balance sheet, the quality of our assets and the professionalism of our employees position us well to continue to deliver growth to our shareholders.

> NeDodo-__ John

Neil D. Hamilton, Chairman

Luke Tonkin, Managing Director







OPERATIONAL REVIEW

TALLERING PEAK

Record shipments - up 17% on previous year

Record rail cartage - up 35%

Ore mined up 59%

The addition of one excavator and four haul trucks to the fleet during the third quarter allowed production from the mine to be increased.

Total ore mined of 3.8 million tonnes translated to record shipments of ore

Ore railed to Geraldton was 3.1 million tonnes, an increase of 15% over last year's movement. Ore shipped totalled 3.1 million tonnes, an increase of 17% over last year's shipments.

At the end of the year, the T6A3 cutback was well advanced and produced 200% more ore tonnes than the reserve model on the 275RL. T2 also produced a considerable quantity of low grade ore that was used to blend with high grade ore produced from T6A2.

Mining of the high grade ore from T6A1 was complete, while T6A2 was almost complete and T2 is expected to be mined out by the end of December 2010. Waste mining to access deeper reserves is progressing well and the 2.1 million tonnes of ore stockpiles gives the company sales confidence should delays occur in the overburden stripping program.

Enhancements to the crusher facility have improved the efficiency and capacity of the plant.

KOOLAN ISLAND

Record ore sales - up 23% on previous year

Crusher throughput up 19%

Material movement up 10%

Significant unseasonal weather events impact material movement and production

A total of 13.2 million bank cubic metres (bcm) of waste was mined from the Koolan Island operation in 2009/10. In addition, 3.5 million tonnes of ore was mined in the period. Of this, a record 3.3 million tonnes of lump and fine ore product was shipped from the island.

The first quarter of 2009/10 saw the restart of major project works that had been suspended in the second quarter of the previous year. During the year quartzite was mined from Blinker Hill and Crusher Hill for placement in the seawall across Arbitration Cove using a fit for purpose long boom stacker and a long-reach excavator. The excavation of the inner seawall trench for the placement of clay core and geotextiles was commenced.

Meshing and cable-bolting of the Main Pit footwall was recommenced, and this allowed the dewatering of Main Pit to progress to 21 metres below sea level by the end of the year.



A total of 4.3 million bcm was mined in the first quarter of the year, with the bulk of production coming from the cutback on the Mullet/Acacia Pit, and from East Pit. Mining from Main Pit West recommenced, and development of the upper benches of Barramundi West Pit was started.

Total movement from mining operations in the second quarter was 3.5 million bcm. Mine operations were affected by Tropical Cyclone Laurence in mid-December, resulting in the evacuation of site personnel, and nearly 600mm of rain over a five-day period.

In mid-January, the site was again evacuated without incident as a precaution due to the close approach of Tropical Cyclone Magda.

Development of the Acacia cutback progressed to a stage whereby it joined the main section of Mullet Pit. Mullet/Acacia and East Pits provided the bulk of the ore in the third quarter, with ore mining commencing from Barramundi West Pit.

Heavy unseasonal monsoonal rainfall (540mm) in May affected mine operations by slowing production and delaying access to lower levels of East and Mullet Pits due to flooding. The Main Pit cutback has taken shape, with Crusher Hill now split into two stages of development in order to access high grade ore in accordance with longer term ore requirements. Remnant structure from the old BHP crusher was completely removed as part of this development.

East Pit approached its design limits in the last quarter of the year and will finish in early 2010/11. Barramundi West Pit reached full production and high grade ore from this pit will replace East Pit as a high grade ore source over the coming quarter.

EXTENSION HILL DIRECT SHIPPING ORE (DSO) PROJECT

Development and construction recommenced in third quarter

Major contracts awarded

Mining and Project Management approvals received

First shipments on schedule for early 2011/12

Re-activation of the Extension Hill project occurred in January 2010 with a view to have the originally planned 3 Mtpa mining operation fully operational in the second quarter of 2011.

Track access and rail haulage agreements are in place with all the rail wagons required to meet Extension Hill's production targets having been delivered, and a \$90 million upgrade of the existing line between Geraldton and Perenjori by Westnet Rail Pty Ltd to be completed by June 2011, with ore shipments to commence thereafter.

As previously advised, Mount Gibson submitted to the Western Australian State Government a proposal to upgrade, own and operate the train unloading facility at the Geraldton Port. The State Government welcomed Mount Gibson's proposal however has elected to retain ownership of multi-user port facilities. Subsequently Mount Gibson has reached agreement with the Geraldton Port to fund and upgrade the existing train unloader to achieve 3,000 tonnes per hour.

All regulatory submissions and approvals for the project have been assented to including the Extension Hill Mining Proposal and the Project Management Plan.

Extension Hill Mine Site

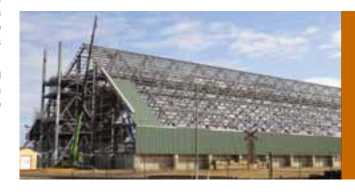
Initial land clearance with associated heritage survey has been completed which will see the accommodation camp and main office complex installed over the next half year. Primary communications equipment and communications tower remain in storage with the communications tower in Perenjori and at the intermediate point between Perenjori and the site already installed.

Transport Corridor

Works have been undertaken on the rail line between Perenjori and the port. Rail wagons have been placed into operation at Tallering Peak as part of the rail wagon commissioning and verification process. This commissioning process is now completed and the rail wagons are continuing to be included into the Tallering Peak rail fleet for operational and maintenance efficiencies.

Geraldton Port – Berth 5 Storage Facility

Construction of the facility commenced in the second quarter with progress remaining in line with the Project Plan. Facility operating manuals and statutory approvals from FESA are being undertaken. Integration with existing Mount Gibson operations at the port are envisaged to commence when upgrade works of the existing train unloader are complete.



EXPLORATION

TALLERING PEAK

A small reverse circulation drilling program consisting of 19 holes for 2325 metres was undertaken to complete exploration drilling on the North Ridge and to define down dip extensions to the existing resource under the original T4 Pit in the Main Range.

13 holes were drilled on the North and Central Ridges to complete testing of gravity and magnetic. No significant mineralisation was intersected and the gravity anomalies targeted are explained by the presence of basic intrusive rocks.

At T4, access for drilling was provided from the existing access ramp into the pit. Holes were drilled on 50m spaced sections, generally below existing drillholes in order to improve definition of the base of the orebody and to extend the resource down dip. Significant extensions to defined mineralisation were intersected at the eastern end of the pit. To the west any additional hematite mineralisation is narrow and contains significant sulphur as pyrite.

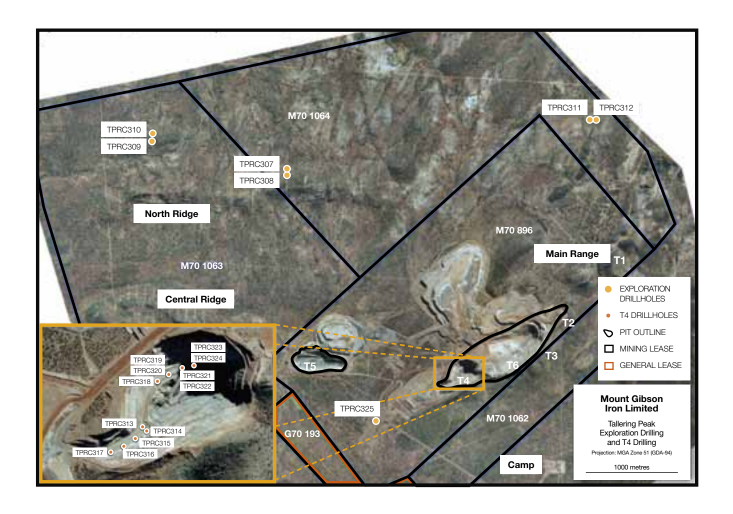
KOOLAN ISLAND

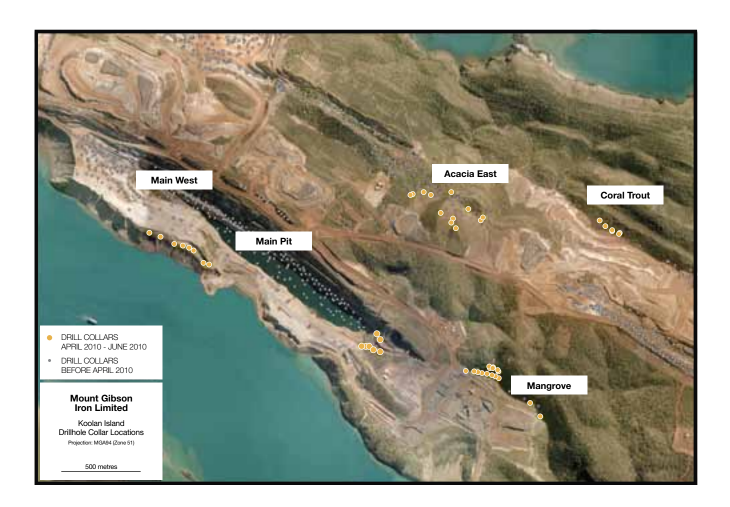
For the full year, 203 Reverse Circulation (RC) holes were drilled for a total of 26,406 metres. Exploration on the island has centred on the Main Pit, Acacia East, Coral Trout, Main West Pit, Mangrove satellite deposit and the complete western end of the island.

 $25 m \times 25 m$ spaced infill resource drilling has effectively defined the Main West mineralisation and its transition to Main Pit. The transition to Main Pit is characterised by a single 20-30m thick unit of extremely high grade (around 67% iron with very low contaminants) hematite, and is sudden and irregular.

Within Main Pit the mineralisation is remarkably consistent in both thickness and grade, being characterised by friable hematite, often with the texture of free flowing sand, inter-banded with lesser very hard, massive hematite. Several holes have been drilled on both Crusher Hill and Blinker Hill in Main Pit, targeting remaining in-pit inferred resources.

Acacia East drilling, on 50 metre spaced sections, has defined high grade mineralisation continuing at least 500 metres beyond the old BHP open cut. The mineralisation has a dip extent of approximately 200 metres and an average true thickness of about 15 metres.







Main Pit West exploration included a number of holes required to convert some of the remaining in-pit Inferred Resource to Reserves and to reduce the average drill spacing throughout the pit to an average of 50m x 50m. In addition to allowing conversion of Inferred Resource to Reserves, the new data has clearly defined the eastern limit of the high grade Main Pit orebody.

Drilling suggests that the previously poorly understood Mangrove satellite deposit is actually a tightly folded zone of mineralisation, structurally similar to the tightly folded Eastern orebody that otherwise occurs as an along strike continuation of the Main Pit stratigraphy.

With improved access, a program of 17 holes was completed at Mangrove, confirming the predicted structural model. A number of significant intersections were returned, the best from zones of interpreted thickening due to folding.

Infill resource drilling was progressed at Acacia East and sterilisation drilling at Coral Trout (the western extension of the Eastern orebody) continued. A small number of shallow geotechnical holes were drilled into the final pit wall of the western end of Main Pit. At the eastern end of Main Pit, drilling locations had been restricted, resulting in a

low drillhole density and therefore a significant volume of Inferred Resource within the final pit design. As access has become available during the year, drilling density has been increased to 50 metres and in places to 25 metres.

An initial field assessment of the western end of Koolan Island on Exploration Licence E04/1266 during April demonstrated the existence of widespread hematitic sandstone, typical of the Yampi Formation elsewhere on Koolan Island. With the arrival of cooler weather a more extensive mapping program began at the end of June, with the aim of defining an exploration drilling program.

EXTENSION HILL

Resource and Reserve modelling for Extension Hill was completed during the first quarter of the year, with the results being included in the Mineral Resources and Ore Reserves Statement released at that time and reproduced in this report under Resources and Reserves.

The new model is based upon the 492 hole (20,909 metre) reverse circulation infill resource drilling commenced in late November 2008 and completed in early April 2009.

Mount Gibson is committed to the principles and practices of good corporate and environmental citizenship. Our development of strong partnerships with local communities, governments and businesses aids development of essential infrastructure and provides public benefit for all the community.



SUSTAINABILITY





ENVIRONMENT

Responsible environmental practices are essential to the company's operational and financial performance and to the sustainability of the mining industry in general. Mount Gibson employs pragmatic and appropriate industry practices to ensure that the natural environment is protected and responsibly managed in areas where it operates.

A strong commitment to credible environmental management is a key driver for the company. Mount Gibson invests considerably in a range of environmental activities including significant ongoing research into minimising the impact of our operations, encompassing mining, processing and ore transport.

In addition to our ongoing environmental management activities Mount Gibson achieved a number of significant environmental outcomes at our three projects during the year.

TALLERING PEAK

Regulatory Approvals

Approval for the T6B2 pit expansion was granted in July 2009. Other approvals this year have been focused on smaller issues, including the expansion of the production go-line and crusher load out bay, and the T6A3 mining area.

Rehabilitation

Rehabilitation of waste dumps and other areas is undertaken progressively wherever possible. This year, 27 hectares of the main waste dump was rehabilitated, with works including final shaping, spreading of topsoil, deep ripping and seeding.



Recycling

Recycling efforts have continued over the last 12 months:

- Scrap metal 262 tonnes of scrap metal has been removed from site for recycling. Scrap metal is placed in designated bins located around site and sent to Perth.
- Printer cartridges 45 kilograms of cartridges were recycled via the HP Planet Partners program. Used cartridges are placed in boxes in print rooms and dispatched for recycling.
- Batteries recycled via Cleanaway's Battery Recycling Program.
 Used batteries are placed in a box in the print room and dispatched for recycling.

Flora Research

A year-long research program focused on the propagation biology of Priority 1 species *Eremophila sp. Tallering* was completed by the Science Directorate of Kings Park and Botanic Garden. The research identified the best conditions for propagating the species from seeds and cuttings. The techniques identified will be used in propagation trials on rehabilitation areas.

Heritage Surveys

Aboriginal heritage surveys were conducted with the Mullewa Wadjari and Wajarri Yamatji groups over the area of the proposed North Ridge exploration drilling program. Several new Aboriginal sites were identified, and these were added to the site register. The Aboriginal sites were not impacted by the drilling program.

Goat-proof Fence

Goats are recognised as the greatest threat to vegetation in the region. In order to reduce the impact of goat grazing on revegetation growth as well as the natural vegetation around the site, a 19 kilometre goat-proof fence has been constructed around the mine, enclosing an area of 2000 hectares. The resident goat population will be removed from inside the fenced area in summer 2010 by trapping. A research program will be conducted to compare the change in vegetation between fenced and non-fenced areas.

Groundwater Operating Strategy

The Tallering Peak Groundwater Operating Strategy was approved by the Department of Water. The expanded groundwater monitoring and reporting program detailed in the strategy is now being implemented on site. All results show that operations are not impacting groundwater quality.

Energy Efficiency Opportunities

Work has started on the Federal Government's Energy Efficiency Opportunities program. This program is designed to identify and implement improvements in energy efficiency across the company.

KOOLAN ISLAND

Marine Surveys

Comprehensive marine surveys are conducted quarterly around the island to ensure the mining operation does not impact on the marine environment. A range of aspects are considered during these surveys including coral health and benthic habitat. In addition surveys into potential marine pests are also conducted. The Marine Pest Survey conducted this year occurred over a three-month period around the site's wharf and channel and found no marine pests present.

Northern Quoll

A detailed genetic analysis of the Northern Quoll (Dasyurus hallucatus) on Koolan Island was completed this year. Mount Gibson collected over 600 samples for genetic analysis over the past four years during the Northern Quoll 'capture and release' program on Koolan Island. These samples were assessed by researchers at Murdoch University in Western Australia.

The samples provided the largest individual research assessment of any top end predator in Australia, if not globally. The genetic variation was examined in the nuclear genes (microsatellite) of over 550 individual quolls. Like other Kimberley islands separated from the mainland by deep sea channels, Koolan Island Northern Quolls retain a unique genome with a reduced genetic variation compared to mainland populations.

The Northern QuoII population on the island received a severe setback this year. The 2010 annual QuoII Monitoring Survey identified a reduction in the quoII population, primarily attributable to Cyclone Laurence, a Category 4 cyclone which struck the island in December when the young were just about to separate from their mothers and the females were at their weakest. It is expected that it will take a number of years for the population to return to previous levels.



Tidal Power Research

A comprehensive assessment of tidal power as an alternative form of power generation was conducted on Koolan Island during 2009. Atlantis Resources Corporation in conjunction with Mount Gibson investigated and installed monitoring equipment in a cutting to the east of the island.

The monitoring equipment was in place for over two months and collected tidal current strengths at varying depths down to 40 metres below the surface. Despite having tides of more than 10 metres, the tidal current did not meet the required needs of the generator.

Flora and Fauna Clearance Program

The annual flora and fauna clearance program identified a number of Priority 3 flora species including *Phyllanthus aridus*. Further investigation revealed that this species is also found in numbers outside the mine site on Koolan Island and on other islands in the Buccaneer Archipelago.



Weed Control

Discussions with the Department of Conservation and Environment (DEC) defined a research program to be undertaken into one of the most aggressive weeds on Koolan – passionfruit vine (*Passiflora foetida var. hispida*). The vine is quickly distributed by a number of mechanisms including birds. Mount Gibson will provide up to \$100,000 for this research which will be based on control methods for the weed that afflicts most of northern Western Australia.

Rehabilitation

The mine has been in operation on Koolan Island for four years. Rehabilitation of various areas will commence in earnest this year with the selected areas being modelled to fit in to the surrounding environment.

Each area will have topsoil applied which contains seed and habitat materials. The area will then be deep ripped with a winged tyne to remove compaction and maximise root penetration. Finally provenance seed from the island will then be applied to ensure the resulting areas will contain similar biodiversity levels to the surrounding environment. A professional seed collector has been employed specifically to accelerate the collection and preservation of seed for rehabilitation purposes.

Quarantine Management

A review of the mine's Quarantine Management Program has been a priority this year resulting in new procedures for the supply chain to Koolan Island and the redevelopment of the Quarantine Management Plan.

An audit conducted on behalf of the Department of Environment, Water, Heritage and the Arts (DEWHA) has assisted the mine in focusing on the protection of the environment and the need to prevent the introduction of non-native flora and fauna to the island.

Whale Monitoring

Whale monitoring has continued with both land and air based surveys. The 2009 air survey identified 24 adult whales and nine young. These sightings were primarily in the vicinity of Montgomery Reef approximately 50 kilometres to the east of Koolan Island.



Environmental Reports

The site completed the first National Pollution Inventory report this year covering the 2008/09 financial year and completed annual reports for the monitoring of the Northern Quoll, subterranean fauna, snails and weeds.

EXTENSION HILL

An annual survey of malleefowl mounds was conducted in January to assess the status of the population. Since the previous survey, one additional mound was located and a further five were classified as active.

Surveys were also conducted for the presence of the Western Spinytailed Skink, *Egernia stokesii badia*, with no individuals located.

Prior to the commencement of construction activities, a key focus for the 2009/10 period was placed on finalising the environmental management system to ensure all operating procedures were in place to meet regulatory compliance and sustainable development of the mine. With the commencement of construction in May 2010, emphasis was placed on our internal permitting system to issue ground disturbance permits as well as liaising with contractors to ensure compliance and an understanding of Mount Gibson's environmental policy.

Kings Park & Botanic Gardens Research Project

To satisfy EPA requirements for the Extension Hill project, Mount Gibson has engaged the Botanic Gardens and Parks Authority over the past three years to conduct research on two rare species of flora, *Darwinia masonii* and *Lepidosperma gibsonii*.

This research program concluded in 2010 and has delivered outcomes to minimise the impacts of mining and ensure the long-term conservation of these species. The program has also benefited higher education through financial support of several PhD, Honours and undergraduate student projects.

Wild collected cuttings from 301 genotypes of *Darwinia masonii* (Mountain Bell) were struck at Nuts About Natives nursery in October 2008. As of 11 June 2009, 484 cuttings (15.3% of total cuttings) from

169 different genotypes (56.1% of genotypes) were showing active new shoot and root growth and were considered successfully initiated. As of 11 August 2010, 170 genotypes are in the refuge collection and are currently in the process of being cloned again to keep the stock fresh.

Also in October 2008 divisions were made from 250 genotypes of wild collected clumps of *Lepidosperma gibsonii* (Mount Gibson Sedge). As of 11 June 2009, 904 of the 1846 pots of divisions (49%) were showing new root and shoot growth and were considered successfully initiated. These represent 194 genotypes (77.6% of genotypes) which were considered successfully initiated. As of 11 August 2010, 195 genotypes are in the refuge collection and are currently in the process of being cloned again to keep the stock fresh.

HEALTH AND SAFETY

Safety management is a critical element of everything Mount Gibson's employees and contractors undertake. The health and safety of our employees is a core value of Mount Gibson.

The safety of all our people and contractors is fundamental to all our activities. Our commitment to this is supported by the company's Safety Management System incorporating Safety Management Standards which provide a framework aligned to the requirements of Australian Standards 4801 and 4804.

Mount Gibson's objective is to achieve zero harm within our work environment. The company continues to work closely with our employees and contractors in delivering this goal.



TALLERING PEAK

Tallering Peak has focused on implementation of the Mount Gibson Environmental Health & Safety Management System across site. This required all site Safe Work Procedures to be developed into the new Safe Operating Procedure format for uploading to the EHS system. The majority of this work has been completed and training to site supervisors and managers is ongoing.

In addition, site managers have been addressing the recommendations detailed from the site Risk Assessment audit conducted in 2009. Operational areas have now implemented the majority of controls for their areas of responsibility and a review audit will be conducted in the latter half of 2010.

Health & Wellness on site is actively encouraged at Mount Gibson and we continue to offer a range of specific health promotional topics to increase awareness to all employees. These include exercise technique, fatigue management, nutrition, weight management, fitness programs, quit smoking and the effects of drugs and alcohol. In the warmer months of the year the additional focus is around the importance of hydration and appropriate rest periods between shifts. Health checks for blood pressure, cholesterol checks and blood sugar levels continue to be popular amongst many employees.

Training has increased this year for many employees, particularly in the area of professional development and skills enhancement. This training has been a combination of outsourced providers and on-site training. Certified training has been provided such as crane, dogging, rigging, forklift, Safe Work at Height, front end loaders and Senior First Aid.



Professional development training has been targeted at supervisors and managers and includes Incident Cause Analysis Method, Safety for Supervisors and Emergency Management. Emergency Response Team training remains a high priority with activities conducted each month.

KOOLAN ISLAND

Koolan Island's approach to health and safety has seen further advances in the implementation of Mount Gibson's Environment, Health and Safety (EHS) System. Focus this year has been on ensuring on-site contractors are aligned with Mount Gibson's safety standards and are meeting the health and safety requirements. Additionally, Mount Gibson's EHS standards and databases have been made available on-line through the intranet to enable this to occur.

While the site's lagging statistical lost time injury frequency rate has fallen below the level established in 2009 of 12 MMA LTIFR of 0.9, to 2.5, the site's current performance is aligned with the Western Australian iron ore industry. Employees have been involved in identifying ways in which this trend can be reversed, as well as being introduced to behavioural change initiatives inherent in the successful adoption of newly established HSEC systems.

Aligning with Corporate Learning and Development objectives, Koolan Island has provided new and existing employees with training that will enable them to maintain a safe and productive environment. Timing of training is critical and selected personnel have been trained as Trainers and Assessors, completing their Certificate IV qualification at work.

Koolan Island undertook two site evacuations as a result of the close approach of severe Tropical Cyclones Laurence and Magda to the island. The wellbeing of all our employees remained our highest priority.

Due to the site's remoteness it is essential that Koolan Island has an effective Emergency Response Plan and the resources needed to cater for potential emergencies. Certificate III Fire and Rescue training has been incorporated into the training calendar to ensure that team members have exposure to all facets of emergency response, including fire and rescue. Regular training is conducted and testing of the emergency plan occurs at regular intervals. Audits have also been conducted on our emergency preparedness during the year.

Koolan Island, located within the Buccaneer Archipelago, is a haven for tourist craft and ships that sail the Kimberley coast during the dry season. Over the year Koolan Island personnel have been required to assist in the treatment and coordination of evacuations of injured and sick passengers and crews.

EXTENSION HILL

The current project team overseeing the construction of Extension Hill appointed a HSEC specialist to develop and oversee a supplementary construction-related Management Plan and associated procedures. The developed system enables specific civil construction methodologies and safe work practices to be developed and managed under the encompassing Mount Gibson Management System which was primarily developed for a mining operation.

Contractor management has been the focus of the HSEC team to date, ensuring that all contractors engaged for the construction phase of Extension Hill are operating within the expected parameters set by Mount Gibson.

Transitioning into a full mining operation during 2011 will see the full implementation of the Mount Gibson HSEC Management System on site at Extension Hill. HSEC education of new mining staff and the application of supporting systems, practices and procedures will enable the site to seamlessly promote positive HSEC results.

COMMUNITY

Mount Gibson operates in diverse communities in Western Australia's West Kimberley and Mid West regions. The company is committed to the principles and practices of good corporate citizenship and our community initiatives reflect our commitment to social responsibility in these communities.

This includes providing local employment opportunities with a particular emphasis on Indigenous employment and training, purchasing locally where practicable and undertaking ongoing stakeholder consultation.

Mount Gibson's strong links with the traditional owners throughout all its sites are formalised through agreements that clearly describe the mutual obligations of Mount Gibson and the traditional Indigenous owners.

TALLERING PEAK

Mount Gibson continues to support the local community in the vicinity of Tallering Peak by making annual contributions to Mullewa Community Trust. In addition, Mount Gibson provides support to the Mullewa football club

At Tallering Peak, the company continues to work closely with both the Mullewa Wadjari and Wajarri Elders, and has established funds to assist the advancement of Aboriginal law and culture, and the training and education of Indigenous people. In addition Mount Gibson actively supports local Indigenous business though its hire of mobile equipment and personnel recruitment.

KOOLAN ISLAND

Members of the Dambimangari Council, supported by Mount Gibson, have commenced the process of developing a half-day cultural awareness training course for site employees. Dambimangari representatives, Donny Woolagoodja, Janet Oobagooma and Gary Umbagai have been



intimately involved in designing the cultural awareness content of the course. This is a key focus for the mine with the objective of providing Mount Gibson employees with a more detailed understanding of the cultural heritage of Koolan Island and the traditional owners of the area.

Indigenous employment continues to remain as a key metric for Mount Gibson and an important component of the Coexistence Deed between the Dambimangari people and Mount Gibson. This year the mine has achieved 14% Indigenous employment and continues to progress towards a key target of 20% Indigenous employment by 2011.

In 2010/11 a Cultural Heritage and Training Centre on Koolan Island will be opened. The centre has been established as a cultural resource centre where the cultural awareness training and other training programs for employees will be conducted.

The Dambimangari and Mount Gibson executed the Koolan Island Western End Exploration Agreement ("Agreement") in mid 2009 which granted Mount Gibson access to the western end of Koolan Island for exploration.

A heritage survey was completed as required by the Agreement and approval for the first stage of geological exploration has been obtained from the traditional owners. The protection requirements of the survey have been implemented and the first geological reconnaissance of the western end took place this year to target areas for future work.

Sponsorship for Derby Tigers football club was continued for the second year. This sponsorship has assisted the team to grow significantly and they are now a strong contender in the Kimberley league. All training sessions and games are alcohol and smoke free.

Mount Gibson has again sponsored a component of the Kimberley Arts Competition by providing a prize for the watercolours and pastels section. We also assisted Mowanjum Art Centre this year by sending some of the centre's art works to the Hale School Art Exhibition in Perth.

The Ranger program on Koolan Island continues to be a success. The Rangers and various members of the workforce are provided with a wide range of skills from fauna management to seed collection and training in various mining programs. The intent is to provide the Aboriginal Rangers with the opportunity to move through the Ranger program and into full-time mine employment.

EXTENSION HILL

Mount Gibson has developed ongoing working relationships with local Indigenous companies that will provide suitably skilled individuals, thereby maximising the ongoing employment of local Indigenous people. In addition Mount Gibson is committed to employing an Aboriginal Liaison Officer to work with the local community to ensure people are given the opportunities and training required to ensure ongoing future employment.

During the construction stage of the project, Mount Gibson has employed Badimia community members to survey the project area to identify areas of Indigenous significance ensuring the impact to these areas is mitigated as the mine and associated infrastructure is developed. The Badimia people were also involved with site flora and fauna surveys and collecting seeds and plant samples as part of the environmental rehabilitation research.

Mount Gibson has agreed to provide a Public Benefit Fund to the Shires of Perenjori and Yalgoo with the aim of supporting local initiatives as agreed by the local community. These funds commence on the first day of ore haulage from the site to the Perenjori rail siding. Mount Gibson will work with the community to ensure that these funds go to supporting the future of the Perenjori and Yalgoo regions. Mount Gibson already supports local events including the Annual Perenjori Agricultural Show.

Mount Gibson as part of the Extension Hill hematite operation has committed to the upgrade of the Rothsay and Wanarra Road, running from the mine site to the Perenjori rail siding. This road will be upgraded from an unsealed track to a sealed dual lane road. The road will be maintained by Mount Gibson for use during the project and at the end of the project be handed to the local shires as a significantly improved travel way for locals and tourists to get from the Great Northern Highway to Perenjori.





RESOURCES & RESERVES

at 30 June 2010

| | _ | _ | | | _ |
|---------------------------------|--------------------|---------|-----------------------|----------------------------------|--------|
| | Tonnes millions | Fe % | SiO ₂ % | Al ₂ O ₃ % | P % |
| KOOLAN ISLAND | | | | | |
| Mineral Resources, above 50% Fe | | | | | |
| Measured | 12.4 | 59.7 | 12.4 | 1.25 | 0.02 |
| Indicated | 45.5 | 63.8 | 7.00 | 0.78 | 0.01 |
| Inferred | 16.4 | 61.4 | 10.9 | 0.70 | 0.01 |
| Total | 74.3 | 62.6 | 8.77 | 0.84 | 0.01 |
| Ore Reserves | | | | | |
| Proved | 6.87 | 60.3 | 12.0 | 1.01 | 0.02 |
| Probable | 26.4 | 64.2 | 6.33 | 0.90 | 0.01 |
| Total | 33.3 | 63.4 | 7.49 | 0.92 | 0.01 |
| TALLERING PEAK | | | | | |
| Mineral Resources, above 50% Fe | | | | | |
| Measured | 6.92 | 62.6 | 4.56 | 2.29 | 0.03 |
| Indicated | 3.24 | 59.3 | 7.42 | 2.29 | 0.06 |
| Inferred | 1.01 | 56.2 | 12.1 | 4.69 | 0.07 |
| Total | 11.2 | 61.1 | 6.07 | 2.70 | 0.04 |
| Ore Reserves | 1112 | 0111 | 0.01 | 2.70 | 0.01 |
| Proved | 6.45 | 61.9 | 5.07 | 2.43 | 0.03 |
| Probable | 1.94 | 58.7 | 7.63 | 3.45 | 0.03 |
| Total | 8.39 | 61.2 | 5.66 | 2.66 | 0.03 |
| | 0.00 | 0 | 0.00 | | 0.00 |
| EXTENSION HILL | | | | | |
| Mineral Resources, above 50% Fe | | | | | |
| Measured | 14.1 | 58.0 | 7.03 | 2.10 | 0.06 |
| Indicated | 6.72 | 58.0 | 8.98 | 1.71 | 0.06 |
| Inferred | 2.31 | 62.4 | 5.29 | 1.34 | 0.05 |
| Total | 23.1 | 58.4 | 7.42 | 1.91 | 0.06 |
| Ore Reserves | | | | | |
| Proved | 10.5 | 59.3 | 5.51 | 1.80 | 0.06 |
| Probable | 4.23 | 59.8 | 7.17 | 1.34 | 0.06 |
| Total | 14.8 | 59.4 | 5.99 | 1.67 | 0.06 |
| 2010 | | | | | |
| Total Mineral Resources | 108.6 | 61.5 | 8.21 | 1.26 | 0.03 |
| Total Ore Reserves | 56.4 | 62.0 | 6.83 | 1.38 | 0.03 |
| | | | | | |

Note: All estimates quoted to three significant figures. Rounding errors may occur.

Note: Reserves exclude ore and product stocks.

The information in this report relating to Mineral Resources is based on information compiled by Rolf Forster, who is a member of the Australasian Institute of Mining and Metallurgy. Rolf Forster is a consultant to Mount Gibson Mining Limited, and has sufficient experience relevant to the styles 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 December 2004 Edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves". Rolf Forster has consented to the inclusion of the matters in this report based on his information in the form and context in which it appears.

The information in this report relating to Mining Reserves is based on information compiled by Rolf Forster and Weifeng Li, who are both members of the Australasian Institute of Mining and Metallurgy. Rolf Forster and Weifeng Li are consultants to Mount Gibson Mining Limited, and have sufficient experience relevant to the styles of mineralisation and type of deposit under consideration and to the activity which they are undertaking, to each qualify as a Competent Person as defined in the December 2004 Edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves". Rolf Forster and Weifeng Li have consented to the inclusion of the matters in this report based on their information in the form and context in which it appears.

FINANCIAL REPORT

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Your Directors submit their report for the year ended 30 June 2010 for Mount Gibson Iron Limited ("Company" or "Mount Gibson") and the consolidated entity incorporating the entities that it controlled during the financial year ("Group").

DIRECTORS

The names and details of the Company's Directors in office during the financial period and until the date of this report are set out below. Directors were in office for the entire period unless otherwise stated.

Names, Qualifications, Experience and Special Responsibilities

Neil Hamilton LLB, AICD

Chairman, Independent Non-Executive Director

Mr Hamilton was appointed as the Non-Executive Chairman on 24 April 2007. Mr Hamilton has more than 23 years experience as a director of public companies. Mr Hamilton is the Chairman of the Nomination, Remuneration and Governance Committee of the Company and has overall responsibility for Corporate Governance. Mr Hamilton is the Chairman of Oz Minerals Ltd and Miclyn Express Offshore Ltd and Non-Executive Director of Metcash Limited. During the past three years Mr Hamilton served as a director of IRESS Market Technology Limited, Northern Iron Limited, Programmed Maintenance Services Limited and Insurance Australia Limited.

Luke Tonkin B.E, MAusIMM, AICD

Managing Director

Mr Tonkin was appointed as the Managing Director on 25 October 2005. Mr Tonkin has extensive experience in the resource industry traversing multi-commodities of gold, nickel, tantalum, tin and lithium. He has held general management roles within some of Australia's largest, more complex operations namely WMC's Kambalda Nickel Operations, St Ives Gold Operations and Leinster Nickel Operations. Mr Tonkin's most recent role was Chief Executive Officer of Sons of Gwalia, the world's largest tantalum producer and third largest Australian listed gold producer, assisting administrators restructure the company. Mr Tonkin has a proven track record of implementing large-scale investment, transition and integration plans. During the past three years Mr Tonkin has not served as a director of any other listed companies.

Craig Readhead B. Juris, LL.B, AICD

Independent Non-Executive Director

Mr Readhead was appointed as a Non-Executive Director on 21 December 2001. Mr Readhead has spent the last 30 years practising in the resources law area and is a partner of law firm Allion Legal (formerly Pullinger Readhead). Mr Readhead is a member of the Nomination, Remuneration and Governance Committee and the Audit and Risk Management Committee. Mr Readhead has had a significant legal role in the development of a number of mining projects within Australia, Africa and South East Asia. He is Chairman of Heron Resources Ltd and Galaxy Resources Ltd and is a Non-Executive Director of Frankland River Olive Company Limited and India Resources Ltd, and is past President of the Australian Mining and Petroleum Law Association, and past Vice-President of the Association of Mining and Exploration Companies. During the past three years Mr Readhead has also served as Chairman of Nickelore Limited and Agincourt Resources Ltd.

lan Macliver B.Comm, CA, F Fin, AICD Independent Non-Executive Director

Mr Macliver was appointed as a Non-Executive Director on 21 December 2001. Mr Macliver is Managing Director of Grange Consulting Group Pty Ltd, which provide specialist corporate advisory services to both listed and unlisted companies. Mr Macliver is Chairman of the Audit and Risk Management Committee and a member of the Nomination, Remuneration and Governance Committee. He has many years experience as a senior executive and director of both resource and industrial companies with particular responsibility for capital raising and other corporate initiatives. Mr Macliver is Chairman of Stratatel Ltd and is a Non-Executive Director of Port Bouvard Ltd, Empire Beer Group Ltd and Otto Energy Ltd. During the past three years Mr Macliver has not served as a director of any other listed companies.

Alan Jones CA

Non-Executive Director

Mr Jones was appointed as a Non-Executive Director on 28 July 2006. Mr Jones is a chartered accountant with extensive senior management and board experience in listed and unlisted Australian public companies, particularly in the construction, engineering, finance and investment industries. Mr Jones has been involved in the successful merger and acquisition of a number of public companies in Australia and internationally. He is a Non-Executive Director of Mulpha Australia Ltd, Sun Hung Kai & Co Ltd (Hong Kong), Allied Group Ltd (Hong Kong), Allied Properties Ltd (Hong Kong), and IFC Capital Limited. During the past three years Mr Jones has also served as a director of APAC Resources Limited .

Cao Zhong M.Eng, M.Econ

Non-Executive Director

Mr Cao was appointed as a Non-Executive Director on 1 December 2008. He graduated from Zhejiang University, the People's Republic of China and Graduate School, The Chinese Academy of Social Sciences, with a bachelor degree in engineering and a master degree in economics. Mr Cao has extensive experience in corporate management and operations. Mr Cao was the Managing Director of Shougang Concord International Enterprises Company Limited ("**Shougang International**") from November 2001 to May 2010 and is currently the Vice Chairman of Shougang International. During the past three years, Mr Cao has also served as the Chairman and Executive Director of APAC Resources Limited, the Chairman of Shougang Concord Technology Holdings Limited, the Chairman of Shougang Concord Century Holdings Limited, the Vice Chairman and Managing Director of Shougang Concord Grand (Group) Limited, the Chairman of Global Digital Creations Holdings Limited and the Vice Chairman and Managing Director of Fushan International Energy Group Limited.

Chen Zhouping CPA

Non-Executive Director

Mr Chen was appointed as a Non-Executive Director on 19 January 2009. Mr Chen is a graduate from the School of Economics and Management, Beijing Tsinghua University and is a member of the Chinese Institute of Certified Public Accountants. He has extensive experience in the steel industry, engineering design, human resources and management. Mr Chen was appointed as Deputy Managing Director of Shougang International in November 2002. He is also the Deputy Managing Director of Shougang Holding (Hong Kong) Limited ("**Shougang Holding**") and the Vice Chairman and Managing Director of Fushan International Energy Group Limited (a Hong Kong listed company). He is a director of a number of other companies of which Shougang Holding or Shougang International is the holding company. During the past three years Mr Chen has not served as a director of any other listed companies.

Peter Knowles B.Econ, AICD

Non-Executive Director

Mr Knowles was appointed a Non-Executive Director on 29 January 2010. Mr Knowles is a graduate of Monash University in Melbourne (Bachelor of Economics) and has had a 15-year career (1973-1988) with Hamersley Iron/CRA Group, including a significant period involved in negotiation and settlement of overseas resources transactions. In 1988, he joined the Wesfarmers Group where he spent 13 years in business development and commercial management roles, culminating in the last seven years as Managing Director of Wesfarmers CSBP Limited. Since 2002, Mr Knowles has acted as a professional business consultant, primarily to Rio Tinto Iron Ore, where he has been involved in a number of significant business development and project initiatives, including commercial negotiations and project integration. Mr Knowles is currently Chairman of Activ Foundation Inc and a Non-Executive Director of Coogee Chemicals Pty Ltd and CBH Group. He has completed advanced management programs at the University of Western Australia and Harvard Business School. During the past three years Mr Knowles has also served as a director of Vital Metals Ltd.

Lee Seng Hui B.Law (Hons)

Non-Executive Director

Mr Lee was appointed a Non-Executive Director on 29 January 2010. Mr Lee graduated with Honours from the University of Sydney Law School. Mr Lee is the Chief Executive and an Executive Director of Allied Group Limited which is listed on the Hong Kong Stock Exchange. Mr Lee is also the Chairman and a Non-Executive Director of Tian An China Investments Company Limited and a Non-Executive Director of Tanami Gold NL and APAC Resources Limited. Mr Lee was previously the Chairman and an Executive Director of Yu Ming Investments Limited (now known as SHK Hong Kong Industries Limited). During the past three years Mr Lee has not served as a director of any other listed companies.

Alan Rule B.Comm, B.Acc, CA, MAICD Alternate Director to Luke Tonkin Chief Financial Officer

Mr Rule was appointed Finance Director of the Company on 1 July 2005 and resigned as Finance Director on 30 June 2007 to become Chief Financial Officer of the Company. Mr Rule is the alternate director to Mr Tonkin. He is a chartered accountant with extensive experience in the mining industry in Australia. He held the position of Chief Financial Officer of Western Metals Limited and more recently St Barbara Mines Limited. He has considerable experience in international financing of mining projects and implementation of accounting controls and systems. Mr Rule was previously Finance Director of Asia Iron Holdings Limited. During the past three years, Mr Rule has also served as a Non-Executive Director of Resource Mining Corporation Limited.

Robert Willcocks B.Arts, B.Law, M.Law

Alternate Director to Lee Seng Hui

Mr Willcocks was appointed Alternate Director on 22 December 2008. From 1980 to 1994, Mr Willcocks was a partner of the Australian law firm Mallesons Stephen Jaques. From 1993 to 1996, Mr Willcocks was appointed by the Australian Government to the Australian International Legal Co-operation Committee. Since 1994, he has been a corporate advisor. He has been an advisor to companies in the resources industry for almost 30 years and is a representative of a leading global private equity firm. Mr Willcocks is a Non-Executive Director of CBH Resources Limited, Arc Exploration Limited, Ban-Pu Australia Pty Ltd, Oakbridge Pty Ltd, Emperor Mines Limited, Energy World Corporation Limited and eStar Online Trading Limited. During the past three years, Mr Willcocks has also served as a Non-Executive Director of Emperor Mines Limited and RIM Capital Limited.

COMPANY SECRETARY

David Berg B.Com, LLB

Mr Berg was appointed Company Secretary and General Counsel on 21 August 2008. He is a commercial lawyer with over nine years experience, with the majority of this time having been spent working in the Perth offices of two national law firms. Immediately prior to joining MGI, Mr Berg was Legal Counsel at a significant private group of companies where he provided in house legal advice on a diverse range of issues.

CORPORATE INFORMATION

Corporate structure

Mount Gibson is a company limited by shares that is incorporated and domiciled in Australia. It is the ultimate parent entity and has prepared a consolidated financial report incorporating the entities that it controlled during the financial year. The structure of the Group as at 30 June 2010 was as follows:



Nature of operations and principal activities

The principal activities of the entities within the Group are:

- mining of hematite deposits at Tallering Peak;
- mining of hematite deposits at Koolan Island;
- construction and development of hematite mining operations at Extension Hill; and
- exploration and development of hematite deposits at Koolan Island and in the Mid-West region of Western Australia.

Employees

The Group employed 327 employees (excluding contractors) as at 30 June 2010 (2009: 275 employees).

Future funding

As at the date of this report the Group has sufficient funds or access to debt funding to develop and mine the Tallering Peak, Koolan Island and Extension Hill iron deposits.

SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

Until November 2008, the Group had in place a number of long-term offtake agreements with various traders and steel mills covering life of mine production from each of Tallering Peak, Koolan Island and Extension Hill. Those agreements provided for the Group to sell ore at prices determined by reference to the Hamersley Benchmark Iron Ore Price. During the December 2008 quarter Mount Gibson announced that a number of its customers had failed to collect iron ore cargoes in accordance with binding long-term offtake agreements. Agreements with three of these customers namely, Pioneer Iron and Steel Group Co Ltd, Rizhao Steel Holding Group Co Ltd ("Rizhao") and Sinom (Hong Kong) Ltd, were subsequently terminated in accordance with their terms. The Group reached a settlement with Sinom (Hong Kong) Ltd on 29 October 2009 and the full amount due under the settlement was satisfied on 10 May 2010. Arbitration proceedings have been completed between the Group and the other two former customers. The Group is seeking to recover the losses it claims arising from the breach and subsequent termination of the agreements. Rizhao have issued a counterclaim on the basis that the termination by the Group was not justified and is also alleging that the Group engaged in misleading and deceptive conduct. The Group is very confident that the counterclaim is without substance. The arbitrations awards are expected to be made by the end of August – see Significant Events after Balance Date note for update.

The Group's sales revenue is derived under long-term sales contracts for the life of mine at each of its operations. Under these contracts, the Group is paid for each tonne of ore delivered FOB expressed in US¢ per dry metric tonne Fe unit. All of Group's ore is currently sold into China. Until April 2010, prices were fixed at the prevailing published FOB prices (negotiated annually, for adjustment each year to apply from 1 April to 31 March the following year) for iron ore sold by Rio Tinto from its Hamersley Iron operations through its Pilbara ports ("Hamersley Benchmark Price"). Over the last six months it has become apparent that the benchmark price system based on annual bilateral negotiations may not continue into the future and that it is unlikely that a Hamersley Benchmark Price will be announced by Rio Tinto. BHP, Rio Tinto and Vale, who are the major seaborne iron ore producers and sellers into Asia, have announced that they are seeking to implement a reference market index pricing mechanism based on landed iron ore prices into China. It is intended that these pricing mechanisms would be based on quarterly lagged actual index iron ore prices and would apply for the duration of the next quarter. The Group is not aware to date of any index pricing mechanisms that have been agreed by the major producers with steel mills in Asia. However, it appears that the major iron ore producers have agreed interim short-term prices with their customers whilst attempting to reach agreement on a new pricing mechanism. The Group is currently negotiating with all of its customers to establish a pricing mechanism similar to that proposed by the major iron ore producers except that it will be based on an FOB price rather than a landed price in China. The Group has agreed final prices for the June 2010 quarter with all of its customers similar to those announced by the major iron ore producers whilst negotiations proceed.

REVIEW AND RESULTS OF OPERATIONS

Operating Results for the Period

| | 2010 \$'000 | 2009 \$'000 |
|---|----------------|----------------|
| Operating profit from continuing operations before tax | 188,308 | 61,709 |
| Taxation expense | (55,913) | (19,091) |
| Net profit after tax attributable to members of the Company | 132,395 | 42,618 |

Tallering Peak Hematite Operation

Tallering Peak had a very strong production performance. Ore tonnes mined, crushed, transported and shipped all increased significantly compared to the corresponding financial year.

Waste movement increased by 4% compared to the corresponding financial year reflecting an increased focus on ore mining and the operation's reducing strip ratio. Ore production was 59% higher compared with the corresponding financial year with the majority of ore being sourced from the T6A2 and T6A3 cutback.

Crusher throughput increased by 29% compared to the corresponding financial year whilst ore sales were 26% above the corresponding financial year. There was a scheduled 17 day shutdown of the crushing plant in late November for planned maintenance and feeder upgrade which has resulted in improved crusher performance.

As at 30 June 2010, 2.1 million tonnes of iron ore was stockpiled.

Production summary for 12 months

| | Unit | Sept Qtr 2009 '000 | Dec Qtr 2009 '000 | Mar Qtr 2010 '000 | Jun Qtr 2010 '000 | Ytd 2010 '000 | Ytd 2009 '000 | % Incr/ (Decr) |
|---------------------------------|------|--------------------------|-------------------------|-------------------------|-------------------------|---------------------|---------------------|----------------------|
| Mining | | | | | | | | |
| - Waste mined | bcm | 1,509 | 1,781 | 2,495 | 2,035 | 7,820 | 7,524 | 4% |
| - Ore mined | bcm | 243 | 181 | 169 | 282 | 875 | 553 | 58% |
| - Ore mined | wmt | 1,063 | 792 | 731 | 1,220 | 3,806 | 2,388 | 59% |
| Crushing | | | | | | | | |
| - Lump | wmt | 431 | 391 | 463 | 549 | 1,834 | 1,667 | 10% |
| - Fines | wmt | 426 | 347 | 322 | 443 | 1,538 | 953 | 61% |
| | | 857 | 738 | 785 | 992 | 3,372 | 2,620 | 29% |
| Transported to Mullewa Railhead | | | | | | | | |
| - Lump | wmt | 421 | 382 | 417 | 524 | 1,744 | 1,554 | 12% |
| - Fines | wmt | 277 | 465 | 457 | 393 | 1,592 | 925 | 72% |
| | | 698 | 847 | 874 | 917 | 3,336 | 2,479 | 35% |
| Transported to Geraldton Port | | | | | | | | |
| - Lump | wmt | 546 | 440 | 439 | 401 | 1,826 | 1,383 | 33% |
| - Fines | wmt | 179 | 350 | 348 | 383 | 1,260 | 1,297 | (6)% |
| | | 725 | 790 | 787 | 784 | 3,086 | 2,680 | 14% |
| Shipping | | | | | | | | |
| - Lump | wmt | 507 | 476 | 468 | 465 | 1,916 | 1,439 | 33% |
| - Fines | wmt | 213 | 301 | 360 | 358 | 1,232 | 1,253 | (2)% |
| | | 720 | 777 | 828 | 823 | 3,148 | 2,692 | 17% |

In accordance with the Company's stated accounting policy, deferred waste expenditure for the period has been capitalised in the Group's balance sheet and will be amortised over the expected life of the mine. Expenditure on waste development at Tallering Peak during the financial year was as follows:

| | | 12 Months Ended 30 June 2010 | 12 Months Ended 30 June 2009 | 12 Months Ended 30 June 2008 |
|--------------------------------|----------|---------------------------------|---------------------------------|---------------------------------|
| Waste mined | mill bcm | 7.82 | 7.52 | 9.99 |
| Ore mined | mill bcm | 0.88 | 0.55 | 0.91 |
| Ore mined | mill wmt | 3.81 | 2.39 | 3.84 |
| Deferred waste capitalised | \$ mill | 85.34 | 89.88 | 97.60 |
| Amortisation of deferred waste | \$ mill | 115.28 | 69.11 | 80.66 |

Koolan Island Hematite Operation

Koolan Island which is located in the Buccaneer Archipelago of Yampi Sound in Western Australia was opened by BHP in 1965 and operated until 1993. BHP mined approximately 68 million tonnes of high grade hematite ore from five pits at Koolan – Main, Mullet, Eastern, Barramundi and Acacia.

The Koolan orebodies are tabular, generally high grade hematite bodies which are estimated to produce a 30% Lump 70% Fines product with consistently high grades from the Main Ore body (>67% Fe). Initial production from established satellite pits of Mullet, Acacia and Barramundi, which contain lower Fe% and higher contaminants than ore from the Main Pit, has produced approximately 40% Lump 60% Fines product.

Koolan Island continued to perform strongly during the financial year with total material movement increasing to a record high of 14.3 million BCM which represents a 9% increase on the corresponding financial year.

Koolan Island shipped a record 3.3 million tonnes of iron ore during the financial year which was 23% above the corresponding period last year.

Ore crushed exceeded the previous financial year by 19%. Total material movement at Koolan Island was adversely affected by two Tropical Cyclones in December and January which exposed Koolan Island to Category 4 cyclonic winds and heavy rain exceeding 500mm. Infrastructure on site experienced only minor damage whilst the open pits captured well in excess of 500,000 tonnes of rain water. Operations were reestablished within 7-10 days of the cyclones passing with full operations not possible for 2-3 weeks. The June quarter was also impacted by unseasonal rainfall which adversely affected materials handling, particularly crushing and shiploading.

High grade ore was predominantly sourced from East Pit and Mullet Pit whilst the development of the Barramundi West Pit progressed as scheduled. The southern cutback of Mullet Pit progressed as planned and merged with the Acacia cutback during the March 2010 quarter. Development of the Main Pit focused on the continued mining of the Stage 1 Main Pit cutback whilst the mining of Crusher Hill and Blinker Hill continued as scheduled, providing waste material for the construction of the Main Pit seawall.

Rehabilitation of Main Pit recommenced in July 2009 and seawall construction and the dewatering of Main Pit continued as planned during the financial year. The temporary seawall and main seawall under construction, withstood the severe cyclonic conditions ensuring any storm surge was restricted from entering the Main Pit.

The monsoonal wet season generally runs from December to March and may impact operations should higher than average rain events occur or cyclonic activity occur during this period. As a consequence, Mount Gibson budgets lower output from Koolan Island during the wet season than would otherwise be expected during the dry season.

Production summary for 12 months

| | Unit | Sept Qtr 2009 '000 | Dec Qtr 2009 '000 | Mar Qtr 2010 '000 | Jun Qtr 2010 '000 | Ytd 2010 '000 | Ytd 2009 '000 | % Incr/ (Decr) |
|---------------|------|--------------------------|-------------------------|-------------------------|-------------------------|---------------------|---------------------|----------------------|
| Mining | | | | | | | | (- 0.) |
| - Waste mined | bcm | 3,974 | 3,276 | 3,013 | 2,959 | 13,222 | 11,865 | 11% |
| - Ore mined | bcm | 337 | 244 | 226 | 283 | 1,090 | 1,124 | (3)% |
| - Ore mined | wmt | 1,054 | 770 | 725 | 924 | 3,473 | 3,524 | (1)% |
| Crushing | | | | | | | | |
| - Lump | wmt | 298 | 347 | 285 | 306 | 1,236 | 974 | 27% |
| - Fines | wmt | 664 | 627 | 519 | 427 | 2,237 | 1,952 | 15% |
| | | 962 | 974 | 804 | 733 | 3,473 | 2,926 | 19% |
| Shipping | | | | | | | | |
| - Lump | wmt | 355 | 284 | 366 | 293 | 1,298 | 944 | 38% |
| - Fines | wmt | 581 | 664 | 436 | 360 | 2,041 | 1,763 | 16% |
| | | 936 | 948 | 802 | 653 | 3,339 | 2,707 | 23% |

Expenditure on waste development at Koolan Island during the financial year was as follows:

| | | 12 Months Ended 30 June 2010 | 12 Months Ended 30 June 2009 | 12 Months Ended 30 June 2008 |
|--------------------------------|----------|---------------------------------|---------------------------------|---------------------------------|
| Waste mined | mill bcm | 13.22 | 11.87 | 8.53 |
| Ore mined | mill bcm | 1.09 | 1.12 | 0.89 |
| Ore mined | mill wmt | 3.47 | 3.52 | 3.05 |
| Deferred waste capitalised | \$ mill | 174.53 | 159.99 | 125.51 |
| Amortisation of deferred waste | \$ mill | 104.18 | 105.73 | 55.32 |

Extension Hill Direct Shipping Ore Project

Located in the Mount Gibson Ranges, 85 kilometres east of Perenjori and 260 kilometres east south east of Geraldton, the Extension Hill hematite deposit has Ore Reserves of 14.3 million tonnes and Mineral Resources of 22.1 million tonnes.

During the 2007/08 financial year the Mount Gibson Board approved the Detailed Feasibility Study ("**PFS**") for production and sale of 3 Mtpa of hematite ore from the Extension Hill Direct Shipping Ore project ("**PSO project**"). The DFS evaluated multiple operating options with related costs, timing and risks. The study demonstrated that the project will provide strong financial returns in a short timeframe, with minimal technical risks and relatively low capital requirements.

Development and construction commenced in July 2008 with the commencement of operations at Extension Hill originally scheduled for the June quarter of 2009.

As a result of customer offtake defaults in October 2008, Mount Gibson announced that all works associated with the Extension Hill project were suspended.

On 12 January 2010 Mount Gibson announced that it would recommence the Extension Hill project. Construction and development is scheduled to be completed by May 2011 incurring \$88 million of capital expenditure.

Mount Gibson has executed Life of Mine ore sales agreements with each of Shougang Concord International Enterprises Company Limited and APAC Resources Limited for all the ore production from Extension Hill.

Mount Gibson also has in place track access and rail haulage agreements to cater for at least 3 million tonnes per annum of production. All the rail wagons required to meet Extension Hill's production targets have been delivered and a \$90 million upgrade of the existing line between Geraldton and Perenjori by Westnet Rail Pty Ltd will be completed by June 2011, with ore shipments to commence thereafter.

The DSO project will have very similar operational characteristics to Mount Gibson's Tallering Peak operation with the added advantage of a lower strip ratio. Ore mined from Extension Hill will be crushed and screened on site, transported by sealed road 85 kilometres to Perenjori and loaded onto rail wagons for a 235 kilometre journey to the Geraldton Port. Ore will be stored at the Geraldton Port at Mount Gibson's ore storage facilities being constructed next to the new Berth 5 iron ore ship loading facility and loaded from Berth 5 for export. An upgrade of rail unloading facilities ("unloader upgrade") necessary to ensure greater utilisation of the latent capacity at the Geraldton Port remains with the GPA to construct however Mount Gibson has had discussions with the Geraldton Port Authority, offering to fund the unloader upgrade.

Review of Financial Condition

During the course of the financial year a number of events impacted on the financial condition of the Group as follows:

- Shareholders funds increased by \$146,428,000 (19%) to \$926,908,000 including:
 - Net profit after tax of \$132,395,000; and
 - Holders of 3,946,000 options exercised their options resulting in \$3,496,000 in equity funding for the Company.
- Acquisition of property, plant and equipment with an aggregate fair value of \$4,565,000 that were financed by means of finance leases.
- Mine properties increased by \$32,272,000 primarily due to deferred waste capitalised as a result of waste mined.

At 30 June 2010 the Group had:

- Cash on hand and term deposits of \$347,409,000;
- Corporate debt of \$85,000,000; and
- Equipment finance leases and hire purchase liabilities of \$51,910,000.

LIKELY DEVELOPMENTS AND EXPECTED RESULTS

Other than as referred to in the Review and Results of Operations and in this report, further information as to likely developments in the operations of the Group and likely results of those operations would, in the opinion of the Directors, be speculation and not in the best interest of the Company.

SIGNIFICANT EVENTS AFTER BALANCE DATE

On 23 July 2010 Mount Gibson advised the ASX that the arbitrator in the arbitration between its subsidiary, Mount Gibson Mining Limited ("**MGM**") and Pioneer Iron & Steel Co Limited ("**Pioneer**") has delivered his reasons. The arbitrator found that Pioneer repudiated its obligations under the long-term agreement with MGM for the supply of iron ore and that MGM was entitled to damages for the loss of its bargain. The arbitrator has awarded MGM US\$23.14 million in damages plus MGM's costs of the arbitration.

However, following the conclusion of the arbitral hearing and before the arbitrators reasons were handed down, Pioneer placed itself into insolvent liquidation meaning that MGM's entitlement to receive the final arbitral award will rank with other unsecured creditors of Pioneer. Pioneer's liquidators are yet to advise what dividend if any they expect to declare other than to say that Pioneer's asset position is very unclear.

Apart from the above, as at the date of this report there are no significant events after balance date of the Company or of the Group that require adjustment of or disclosure in this report.

SHARE OPTIONS

Unissued shares

Details of options over ordinary shares in the Company on issue as at balance date and at the date of this report are:

| | | Options o | n Issue at |
|----------------|------------------------------|--------------|----------------|
| Exercise Price | Exercise Date/Period | Balance Date | Date of Report |
| 90 cents | On or before 23 October 2010 | 3,000,000 | 3,000,000 |
| 110 cents | On or before 23 October 2012 | 2,000,000 | 2,000,000 |
| Total | | 5,000,000 | 5,000,000 |

Shares issued as a result of the exercise of options

During the financial year, 3,946,000 options were exercised to acquire fully paid ordinary shares in the Company at a weighted average exercise price of \$0.89. Since the end of the financial year, no options have been exercised or forfeited.

DIVIDENDS

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

INDEMNIFICATION AND INSURANCE OF DIRECTORS AND OFFICERS

The Company has, during the financial period, entered into deeds of access and indemnity with each Director. These deeds provide access to documentation and indemnification against liability for loss suffered, as a result of any act or omission, to the extent permitted by the *Corporations Act 2001*, from conduct of the Group's business.

During the financial year, the Company has paid premiums in respect of a contract insuring all the Directors of the Company against costs incurred in defending proceedings except for conduct involving:

- a wilful breach of duty; or
- a contravention of sections 182 or 183 of the Corporations Act 2001, as permitted by section 199B of the Corporations Act 2001.

The total amount of insurance contract premiums paid was \$180,003. This amount has not been included in Directors' and executives' remuneration.

REMUNERATION REPORT (AUDITED)

This report outlines the remuneration arrangements in place for Directors and key management personnel of the Group in accordance with the requirements of the *Corporations Act 2001* and its Regulations.

For the purposes of this report, key management personnel of the Group are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Company and the Group, directly or indirectly, including any Directors of the Company.

Nomination, Remuneration and Governance Committee ("NRGC")

The NRGC of the Board of Directors of the Company is responsible for determining and reviewing remuneration arrangements for the Board and key management personnel.

The NRGC assesses the appropriateness of the nature and amount of remuneration of key management personnel on a periodic basis by reference to relevant employment market conditions with the overall objective of ensuring maximum stakeholder benefit from the retention of a high quality, high performing Board and executive team.

Remuneration Policy

The Remuneration Policy of the Company and its Controlled Entities has been put in place to ensure that:

- remuneration policies and systems support the Company's wider objectives and strategies;
- Directors' and senior executives' remuneration is aligned to the long-term interests of shareholders within an appropriate control framework; and
- there is a clear relationship between executives' performance and remuneration.

Remuneration Structure

In accordance with best practice corporate governance, the structure of Non-Executive Director, Executive Director and senior executive management remuneration is separate.

Non-Executive Director Remuneration

Objective

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

Structure

The Constitution and the ASX Listing Rules specify that the aggregate remuneration of Non-Executive Directors shall be determined from time to time by a general meeting. An amount not exceeding the amount determined is then divided between the Directors as agreed. The latest determination was at the Annual General Meeting held on 21 November 2007 when shareholders approved an aggregate remuneration of \$750,000 per year.

Each Non-Executive Director receives a fee for being a Director of the Company.

Non-Executive Directors should be adequately remunerated for their time and effort and the risks involved. Non-Executive Directors are remunerated to recognise the responsibilities, accountabilities and associated risks of Directors.

All Non-Executive Directors' performance and remuneration is reviewed on an annual basis by the Chairman.

Non-Executive Directors' fixed remuneration will comprise the following elements:

- cash remuneration; and
- superannuation contributions made by the Company.

Board operating costs do not form part of Non-Executive Directors' remuneration.

Non-Executive Directors have long been encouraged by the Board to hold shares in the Company (purchased by the Director on market). It is considered good governance for directors to have a stake in the company on whose board they sit.

Executive Directors' and Senior Executives' Remuneration

Objective

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

- reward the Executive Directors and senior executives for Company and individual performance against targets set by reference to appropriate benchmarks;
- align the interest of the Executive Directors and senior executives with those of shareholders;
- link reward with the strategic goals and performance of the Company; and
- ensure total remuneration is competitive by market standards.

Fixed remuneration

The components of the Executive Directors' and senior executives' fixed remuneration are determined individually and may include:

- cash remuneration:
- superannuation;
- accommodation and travel benefits;
- · motor vehicle, parking and other benefits; and
- reimbursement of entertainment, home office and telephone expenses.

The Executive Directors' remuneration is reviewed on an annual basis by the Non-Executive Directors. The senior executives' remuneration is reviewed on an annual basis by the Managing Director.

In determining the remuneration package, the NRGC reviews the individual's remuneration with the use of market data for positions with comparable companies. Where appropriate, the package is adjusted so as to keep pace with market trends and ensure continued remuneration competitiveness. In conducting a comparative analysis, the Company's expected performance for the year is considered in the context of the Company's capacity to fund remuneration budgets. From time to time, a review of the total remuneration package by an independent consultant in this field is undertaken to provide an independent reference point.

Variable Remuneration

Short-term Incentive ("STI")

The Executive Directors and senior executives may receive variable remuneration in the form of STI. STIs are linked to general performance targets and provide rewards for materially improved Company performance. The total potential STI available is at the Board's discretion but is measured to provide sufficient incentive to the Executive Directors and senior executives to achieve the operational targets and such that the cost to the Group is reasonable in the circumstances. Actual STI payments granted depend on the extent to which specific operating targets set at the beginning of the financial year are met. These targets consist of a number of Key Performance Indicators ("KPI's") covering both financial and non-financial, corporate and individual performance measures. The STIs are based on achieving the following measures where these are applicable to the specific executive:

- performance of the Group in meeting its objectives which include contribution to net profit after tax, risk management and leadership/team contribution;
- financial performance of the Group;
- increase in market capitalisation of the Group; and
- such other matters determined by the NRGC in its discretion.

These measures have been selected to align the interests of executives with shareholders representing the key drivers for short-term success of the business and providing a framework for delivering long-term value.

The Group has predetermined benchmarks that must be met in order to trigger payments under the STI scheme. On an annual basis, the individual performance of each senior executive is reviewed by the NRGC, which is in line with their responsibilities, after consideration of the executive's performance against KPIs. This process usually occurs prior to or just after the reporting date. NRGC then determines the amount of STI to be allocated to each executive. Payments made are delivered as a cash bonus prior to or just after the reporting date.

STI bonus for 2010 financial year

For the 2010 financial year, 100% of the STI cash bonus totalling \$538,649 was approved and vested to Executive Directors and senior executives and was paid in July 2010.

Long-term Incentive ("LTI") for 2010 financial year

The Company established the Mount Gibson Iron Limited Performance Rights Plan ("PRP") in the 2008 financial year. Under the PRP, the Board may invite eligible executives to apply for performance rights, which are an entitlement to receive ordinary shares in the Company, subject to satisfaction by the executive of specified performance hurdles set by the Board. The rights are granted at no cost to the executives and will convert into ordinary shares on completion by the executive of three years' continuous service, subject to satisfaction of specified performance hurdles related to the Company's Total Shareholder Return ("TSR") measured against the TSR of a comparator group of companies over the same period. A TSR hurdle was incorporated in the PRP as it enables the Company to provide its executives with long-term incentives which create a link between the delivery of value to shareholders, financial performance and rewarding and retaining the executives. The Company received shareholder approval for the issue of the performance rights to Mr Tonkin and Mr Rule at its 2007 and 2009 AGMs.

The employment contracts for the Managing Director, Mr Tonkin, the Chief Financial Officer, Mr Rule and the Company Secretary, Mr Berg incorporate payment of a long-term incentive. Under their employment contracts, Mr Tonkin, Mr Rule and Mr Berg will each year each be invited to apply for, and the Company will grant, a number of performance rights equivalent to one third of their respective base salaries (including superannuation) divided by the volume weighted average price of the Company's shares as traded on ASX for the 30 day period to 30 June for the relevant year.

Performance rights totalling 308,805 were granted on 30 June 2010 by the Company to Mr Tonkin, Mr Rule and Mr Berg in respect of the 2010 financial year. The Company does not have a policy restricting executives from entering into arrangements to protect the value of LTI awards.

Employment Contracts

As at the date of this report, the Group had entered into employment contracts with the following Executive Director, Senior Executive and Company Secretary:

Luke Tonkin

The key terms of his contract include:

- commenced 1 July 2008 with no set term;
- annual salary package increase by minimum of CPI from 1 July every year;
- STI bonus of up to one half of annual salary package;
- LTI bonus of up to one third of annual salary package; and
- If the Company wishes to terminate the contract other than if Mr Tonkin is guilty of any grave misconduct, serious or persistent breach of the terms of the contract or wilful neglect in the discharge of the duties, the Company is obliged to pay out 12 months annual salary package plus any other accrued entitlements and bonuses. If Mr Tonkin wishes to terminate the contract, he must provide six months notice.

Alan Rule

The key terms of his contract include:

- commenced 1 July 2008 with no set term;
- annual salary package increase by minimum of CPI from 1 July every year;
- STI bonus of up to one half of annual salary package;
- LTI bonus of up to one third of annual salary package; and
- If the Company wishes to terminate the contract other than if Mr Rule is guilty of any grave misconduct, serious or persistent breach of the terms of the contract or wilful neglect in the discharge of the duties, the Company is obliged to pay out 12 months annual salary package plus any other accrued entitlements and bonuses. If Mr Rule wishes to terminate the contract, he must provide six months notice.

David Berg

The key terms of his contract include:

- commenced 18 August 2008 with no set term;
- annual salary package increase by minimum of CPI from 1 July every year;
- STI bonus of up to one half of annual salary package;
- LTI bonus of up to one third of annual salary package; and
- If the Company wishes to terminate the contract other than if Mr Berg is guilty of any grave misconduct, serious or persistent breach of the terms of the contract or wilful neglect in the discharge of the duties, the Company is obliged to pay out 12 months annual salary package plus any other accrued entitlements and bonuses. If Mr Berg wishes to terminate the contract, he must provide six months notice.

The terms of other executives, contracts are as per the Group's standard terms and conditions of employment and there are no contracted entitlements to cash bonuses, options or performance rights.

Details of Key Management Personnel

[i] Directors

N Hamilton
L Tonkin
C Readhead
Non-Executive Director
Non-Executive Director
Non-Executive Director
Non-Executive Director
Non-Executive Director
Cao Z
Non-Executive Director
Chen Z
Non-Executive Director

P Knowles
Non-Executive Director (appointed 29 January 2010)
Lee SH
Non-Executive Director (appointed 29 January 2010)
R Willcocks
Alternate Director to Mr Lee (from 10 March 2010)
A Rule
Chief Financial Officer and Alternate Director to Mr Tonkin

[ii] Executives

D Quinlivan Chief Operating Officer
D Berg Company Secretary

R Mencel General Manager – Tallering Peak R Richardson General Manager – Koolan Island

Remuneration of Key Management Personnel and Highest Paid Executives for the Year Ended 30 June 2010

| Totals | 3,309,170 | 9,004 | 538,649 | 174,535 | - | 678,911 | 4,710,269 | |
|-----------------------------|------------------------|-----------------------|-----------------------|---------------------------|------------------------------|--|-------------|-----------------------------|
| Sub-total executives | 1,447,303 | 4,502 | 129,849 | 72,001 | - | 32,113 | 1,685,768 | |
| R Richardson | 265,772 | - | 22,148 | 23,919 | - | - | 311,839 | 0% |
| R Mencel | 309,215 | - | 25,768 | 27,829 | - | - | 362,812 | 0% |
| D Berg | 225,028 | 2,251 | 81,933 | 20,253 | - | 32,113 | 361,578 | 32% |
| D Quinlivan | 647,288 | 2,251 | - | - | - | - | 649,539 | 0% |
| Executives | | | | | | | | |
| Sub-total directors | 1,861,867 | 4,502 | 408,800 | 102,534 | - | 646,798 | 3,024,501 | |
| A Rule | 486,000 | 2,251 | 170,333 | 25,000 | - | 199,574 | 883,158 | 42% |
| R Willcocks | - | - | - | - | - | - | - | 0% |
| Lee SH | 29,052 | - | - | 2,615 | - | - | 31,667 | 0% |
| P Knowles | 29,052 | - | - | 2,615 | - | - | 31,667 | 0% |
| Chen Z | 79,893 | - | - | 7,190 | - | - | 87,083 | 0% |
| Cao Z | 79,893 | - | - | 7,190 | - | - | 87,083 | 0% |
| A Jones | 86,621 | - | - | 7,796 | - | - | 94,417 | 0% |
| I Macliver | 96,713 | _ | _ | 8,704 | - | - | 105,417 | 0% |
| C Readhead | 101,750 | _ | _ | - | - | - | 101,750 | 0% |
| L Tonkin | 690,400 | 2,251 | 238,467 | 25,000 | _ | 447,224 | 1,403,342 | 49% |
| Directors N Hamilton | 182,493 | _ | - | 16,424 | - | _ | 198,917 | 0% |
| | Salary & Fees \$ | Non Monetary \$ | Cash Bonuses \$ | Super- annuation \$ | Retirement Benefits \$ | Options and Performance Rights \$ | Total \$ | % Performance Related |
| | | Short Term | | Post Emp | loyment | Share Based Payment | | |

Options Granted as Part of Remuneration for the Year Ended 30 June 2010

There is currently a Directors, Officers, Employees and Other Permitted Persons Option Plan. Options issued pursuant to this plan do not have performance conditions but do contain a vesting condition requiring the employee to remain employed by the Group until a certain date. The cost of these options is measured by reference to their fair value at the date at which they are granted. The fair value is determined by using a binomial model.

There were no options granted to Directors and executives during the year ended 30 June 2010 and there are no options outstanding at 30 June 2010.

Performance Rights Granted as Part of Remuneration for the Year Ended 30 June 2010

| | Grant Date | Number Granted | Value of Performance Rights Granted During the Year \$ | % of Remuneration |
|----------|---------------|-------------------|--|----------------------|
| L Tonkin | 30-Jun-10 | 150,114 | 130,824 | 9 |
| A Rule | 30-Jun-10 | 107,224 | 93,446 | 11 |
| D Berg | 30-Jun-10 | 51,467 | 44,853 | 12 |

Performance rights granted above as part of remuneration have been independently valued using the Black-Scholes methodology which considers the incorporation of the market based hurdles. The value per performance right at grant date is calculated using the following assumptions:

| Accounting grant date | 30-Jun-10 |
|--------------------------------------|-----------|
| Share price at accounting grant date | \$1.55 |
| Risk free interest rate | 4.34% |
| Volatility factor | 100% |

The vesting of these performance rights is subject to a relative Total Shareholder Return ("**TSR**") hurdle to be measured on 30 June 2012 and remeasured on 31 December 2012 for performance rights allocated on 30 June 2010.

Mount Gibson's TSR performance will be ranked relative to a comparator group consisting of 66 resource companies listed on ASX. The vesting scale is as follows:

| Percentile Rank Achieved | Proportion of Target Award Vesting | |
|--|------------------------------------|--|
| > 76th percentile | 100% | |
| > 51st percentile and ≤76th percentile | Pro rata allocation | |
| 51st percentile | 50% | |
| < 51st percentile | 0% | |

Performance Rights Vesting During the Year Ended 30 June 2010

The following performance rights vested on 30 June 2010 to the following Directors and executives:

| | Year Ended 30 June 2010 | Year Ended 30 June 2009 |
|----------|-------------------------|-------------------------|
| L Tonkin | 227,758 | - |
| A Rule | 168,324 | - |
| D Berg | - | - |
| Total | 396,082 | - |

The shares were issued on 2 July 2010 pursuant to the vesting of these performance rights.

Shares Issued on Exercise of Options for the Year Ended 30 June 2010

There were no shares issued on exercise of options by the Directors and executives during the year ended 30 June 2010 (2009: nil).

Options vested to Directors and executives

| L Tonkin A Rule | - | 3,000,000 2,000,000 |
|--------------------|---|------------------------|
| R Mencel | - | 350,000 |
| R Jordinson | - | 100,000 |
| Total | - | 5,450,000 |

Remuneration of Key Management Personnel for the Year Ended 30 June 2009

| | | Short Term | | Post Emp | loyment | Share Based Payment | | |
|----------------------------|------------------------|-----------------------|-----------------------|---------------------------|------------------------------|--|-------------|-----------------------|
| | Salary & Fees \$ | Non Monetary \$ | Cash Bonuses \$ | Super- annuation \$ | Retirement Benefits \$ | Options and Performance Rights \$ | Total \$ | % Performance Related |
| Directors | | | | | | | | |
| N Hamilton | 199,083 | - | - | 17,917 | - | - | 217,000 | 0% |
| L Tonkin | 650,000 | 1,637 | 150,000 | 50,000 | - | 646,437 | 1,498,074 | 53% |
| C Readhead | 111,000 | - | - | - | - | - | 111,000 | 0% |
| I Macliver | 105,505 | - | - | 9,495 | - | - | 115,000 | 0% |
| A Jones | 94,495 | - | - | 8,505 | - | - | 103,000 | 0% |
| Cao Z | 55,178 | - | - | - | - | - | 55,178 | 0% |
| Chen Z | 42,425 | - | - | - | - | - | 42,425 | 0% |
| R Willcocks | - | - | - | - | - | - | - | 0% |
| A Rule | 458,716 | 1,637 | 107,143 | 41,284 | - | 216,789 | 825,569 | 39% |
| Sub-total directors | 1,716,402 | 3,274 | 257,143 | 127,201 | - | 863,226 | 2,967,246 | |
| Executives | | | | | | | | |
| D Quinlivan | 676,813 | 1,637 | - | - | - | - | 678,450 | 0% |
| D Berg | 191,955 | 1,422 | 51,429 | 17,276 | - | 14,917 | 276,999 | 24% |
| R Mencel | 302,500 | - | 20,000 | 27,225 | - | 37,967 | 387,692 | 15% |
| R Richardson | 195,001 | - | - | 17,550 | - | - | 212,551 | 0% |
| R Jordinson ^[1] | 119,000 | 730 | 150,000 | - | - | 9,570 | 279,300 | 57% |
| Sub-total executives | 1,485,269 | 3,789 | 221,429 | 62,051 | - | 62,454 | 1,834,992 | |
| Totals | 3,201,671 | 7,063 | 478,572 | 189,252 | - | 925,680 | 4,802,238 | |

¹ Mr Jordinson ceased to be an executive on 30 September 2008

Options Granted as Part of Remuneration for the Year Ended 30 June 2009

Options granted as part of senior executive emoluments have been valued using the binomial option pricing model. The value per option at grant date is calculated using the following assumptions:

| Grant date 9-Jan-08 | |
|---------------------------|-----------|
| Vesting date | 31-Dec-08 |
| Share price at grant date | \$2.80 |
| Exercise price | \$2.99 |
| Risk free interest rate | 6.53% |
| Volatility factor | 53% |
| Expiry date | 31-Dec-09 |
| | |

Performance Rights Granted as Part of Remuneration for the Year Ended 30 June 2009

Performance rights granted as part of remuneration have been independently valued using the Black-Scholes methodology to produce a Monte-Carlo simulation model which allows the incorporation of the market based performance hurdles that must be met before the performance rights vest. The value per option at grant date is calculated using the following assumptions:

| Accounting grant date | Aug-08 |
|---------------------------|--------|
| Share price at grant date | \$1.91 |
| Risk free interest rate | 5.69% |
| Volatility factor | 55% |

The vesting of these performance rights is subject to a relative Total Shareholder Return ("TSR") hurdle to be measured on:

- 30 June 2010 and remeasured on 31 December 2010 for performance rights allocated on 19 September 2008; and
- 30 June 2011 and remeasured on 31 December 2011 for performance rights allocated on 30 June 2009.

Mount Gibson's TSR performance will be ranked relative to a comparator group consisting of 62 resource companies listed on ASX. The vesting scale is as follows:

| Percentile Rank Achieved | Proportion of Target Award Vesting | | |
|--|------------------------------------|--|--|
| > 76th percentile | 100% | | |
| > 51st percentile and ≤76th percentile | Pro rata allocation | | |
| 51st percentile | 50% | | |
| < 51st percentile | 0% | | |

Company Performance

The table below shows the performance of the Group over the last 5 years:

| | | 30 June 2010 | 30 June 2009 | 30 June 2008 | 30 June 2007 | 30 June 2006 |
|----------------------|----------|--------------|--------------|--------------|--------------|--------------|
| Net profit after tax | \$'000 | 132,395 | 42,618 | 113,344 | 47,765 | 23,479 |
| Earnings per share | \$/share | 0.1230 | 0.0456 | 0.1425 | 0.0753 | 0.0574 |

DIRECTORS' MEETINGS

The number of meetings of Directors (including meetings of committees of Directors) held during the year and the number of meetings attended by each Director is as follows:

| | Directors' Meetings | Audit and Risk Management Committee Meetings | Nomination, Remuneration and Governance Committee |
|-------------------------|------------------------|---|---|
| Number of meetings held | 9 | 2 | 3 |
| N Hamilton | 9 | - | 3 |
| L Tonkin | 9 | - | - |
| C Readhead | 9 | 2 | 3 |
| I Macliver | 8 | 2 | 3 |
| A Jones | 8 | 2 | - |
| Cao Z | 8 | - | - |
| Chen Z | 9 | - | - |
| P Knowles [1] | 4 | - | - |
| Lee SH [2] | 4 | - | - |
| R Willcocks [3] | - | - | - |
| A Rule [4] | - | - | - |

^[1] Mr Knowles only appointed as a Director on 29 January 2010

^[2] Mr Lee only appointed as a Director on 29 January 2010

^[3] Mr Willcocks did not attend any meetings as an Alternate Director during the year

^[4] Mr Rule did not attend any meetings as an Alternate Director during the year

DIRECTORS INTERESTS IN THE SHARES AND OPTIONS OF THE COMPANY

As at the date of this report, the interests of the Directors in the shares and options of the Company were:

| | Ordinary Shares | Options Over Shares | Performance Rights Over Shares |
|-------------|-----------------|---------------------|--------------------------------|
| N Hamilton | 185,000 | - | - |
| L Tonkin | 227,758 | 2,000,000 | 389,610 |
| C Readhead | 567,500 | - | - |
| I Macliver | 1,000,000 | - | - |
| A Jones | 100,000 | - | - |
| Cao Z | - | - | - |
| Chen Z | - | - | - |
| P Knowles | - | - | - |
| Lee SH | - | - | - |
| R Willcocks | - | - | - |
| A Rule | 218,324 | - | 278,292 |

ENVIRONMENTAL REGULATION AND PERFORMANCE

The Group has developed Environmental Management Plans for its operations at Koolan Island, Tallering Peak and the rail head at Ruvidini. The Environmental Management Plans have been approved by the Western Australian Government Departments of Industry and Resources, Environment and Conservation and Land Management.

The Environmental Protection Authority has granted approval of the Environmental Management Plans and the Department of Environment and Conservation has granted approval of the environmental works to allow construction of "prescribed" facilities at the Extension Hill mine site.

The Group holds various environmental licences and authorities, issued under both State and Federal law, to regulate its mining and exploration activities in Australia. These licences include conditions and regulation in relation to specifying limits on discharges into the environment, rehabilitation of areas disturbed during the course of mining and exploration activities, and the storage of hazardous substances.

There have been no material breaches of the Consolidated Entities' licences and all mining and exploration activities have been undertaken in compliance with the relevant environmental regulations.

PROCEEDINGS ON BEHALF OF THE COMPANY

There are no proceedings on behalf of the Company under section 237 of the Corporations Act 2001 in the financial year or at the date of this report.

ROUNDING

Amounts in this report and the accompanying financial report have been rounded to the nearest thousand dollars (\$'000) unless otherwise stated under the option available to the Company under ASIC Class Order 98/0100. The Company is an entity to which the class order applies.

CORPORATE GOVERNANCE

In recognising the need for the highest standards of corporate behaviour and accountability, the Directors of the Company support and have adhered to the principles of corporate governance. The Company's corporate governance statement is contained in the additional ASX information section of the annual report.

AUDITOR'S INDEPENDENCE DECLARATION

In accordance with section 307C of the *Corporations Act 2001*, the Directors received the attached independence declaration from the auditor of the Company on page 33 which forms part of this report.

NON-AUDIT SERVICES

There were no non-audit services provided by the entity's auditor, Ernst & Young, during the financial year ended 30 June 2010.

Signed in accordance with a resolution of the Directors.

N HAMILTON

Chairman

Perth, 11 August 2010

AUDITOR'S INDEPENDENCE DECLARATION

to the Directors of Mount Gibson Iron Limited



Ernst & Young Building 11 Mounts Bay Road Perth WA 6000 Australia GPO Box M939 Perth WA 6843

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Auditor's Independence Declaration to the Directors of Mount Gibson Iron Limited

In relation to our audit of the financial report of Mount Gibson Iron Limited for the financial year ended 30 June 2010, to the best of my knowledge and belief, there have been no contraventions of the auditor independence requirements of the *Corporations Act 2001* or any applicable code of professional conduct.

Ernt & Young Ernst & Young Your Buckingham

Gavin A Buckingham

Partner Perth

11 August 2010

CONSOLIDATED INCOME STATEMENT

for the year ended 30 June 2010

| | N | 2010 | 2009 |
|--|-------|-----------|-----------|
| | Notes | \$'000 | \$'000 |
| CONTINUING OPERATIONS | | | |
| Sale of goods | 2[a] | 536,282 | 425,443 |
| Other revenue | 2[a] | 18,996 | 6,287 |
| Total revenue | | 555,278 | 431,730 |
| Cost of sales | 2[d] | (357,544) | (293,497) |
| Gross profit | | 197,734 | 138,233 |
| Other income | 2[b] | 26,747 | 45 |
| Administration expenses | 2[e] | (20,726) | (27,963) |
| Impairment allowance for doubtful debts | 6[b] | - | (15,247) |
| Foreign exchange derivatives mark-to-market gain/(loss) | | 2,899 | (14,625) |
| Impairment of available-for-sale financial assets | | - | (1,685) |
| Exploration expenses | | (105) | (24) |
| Profit from continuing operations before tax and finance costs | | 206,549 | 78,734 |
| Finance costs | 2[c] | (18,241) | (17,025) |
| Profit from continuing operations before income tax | | 188,308 | 61,709 |
| Income tax expense | 3 | (55,913) | (19,091) |
| Net profit after tax attributable to members of the Company | | 132,395 | 42,618 |
| | | | |
| Earnings per share (cents per share) | | | |
| basic earnings per share | 23 | 12.30 | 4.56 |
| diluted earnings per share | 23 | 12.28 | 4.55 |

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

| | 2010 \$'000 | 2009 \$'000 |
|---|----------------|----------------|
| Net profit for the period after income tax | 132,395 | 42,618 |
| Other comprehensive income | | |
| Impairment of available for sale financial assets | - | 573 |
| Change in fair value of cash flow hedges | (3,495) | 28,615 |
| Transferred to revenue in income statement | 17,024 | (58,854) |
| Deferred income tax on cash flow hedges | (3,600) | 9,071 |
| Other comprehensive income for the year, net of tax | 9,929 | (20,595) |
| Total comprehensive income for the year | 142,324 | 22,023 |

CONSOLIDATED BALANCE SHEET

as at 30 June 2010

| | | 2010 | 2009 |
|---|-------------|-----------|-----------|
| | Notes | \$'000 | \$'000 |
| ASSETS | | | |
| Current assets | | | |
| Cash and cash equivalents | 4 | 247,404 | 222,173 |
| Term deposits | 5 | 100,000 | - |
| Trade and other receivables | 6 | 33,979 | 17,224 |
| nventories | 7 | 139,752 | 111,760 |
| Prepayments | | 2,447 | 2,330 |
| Derivative financial assets | 8 | 3,273 | 2,077 |
| Other assets | 9 | - | 15,107 |
| Total current assets | | 526,855 | 370,671 |
| Non-current assets | | | |
| Derivative financial assets | 8 | - | 147 |
| Property, plant and equipment | 11 | 163,343 | 184,505 |
| Deferred acquisition, exploration, evaluation and development costs | 12 | 69,739 | 53,784 |
| Mine properties | 13 | 536,111 | 503,839 |
| Total non-current assets | | 769,193 | 742,275 |
| Total assets | | 1,296,048 | 1,112,946 |
| LIABILITIES Current liabilities | | | |
| Trade and other payables | 14 | 97,297 | 75,103 |
| nterest-bearing loans and borrowings | 15 | 96,992 | 112,508 |
| Derivative financial liabilities | 16 | 1,808 | 14,356 |
| Provisions | 17 | 3,328 | 2,489 |
| Total current liabilities | | 199,425 | 204,456 |
| Non-current liabilities | | | |
| Provisions | 17 | 19,104 | 18,303 |
| nterest-bearing loans and borrowings | 15 | 36,813 | 49,080 |
| Derivative financial liabilities | 16 | - | 6,942 |
| Deferred income tax liabilities | 3 | 113,798 | 53,684 |
| Total non-current liabilities | | 169,715 | 128,009 |
| Total liabilities | | 369,140 | 332,465 |
| Net assets | | 926,908 | 780,481 |
| EQUITY | | | |
| Issued capital | 18[a] | 559,207 | 556,032 |
| Retained earnings | 10[a] 20 | 346,218 | 213,823 |
| Reserves | 19 | 21,483 | 10,626 |
| 1 10001 100 | 10 | 21,400 | 10,020 |

CONSOLIDATED CASH FLOW STATEMENT

for the year ended 30 June 2010

| Notes | 2010 \$'000 | 2009 \$'000 |
|--|----------------|----------------|
| CASH FLOWS FROM OPERATING ACTIVITIES | | |
| Receipts from customers | 552,167 | 476,838 |
| Payments to suppliers and employees | (368,850) | (362,806) |
| Interest paid | (14,233) | (14,544) |
| Net cash flows provided by operating activities 4[b] | 169,084 | 99,488 |
| CASH FLOWS FROM INVESTING ACTIVITIES | | |
| Interest received | 11,161 | 5,533 |
| Proceeds from sale of property, plant and equipment | 4 | 82 |
| Purchase of property, plant and equipment | (6,703) | (10,921) |
| Payment for term deposits | (100,000) | - |
| Proceeds from receipt of convertible notes | 1,000 | - |
| Payment for deferred exploration, evaluation and development expenditure | (9,704) | (27,879) |
| Payment for mine properties | (17,909) | (17,035) |
| Net cash flows (used in) investing activities | (122,151) | (50,220) |
| | | |
| CASH FLOWS FROM FINANCING ACTIVITIES | | |
| Proceeds from issue of ordinary shares | 3,496 | 162,966 |
| Payment for capital raising | - | (5,352) |
| Proceeds from performance bonds | 15,107 | - |
| Payment for performance bonds | - | (15,107) |
| Repayment of lease liabilities | (13,656) | (16,835) |
| Repayment of borrowings | (20,000) | - |
| Payment of borrowing costs | (6,649) | (1,425) |
| Net cash flows provided by/(used in) financing activities | (21,702) | 124,247 |
| Net increase in cash and cash equivalents | 25,231 | 173,515 |
| Cash and cash equivalents at beginning of year | 222,173 | 48,658 |
| Cash and cash equivalents at end of year 4[a] | 247,404 | 222,173 |

As set out in note 5, the Group had in addition to the cash and cash equivalents above, \$100,000,000 in term deposits at 30 June 2010.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

| | | Attributable to | Equity Holders | of the Parent | | Total Equity |
|---|-------------------|---|------------------------------------|---|-------------------|--------------|
| | Issued Capital | (Accumulated Losses) / Retained Earnings | Share Based Payments Reserve | Net Unrealised Gains / (Losses) Reserve | Other Reserves | |
| | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| At 1 July 2008 | 397,197 | 171,205 | 14,510 | 16,772 | (3,192) | 596,492 |
| Profit for the period | - | 42,618 | - | - | - | 42,618 |
| Other comprehensive income | - | - | - | (20,595) | - | (20,595) |
| Total comprehensive income for the year | - | 42,618 | - | (20,595) | - | 22,023 |
| Transactions with owners in their capacity as owner | 'S | | | | | |
| - Capital raising cost | (5,352) | - | - | - | - | (5,352) |
| - Deferred income tax on capital raising cost | 1,221 | - | - | - | - | 1,221 |
| - Shares issued | 162,524 | - | - | - | - | 162,524 |
| - Exercise of options | 442 | - | - | - | - | 442 |
| - Share-based payment | - | - | 3,131 | - | - | 3,131 |
| At 30 June 2009 | 556,032 | 213,823 | 17,641 | (3,823) | (3,192) | 780,481 |
| At 1 July 2009 | 556,032 | 213,823 | 17,641 | (3,823) | (3,192) | 780,481 |
| Profit for the period | _ | 132,395 | _ | _ | _ | 132,395 |
| Other comprehensive income | _ | - | - | 9,929 | _ | 9,929 |
| Total comprehensive income for the year | - | 132,395 | - | 9,929 | - | 142,324 |
| Transactions with owners in their capacity as owner | S | | | | | |
| - Deferred income tax on capital raising cost | (321) | - | - | - | - | (321) |
| - Exercise of options | 3,496 | - | - | - | - | 3,496 |
| - Share-based payment | - | - | 928 | - | - | 928 |
| At 30 June 2010 | 559,207 | 346,218 | 18,569 | 6,106 | (3,192) | 926,908 |

for the year ended 30 June 2010

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(a) Corporate information

The consolidated financial statements of the Group, comprising the Company and the entities that it controlled during the year ended 30 June 2010 was authorised for issue in accordance with a resolution of the Directors on 11 August 2010.

The Company is a company limited by shares incorporated in Australia whose shares are publicly traded on the Australian Stock Exchange.

The nature of operations and principal activities of the Group are the mining of hematite deposits at Tallering Peak and Koolan Island, construction and development of the Extension Hill project, and exploration and development of hematite deposits in the Mid-West region of Western Australia.

The address of the registered office is Level 1, 7 Havelock Street, West Perth, WA, 6005.

(b) Basis of preparation

The financial report is a general-purpose financial report, which has been prepared in accordance with the requirements of the *Corporations Act 2001*, applicable Australian Accounting Standards and other authoritative pronouncements of the Australian Accounting Standards Board. The financial report has also been prepared on a historical cost basis, except for derivative financial instruments and available-forsale financial assets that have been measured at fair value.

The financial report is presented in Australian dollars and all values are rounded to the nearest thousand dollars (\$'000) unless otherwise stated under the option available to the Company under ASIC Class Order 98/0100. The Company is an entity to which the class order applies.

(c) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its controlled entities.

The financial statements of controlled entities are prepared for the same reporting period as the Company, using consistent accounting policies.

Adjustments are made to bring into line any dissimilar accounting policies that may exist.

All intercompany balances and transactions, including unrealised profits arising from intra-group transactions, have been eliminated in full. Unrealised losses are eliminated unless costs cannot be recovered.

Controlled entities are consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group.

Where there is loss of control of a controlled entity, the consolidated financial statements include the results for the part of the reporting period during which the Company has control.

(d) Compliance with IFRS

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

(e) New accounting standards and interpretations

From 1 July 2009 the Group has adopted the following standards and interpretations, mandatory for annual periods beginning on or after 1 July 2009. Adoption of these standards and interpretations did not have any effect on the financial position or performance of the Group.

The following standards and interpretations have also been adopted from 1 July 2009:

- AASB 3 Business Combinations (revised 2008)
- AASB 7 Financial Instruments: Disclosures
- AASB 8 and AASB 2007-3 Operating Segments and Consequential Amendments to other Australian Accounting Standards
- AASB 101 (Revised), AASB 2007-8 and AASB 2007-10 Presentation of Financial Statements and Consequential Amendments to other Australian Accounting Standards
- AASB 2008-1 Amendments to Australian Accounting Standards Share-based Payments: Vesting Conditions and Cancellations
- AASB 3 Business Combinations (revised 2008)
- AASB 127 Consolidated and Separate Financial Statements (revised 2008)
- AASB 2008-3 Amendments to Australian Accounting Standards arising from AASB 3 and AASB 127
- AASB 2008-5 Amendments to Australian Accounting Standards arising from the Annual Improvements Project
- AASB 2008-6 Further Amendments to Australian Accounting Standards arising from the Annual Improvements Project [AASB 1 & AASB 5]
- AASB 2008-7 Amendments to Australian Accounting Standards Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate
- AASB 2008-8 Amendments to Australian Accounting Standards Eligible Hedged Items
- AASB 2009-2 Amendments to Australian Accounting Standards Improving Disclosures about Financial Instruments
- AASB 2009-4 Amendments to Australian Accounting Standards arising from the Annual Improvements Project
- AASB 2009-5 Amendments to Australian Accounting Standards arising from the Annual Improvements Project
- AASB 2009-7 Amendments to Australian Accounting Standards

for the year ended 30 June 2010

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

The Group has not elected to early adopt any new standards or amendments.

When the adoption of the standard or interpretation is deemed to have an impact on the financial statements or performance of the Group, its impact is described below:

AASB 7 Financial Instruments: Disclosures

The amended standard requires additional disclosures about fair value measurement and liquidity risk. Fair value measurements related to all financial instruments recognised and measured at fair value are to be disclosed by source of inputs using a three level fair value hierarchy, by class.

AASB 8 Operating Segments

AASB 8 replaced AASB 114 Segment Reporting upon its effective date. The Group concluded that the operating segments determined in accordance with AASB 8 are the same as the business segments previously identified under AASB 114. AASB 8 disclosures are shown in note 29.

AASB 101 Presentation of Financial Statements

The revised standard separates owner and non-owner changes in equity. The statement of changes in equity includes only details of transaction with owners, with non-owner changes in equity presented in a reconciliation of each component of equity included in the new statement of comprehensive income. The statement of comprehensive income presents all items of recognised income and expense, either in on single statement, or in two linked statements. The Group has elected to present two linked statements.

Australian Accounting Standards and interpretations that have recently been issued or amended but are not yet effective have not been adopted by the Group for the period ended 30 June 2010. These are outlined in the table below:

| Reference | Title | Summary | Application Date of Standard* | Application Date for Group* |
|----------------|--|---|-------------------------------------|-----------------------------------|
| AASB 2009-5 | Further Amendments to Australian Accounting Standards arising | The amendments to some standards result in accounting changes for presentation, recognition or measurement purposes, while some amendments that relate to terminology and editorial changes are expected to have no or minimal effect on accounting except for the following: | 1 January 2010 | 1 July 2010 |
| | from the Annual Improvements Project [AASB 5,8,101,117,118, 136 & 139] | The amendment to AASB 117 removes the specific guidance on classifying land as lease so that only the general guidance remains. Assessing land leases based on the general criteria may result in more land leases being classified as finance leases and if so, the type of asset which is to be recorded (intangible vs. property, plant and equipment) needs to be determined. | | |
| | | The amendment to AASB 101 stipulates that the terms of a liability that could result, at anytime, in its settlement by the issuance of equity instruments at the option of the counterparty do no affect its classification. | | |
| | | The amendment to AASB 107 explicitly states that only expenditure that results in a recognised asset can be classified as a cash flow from investing activities. | | |
| | | The amendment to AASB 118 provides additional guidance to determine whether an entity is acting as a principal or as an agent. The features indicating an entity is acting as a principal are whether the entity: | | |
| | | has primary responsibility for providing the goods or service; | | |
| | | has inventory risk; | | |
| | | has discretion in establishing prices; | | |
| | | bears the credit risk. | | |
| | | The amendment to AASB 136 clarifies that the largest unit permitted for allocating goodwill acquired in a business combination is the operating segment, as defined in IFRS 8 before aggregation for reporting purposes. | | |
| | | The main change to AASB 139 clarifies that a prepayment option is considered closely related to the host contract when the exercise price of a prepayment option reimburses the lender up to the approximate present value of lost interest for the remaining term of the host contract. The other changes clarify the scope exemption for business combination contracts and provide clarification in relation to accounting for cash flow hedges. | | |

| Reference | Title | Summary | Application Date of Standard* | Application Date for Group* |
|-------------------------|--|--|-------------------------------------|-----------------------------------|
| AASB 2009-11 | Amendments to Australian Accounting Standards arising from AASB 9 [AASB 1,3,4,5,7,101, 102,108,112,118,121, 127,128,131,132,136, 1023 & 1038 and Interpretations 10 & 12] | The revised standard introduces a number of changes to the accounting for financial assets, the most significant of which includes: Two categories for financial assets being amortised cost or fair value Removal of the requirement to separate embedded derivatives in financial assets Strict requirements to determine which financial assets can be classified as amortised cost or fair value. Financial assets can only be classified as amortised cost if: (a) the contractual cash flows from the instrument represent principal and interest; and (b) the entity's purpose for holding the instrument is to collect the contractual cash flows an option for investments in equity instruments which are not held for trading to recognise fair value changes through other comprehensive income with no impairment testing and no recycling through profit or loss on derecognition reclassifications between amortised cost and fair value no longer permitted unless the entity's business model for holding the asset changes changes to the accounting and additional disclosures for equity instruments classified as fair value through other comprehensive income | 1 January 2013 | 1 July 2013 |
| AASB 2009-12 | Amendments to Australian Accounting Standard [AASB 5,8,108,110,112, 119,133,137,139,1023 & 1031 and Interpretations 2,4,16,1039 & 1052] | This amendment makes numerous editorial changes to a range of Australian Accounting Standards and interpretations. The amendments to AASB 124 clarifies and simplifies the definition of a related party as well as providing some relief for government-related entities (as defined in the amended standard) to disclose details of all transactions with other government-related entities (as well as with the government itself). | 1 January 2011 | 1 July 2011 |
| AASB 2009-13 | Amendments to Australian Accounting Standards arising from Interpretation 19 [AASB 1] | This amendment to AASB 1 allows a first-time adopter may apply the transitional provisions in Interpretation 19 as identified in AASB 1048. | 1 July 2010 | 1 July 2010 |
| AASB 2009-14 | Amendments to Australian Interpretation – Prepayments of a Minimum Funding Requirement | These amendments arise from the issuance of Prepayments of a Minimum Funding Requirement (Amendments to IFRIC 14). The requirements of IFRIC 14 meant that some entities that were subject to minimum funding requirements could not treat any surplus in a defined benefit pension plan as an economic benefit. The amendment requires entities to treat the benefit of such an early payment as a pension asset. Subsequently, the remaining surplus in the plan, if any, is subject to the same analysis as if no prepayment had been made. | 1 January 2011 | 1 July 2011 |
| Interpretation 19*** | Interpretation 19 Extinguishing Financial Liabilities with Equity Instruments | This interpretation clarifies that equity instruments issued to a creditor to extinguish a financial liability are "consideration paid" in accordance with paragraph 41 of IAS 39. As a result, the financial liability is derecognised and the equity instruments issued are treated as consideration paid to extinguish that financial liability. The interpretation states that equity instruments issued in a debt for equity swap should be measured at the fair value of the equity instruments issued, if this can be determined reliably. If the fair value of the equity instruments issued is not reliably determinable, the equity instruments should be measured by reference to the fair value of the financial liability extinguished as of the date of extinguishment. | 1 July 2010 | 1 July 2010 |

for the year ended 30 June 2010

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

| Reference | Title | Summary | Application Date of Standard* | Application Date for Group* |
|----------------|---|--|-------------------------------------|-----------------------------------|
| AASB 2010-1 | Amendments to Australian Accounting Standards – Limited Exemption from Comparative AASB 7 Disclosures for First-time Adopters | First-time adopters of Australian Accounting Standards are permitted to use the same transition provisions permitted for existing preparers of financial statements prepared in accordance with Australian Accounting Standards that are included in AASB 2009-2. | 1 July 2010 | 1 July 2010 |
| AASB 2010-2 | Amendments to Australian Accounting Standards arising from reduced disclosure requirements | This standard gives effect to Australian Accounting Standards – Reduced Disclosure Requirements. AASB 1053 provides further information regarding the differential reporting framework and the two tiers of reporting requirements for preparing general purpose financial statements. | 1 July 2013 | 1 July 2013 |
| AASB 2010-3 | Amendments to Australian Accounting Standards arising | Limits the scope of the measurement choices of non-controlling interest at proportionate share of net assets in the event of liquidation. Other components of NCI are measured at fair value. | 1 July 2010 | 1 July 2010 |
| | from the Annual Improvements Project [AASB 3, AASB 7, AASB 121, AASB 128, AASB 131, | Requires an entity (in a business combination) to account for the replacement of the acquiree's share-based payment transactions (whether obliged or voluntarily), i.e. split between consideration and post combination expenses. | | |
| | AASB 132 & AASB 139] | Clarifies that contingent consideration from a business combination that occurred before the effective date of AASB 3 Revised is not restated. | | |
| | | Eliminates the requirement to restate financial statements for a reporting period when significant influence or joint control is lost and the reporting entity accounts for the remaining investment under AASB 139. This includes the effect on accumulated foreign exchange differences on such investments. | | |
| AASB 2010-4 | Further Amendments to Australian Accounting | Emphasises the interaction between quantitative and qualitative AASB 7 disclosures and the nature and extent of risks associated with financial instruments. | 1 January 2011 | 1 July 2011 |
| | Standards arising from the Annual Improvements Project | Clarifies that an entity will present an analysis of other comprehensive income for each component of equity, either in the statement of changes in equity or in the notes to the financial statements. | | |
| | [AASB 1, AASB 7, AASB 101, AASB 134 and Interpretation 13] | Provides guidance to illustrate how to apply disclosure principles in AASB 134 for significant events and transactions. | | |
| | | Clarify that when the fair value of award credits is measured based on the value of the awards for which they could be redeemed, the amount of discounts or incentives otherwise granted to customers not participating in the award credit scheme, is to be taken into account. | | |

for the year ended 30 June 2010

| Reference | Title | Summary | Application Date of Standard* | Application Date for Group* |
|-----------------------|---|--|-------------------------------------|-----------------------------------|
| AASB 9 | Financial Instruments | AASB 9 includes requirements for the classification and measurement of financial assets resulting from the first part of Phase 1 of the IASB's project to replace IAS 39 Financial Instruments: Recognition and Measurement (AASB 139 Financial Instruments: Recognition and Measurement). | 1 January 2013 | 1 July 2013 |
| | | These requirements improve and simplify the approach for classification and measurement of financial assets compared with the requirements of AASB 139. The main changes from AASB 139 are described below. | | |
| | | (a) Financial assets are classified based on (1) the objective of the entity's business model for managing the financial assets; (2) the characteristics of the contractual cash flows. This replaces the numerous categories of financial assets in AASB 139, each of which had its own classification criteria. | | |
| | | (b) AASB 9 allows an irrevocable election on initial recognition to present gains and losses on investments in equity instruments that are not held for trading in other comprehensive income. Dividends in respect of these investments that are a return on investment can be recognised in profit or loss and there is no impairment or recycling on disposal of the instrument. | | |
| | | Financial assets can be designated and measured at fair value through profit or loss at initial recognition if doing so eliminates or significantly reduces a measurement or recognition inconsistency that would arise from measuring assets or liabilities, or recognising the gains and losses on them, on different bases. | | |
| AASB 124 (Revised) | Related Party Disclosures (December 2009) | The revised AASB 124 simplifies the definition of a related party, clarifying its intended meaning and eliminating inconsistencies from the definition, including: | 1 January 2011 | 1 July 2011 |
| | | (a) the definition now identifies a subsidiary and an associate with the same investor as related parties of each other; | | |
| | | (b) entities significantly influenced by one person and entities significantly influenced by a close member of the family of that person are no longer related parties of each other; and | | |
| | | (c) the definition now identifies that, whenever a person or entity has both joint control over a second entity and joint control or significant influence over a third party, the second and third entities are related to each other. | | |
| | | A partial exemption is also provided from the disclosure requirements for government-related entities. Entities that are related by virtue of being controlled by the same government can provide reduced related party disclosures. | | |

The impact of the adoption of these new and revised standards and interpretations has not been determined by the Company.

(f) Foreign currency translation

Both the functional and presentation currency of the Company and its Australian controlled entities is Australian dollars (A\$).

Transactions in foreign currencies are initially recorded in the functional currency at the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the balance sheet date. All such exchange differences are taken to the Income Statement in the Consolidated Financial Report.

(g) Cash and cash equivalents

Cash and short-term deposits in the Balance Sheet comprise cash at bank and in hand and short-term deposits with an original maturity of three months or less

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

for the year ended 30 June 2010

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(h) Trade and other receivables

Trade receivables are recognised and carried at amortised cost less any allowance for impairment.

Collectability of trade receivables is reviewed on an ongoing basis at an operating unit level. Individual debts that are known to be uncollectible are written off when identified. An allowance for impairment of trade receivables is made when there is objective evidence that the Group will not be able to collect the debts. Indicators of impairment would include financial difficulties of the debtor, likelihood of the debtor's insolvency and default in payment. Any impairment is recognised in the Income Statement.

All sales revenue is invoiced and received in US\$ dollars.

Generally, on presentation of shiploading documents and provisional invoice, the customer settles 90%-95% of the provisional sales invoice value within 10 days of receipt of shiploading documents and provisional invoice and the remaining 5%-10% is settled within 30 days of presentation of the final invoice. The final price is subject to minor adjustment based on the final analyses of weight, chemical and physical composition, and moisture content.

(i) Inventories

Inventories are valued at the lower of cost and net realisable value.

Cost comprises direct material, labour and expenditure in getting such inventories to their existing location and condition, based on weighted average costs incurred during the period in which such inventories were produced.

Consumable materials for plant and equipment are recognised as inventory. Consumable stocks are carried at the lower of cost and net realisable value.

Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

(j) Property, plant and equipment

Plant and equipment is stated at cost less accumulated depreciation and any impairment in value.

Depreciation

The cost of owned property, plant and equipment directly engaged in mining operations is written off over its expected economic life on a units-of-production method, in the establishment of which, due regard is given to the life of the related area of interest. Plant and equipment under hire purchase or finance lease directly engaged in mining operations is written down to its residual value over the lesser of the hire purchase or finance lease term or useful life. Other assets which are depreciated or amortised on a basis other than the units-of-production method typically are depreciated on a straight-line basis over the estimated useful life of the asset as follows:

Buildings
 Motor vehicles
 Office equipment
 5 - 20 years
 4 - 5 years
 3 - 5 years

Leasehold improvements
 Shorter of lease term or useful life of 5 – 10 years

Koolan Island major fleet hire purchase
 5 years

Impairment

The carrying values of plant and equipment are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable.

For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

If any such indication exists and where the carrying values exceed the estimated recoverable amount, the assets or cash-generating units are written down to their recoverable amount.

Derecognition

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 derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the Income Statement in the period the item is derecognised.

for the year ended 30 June 2010

(k) Mine properties

Mine properties represent the accumulation of all acquisition, exploration, evaluation and development expenditure incurred by or on behalf of the Group in relation to areas of interest in which mining of mineral resource has commenced. When further development expenditure, including waste development, is incurred in respect of a mine property after the commencement of production, such expenditure is carried forward as part of the cost of that mine property only when substantial future economic benefits are established, otherwise such expenditure is classified as part of the cost of production.

Amortisation is provided on the units-of-production method, with separate calculations being made for each mineral resource. Estimated future capital and waste development costs to be incurred in accessing the reserves and measured resources are taken into account in determining amortisation charges. The units-of-production method results in an amortisation charge proportional to the depletion of the economically recoverable mineral resources (comprising proven and probable reserves plus where appropriate, a portion of measured resources).

A regular review is undertaken of each area of interest to determine the appropriateness of continuing to carry forward costs in relation to that area of interest. Should the carrying value of the expenditure not yet amortised exceed its estimated recoverable amount in any year, the excess is written off to the income statement.

(I) Acquisition, exploration, evaluation and development costs

Acquisition costs

Exploration and evaluation costs arising from acquisitions are carried forward where exploration and evaluation activities have not, at balance date, reached a stage to allow a reasonable assessment regarding the existence of economically recoverable reserves.

Exploration and evaluation costs

Costs arising from exploration and evaluation activities are expensed as incurred, except where, at balance date, it is expected that the expenditure will be recouped by future exploitation or sale of the area of interest, in which case the expenditure is capitalised.

Development costs

Costs arising from development activities are capitalised as incurred to the extent that such costs, together with any costs arising from acquisition, exploration and evaluation carried forward in respect of the area of interest, are expected to be recouped through future exploitation or sale of the area of interest.

A regular review is undertaken of each area of interest to determine the appropriateness of continuing to carry forward costs in relation to that area of interest. Where uncertainty exists as to the future viability of certain areas; the value of the area of interest is written off to the income statement or provided against.

(m) Rehabilitation costs

Long-term environmental obligations are based on the Group's Environmental Management Plans, in compliance with current environmental and regulatory requirements.

Full provision is made based on the net present value of the estimated cost of restoring the environmental disturbance that has occurred up to the Balance Sheet date. Increases due to additional environmental disturbances, relating to the development of an asset, are capitalised and amortised over the remaining lives of the area of interest.

Annual increases in the provision relating to the change in the net present value of the provision are accounted for in the Income Statement as borrowing costs.

The estimated costs of rehabilitation are reviewed annually and adjusted as appropriate for changes in legislation, technology or other circumstances. Cost estimates are not reduced by potential proceeds from the sale of assets.

(n) Recoverable amount of assets

At each reporting date, the Group assesses whether there is any indication that an asset may be impaired. Where an indicator of impairment exists, the Group makes a formal estimate of recoverable amount. Where the carrying amount of an asset exceeds its recoverable amount the asset is considered impaired and is written down to its recoverable amount.

Recoverable amount is the greater of fair value less costs to sell and value in use. Recoverable amount is determined for an individual asset, unless the asset's value in use cannot be estimated to be close to its fair value less cost to sell and it does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

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.

An assessment is also made at each reporting date as to whether there is any indication that a previously recognised impairment loss may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit or loss unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase. After such a reversal the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

for the year ended 30 June 2010

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(o) Financial assets

Financial assets are classified into the following specified categories: 'held-to-maturity' investments, 'loans and receivables', and 'available-for-sale financial assets'. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

When financial assets are recognised initially, they are measured at fair value, plus, in the case of assets not at fair value through profit or loss, directly attributable transaction costs.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset, or, where appropriate, a shorter period.

[i] Held-to-maturity investments

Commercial bills and bonds with fixed or determinable payments and fixed maturity dates that the Group has the positive intent and ability to hold to maturity are classified as held-to-maturity investments. Held-to-maturity investments are recorded at amortised cost using the effective interest method less impairment, with revenue recognised on an effective yield basis.

[ii] Loans and receivables

Trade receivables, loans and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as 'loans and receivables'.

Trade receivables, loans and other receivables are recorded at amortised cost, using the effective interest rate method, less impairment. Interest is recognised by applying the effective interest rate method.

[iii] Available-for-sale financial assets

Available-for-sale financial assets are non derivatives that are either designated as available for sale or not classified in any of the other categories. They are included in non-current assets unless the Group intends to dispose of the investment within 12 months of the Balance Sheet date.

After initial recognition, investments, which are classified as available-for-sale, are measured at fair value. Gains or losses on available-for-sale investments are recognised as a separate component of equity until the investment is sold, collected or otherwise disposed of, or until the investment is determined to be impaired, at which time the cumulative gain or loss previously reported in equity is included in the Income Statement.

The fair value of investments that are actively traded in organised markets is determined by reference to quoted market bid prices at the close of business on the Balance Sheet date.

For investments with no active market, fair value is determined using valuation techniques. Such valuation techniques include using recent arm's length transactions; reference to the current market value of another instrument that is substantially the same; discounted cash flow analysis and option pricing models. Where fair value cannot be reliably measured for certain unquoted investments, these investments are measured at cost.

(p) Trade and other payables

Trade payables and other payables are carried at amortised costs and represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services.

(q) Interest-bearing loans and borrowings

All loans and borrowings are initially recognised at the fair value of the consideration received less directly attributable transaction costs.

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the effective interest rate method. Fees paid on the establishment of loan facilities are included as part of the carrying amount of the loans and borrowings.

Gains and losses are recognised in the profit or loss when the liabilities are derecognised.

(r) Provisions

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

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

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

A provision for dividends is not recognised as a liability unless the dividends have been declared, determined or publicly recommended on or before the reporting date.

for the year ended 30 June 2010

(s) Share-based payment transactions

The Group provides benefits to employees (including Directors) of the Group in the form of share-based payment transactions, whereby employees render services in exchange for shares or rights over shares ("equity-settled transactions").

Options

There is currently a Directors, Officers, Employees and Other Permitted Persons Option Plan.

The cost of these options is measured by reference to their fair value at the date at which they are granted. The fair value is determined by using a binomial model.

In valuing these options, no account is taken of any performance conditions, other than conditions linked to the price of the shares of the Company.

Performance rights

There is a Mount Gibson Iron Limited Performance Rights Plan ("**PRP**"). The PRP enables the Company to provide its executives with long-term incentives which create a link between the delivery of value to shareholders, financial performance and rewarding and retaining the executives.

The cost of these performance rights is measured by reference to the fair value at the date at which they are granted. The fair value is determined using a Black-Scholes model.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award ("vesting date").

The cumulative expense recognised for equity-settled transactions at each reporting date until vesting date reflects (i) the extent to which the vesting period has expired and (ii) the number of awards that, in the opinion of the directors of the Group, will ultimately vest. This opinion is formed based on the best available information at balance date. No adjustment is made for the likelihood of market performance conditions being met as the effect of these conditions is included in the determination of fair value at grant date.

No expense is recognised for awards that do not ultimately vest, except for awards where vesting is conditional upon a market condition.

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified. In addition, an expense is recognised for any increase in the value of the transaction as a result of the modification, as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new award are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect, if any, of outstanding options is reflected as additional share dilution in the computation of earnings per share.

(t) Employee benefits

Wages, salaries, annual leave and sick leave

Liabilities for wages and salaries, including non-monetary benefits and annual leave expected to be settled within 12 months of the reporting date are recognised in other payables in respect of employees' services up to the reporting date. They are measured at the amounts expected to be paid when the liabilities are settled. Liabilities for sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

Long service leave

The liability for long service leave is recognised in the provision for employee benefits and measured as the present value of future payments due to be settled in respect of services provided by employees up to the reporting date. Consideration is given to future wage and salary levels, experience of employee departures, and periods of service. Future payments are discounted using market yields at the reporting date on national government bonds with terms to maturity and currencies that match, as closely as possible, the estimated future cash outflows.

Superannuation

Contributions made by the Group to employee superannuation funds, which are defined contribution plans, are charged as an expense when incurred.

(u) Borrowing costs

Borrowing costs are recognised as an expense when incurred except when borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised as part of the cost of that asset.

for the year ended 30 June 2010

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(v) Leases

The determination of whether an arrangement is or contains a lease is based on the substance of the arrangement and requires an assessment of whether the fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

Leases are classified at their inception as either operating or finance leases based on the economic substance of the agreement so as to reflect the risks and benefits incidental to ownership.

Operating leases

The minimum lease payments of operating leases, where the lessor effectively retains substantially all of the risks and benefits of ownership of the leased item, are recognised as an expense in the income statement on a straight-line basis over the lease term. Contingent rentals are recognised as an expense in the financial year in which they are incurred.

Finance leases

Leases which effectively transfer substantially all the risks and benefits incidental to ownership of the leased item to the Group are capitalised at the inception of the lease at the fair value of the leased property or, if lower, at the present value of the minimum lease payments.

Lease payments are apportioned between the finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged directly to the Income Statement.

Capitalised leased assets are depreciated over the estimated useful life of the asset or where appropriate, over the estimated life of the mine.

The cost of improvements to or on leasehold property is capitalised, disclosed as leasehold improvements, and amortised over the unexpired period of the lease or the estimated useful lives of the improvements, whichever is the shorter.

(w) Revenue

Revenue is recognised and measured at the fair value of consideration received or receivable to the extent that it is probable that the economic benefits will flow to the entity and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised:

Sale of goods

Revenue is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer and can be measured reliably.

Interest

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

Dividends

Revenue is recognised when the shareholders' right to receive the payment is established.

for the year ended 30 June 2010

(x) Income tax

Deferred income tax is provided on all temporary differences at the Balance Sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognised for all taxable differences:

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

Deferred income tax assets are recognised for all deductible temporary differences, carry-forward of unused tax assets and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry-forward of unused tax assets and unused tax losses can be utilised:

- except where the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an
 asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting
 profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in controlled entities, associates and interests in joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred income tax assets is reviewed at each Balance Sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the Balance Sheet date.

Income taxes relating to items recognised directly in equity are recognised in equity and not in the Income Statement.

(y) Other taxes

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

- where the GST incurred on a purchase of goods and services is not recoverable from the taxation authority, in which case the GST is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- receivables and payables are stated with the amount of GST included.

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

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

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

for the year ended 30 June 2010

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(z) Derivative financial instruments and hedging

The Group uses foreign currency contracts to hedge its risks associated with foreign currency fluctuations and interest rate swaps to hedge against interest rate movements. Such derivative financial instruments are initially recognised at fair value on the date the derivative contract is entered into and are subsequently remeasured to fair value.

Any gains and losses arising from changes in the fair value of derivatives, except those that qualify as cash flow hedges, are taken directly to net profit or loss for the year.

The fair value of forward exchange contracts is calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

For the purpose of hedge accounting, hedges are classified as either fair value hedges when they hedge the exposure to changes in the fair value of a recognised asset or liability; or cash flow hedges where they hedge exposure to variability in cash flows that is either attributable to a particular risk associated with a recognised asset or liability or a forecasted transaction.

Cash flow hedges – forward foreign currency contracts

In relation to cash flow hedges (forward foreign currency contracts) to hedge firm commitments which meet the conditions for hedge accounting, the portion of the gain or loss on the hedging instrument that is determined to be an effective hedge is recognised directly in equity and the ineffective portion is recognised in the Income Statement.

When the hedged firm commitment results in the recognition of an asset or a liability, then, at the time the asset or liability is recognised, the associated gains or losses that had previously been recognised in equity are included in the initial measurement of the acquisition cost or other carrying amount of the asset or liability.

For all other cash flow hedges, the gains or losses that are recognised in equity are transferred to the Income Statement in the same year in which the hedged firm commitment affects the net profit and loss, for example when the future sale actually occurs.

The Group tests each of the designated cash flow hedges for effectiveness on a monthly basis both retrospectively and prospectively using regression analysis. A minimum of 50 data points is used for regression analysis and if the testing falls within the 80:125 range, the hedge is considered highly effective and continues to be designated as a cash flow hedge.

At each balance date, the Group measures ineffectiveness using the ratio offset method. For foreign currency cash flow hedges if the risk is over hedged, the ineffective portion is taken immediately to other income or expense in the Income Statement.

Cash flow hedges - interest rate swaps

In relation to interest swaps hedged against variable rate borrowings, the settlement dates coincide with the dates on which interest is payable on the underlying debt. All interest rate swaps matched directly against the appropriate loans and interest expense are considered highly effective, and are settled on a net basis. The swaps are measured at fair value and all gains and losses attributable to the hedged risk are taken directly to equity and reclassified into profit and loss when the interest expense is recognised. Any ineffective portion is taken to other expenses in the Income Statement.

Cash flow hedges - collars

In relation to foreign exchange collars to hedge firm commitments which meet the conditions for hedge accounting, the portion of the gain or loss on the hedging instrument that is determined to be an effective hedge is recognised either directly in equity or the profit and loss depending on whether the exchange rate falls within the range of the collars. Any ineffective portion in recognised in the Income Statement.

Hedge accounting is discontinued when the hedging instrument expires or is sold, terminated or exercised, or no longer qualifies for hedge accounting. At that point in time, any cumulative gain or loss on the hedging instrument recognised in equity is kept in equity until the forecast transaction occurs.

If a hedged transaction is no longer expected to occur, the net cumulative gain or loss recognised in equity is transferred to the Income Statement.

Cash flow hedges - leased liabilities

In relation to lease liabilities to hedge firm commitments which meet the conditions for hedge accounting, the portion of the gain or loss on the hedging instrument that is determined to be an effective hedge is recognised either directly in equity or the profit and loss depending on the effectiveness of the hedge. Any ineffective portion in recognised in the Income Statement.

Hedge accounting is discontinued when the hedging instrument expires or is sold, terminated or exercised, or no longer qualifies for hedge accounting. At that point in time, any cumulative gain or loss on the hedging instrument recognised in equity is kept in equity until the forecast transaction occurs.

If a hedged transaction is no longer expected to occur, the net cumulative gain or loss recognised in equity is transferred to the Income Statement.

Hedge accounting is discontinued when the hedging instrument expires or is sold, terminated or exercised, or no longer qualifies for hedge accounting. At that point in time, any cumulative gain or loss on the hedging instrument recognised in equity is kept in equity until the forecasted transaction occurs.

If a hedged transaction is no longer expected to occur, the net cumulative gain or loss recognised in equity is transferred to the Income Statement.

for the year ended 30 June 2010

(aa) Financial instruments issued by the Group

[i] Debt and equity instruments

Debt and equity instruments are classified as either liabilities or as equity in accordance with the substance of the contractual arrangement.

[ii] Transaction costs on the issue of equity instruments

Transaction costs arising on the issue of equity instruments are recognised directly in equity as a reduction of the proceeds of the equity instruments to which the costs relate. Transaction costs are the costs that are incurred directly in connection with the issue of those equity instruments and which would not have been incurred had those instruments not been issued.

(bb) Earnings per share

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

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

- costs of servicing equity (other than dividends) and preference share dividends;
- the after tax effect of dividends and interest associated with dilutive potential ordinary shares that have been recognised as expenses; and
- other non-discretionary changes in revenues or expenses during the period that would result from the dilution of potential ordinary shares:

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

(cc) Significant accounting judgements, estimates and assumptions

Significant accounting judgements, estimates and assumptions have been made as follows:

(i) Mine rehabilitation provision

The Group assesses its mine rehabilitation provision annually in accordance with the accounting policy stated in Note 1(m). Significant judgement is required in determining the provision for mine rehabilitation as there are many transactions and other factors that will affect the ultimate liability payable to rehabilitate the mine site. Factors that will affect this liability include future development, changes in technology, commodity price changes and changes in interest rates. When these factors change or become known in the future, such difference will impact the mine rehabilitation provision in the period in which they change or become known.

(ii) Units of production method of depreciation

The Group applies the units of production method of depreciation of its mine assets based on ore tonnes mined. These calculations require the use of estimates and assumptions. Significant judgement is required in assessing the available reserves and resources and the production capacity of the operations to be depreciated under this method. Factors that are considered in determining reserves and resources and production capacity are the Group's history of converting resources to reserves and the relevant time frames, the complexity of metallurgy, markets and future developments. The Group uses economically recoverable mineral resources (comprising proven and probable reserves plus where appropriate, a portion of measured resources) to depreciate assets on a unit of production basis. However, where a mineral property has been acquired and an amount has been attributed to the fair value of resources not yet designated as reserves the additional resources have been taken into account. When these factors change or become known in the future, such differences will impact pre-tax profit and carrying values of assets.

(iii) Determination of mineral resources and ore reserves

The Group estimates its mineral resources and ore reserves in accordance with the Australian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves 2004 (the 'JORC code'). The information on mineral resources and ore reserves were prepared by or under the supervision of Competent Persons as defined in the JORC code. The amounts presented are based on the mineral resources and ore reserves determined under the JORC code.

There are numerous uncertainties inherent in estimating mineral resources and ore reserves and assumptions that are valid at the time of estimation may change significantly when new information becomes available.

Changes in the forecast prices of commodities, exchange rates, production costs or recovery rates may change the economic status of reserves and may, ultimately, result in the reserves being restated. Such changes in the reserves could impact on depreciation and amortisation rates, asset carrying values, deferred stripping costs and provisions for decommissioning and restoration.

for the year ended 30 June 2010

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(iv) Impairment of capitalised exploration and evaluation expenditure

The future recoverability of capitalised exploration and evaluation expenditure is dependent on a number of factors, including whether the Group decides to exploit the related lease itself or, if not, whether it successfully recovers the related exploration and evaluation asset through sale.

Factors which could impact the future recoverability include the level of proved, probable and inferred mineral resources, future technological changes which could impact the cost of mining, future legal changes (including changes to environmental restoration obligations) and changes to commodity prices.

To the extent that capitalised exploration and evaluation expenditure is determined not to be recoverable in the future, this will reduce profits and net assets in the period in which this determination is made.

In addition, exploration and evaluation expenditure is capitalised if activities in the area of interest have not yet reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves. To the extent that it is determined in the future that this capitalised expenditure should be written off, this will reduce profits and net assets in the period in which this determination is made.

(v) Impairment of capitalised mine development expenditure

The future recoverability of capitalised mine development expenditure is dependent on a number of factors, including the level of proved, probable and inferred mineral resources, future technological changes which could impact the cost of mining, future legal changes (including changes to environmental restoration obligations) and changes to commodity prices.

To the extent that capitalised mine development expenditure is determined not to be recoverable in the future, this will reduce profits and net assets in the period in which this determination is made.

(vi) Impairment of property, plant and equipment

Property, plant and equipment is reviewed for impairment if there is any indication that the carrying amount may not be recoverable. Where a review for impairment is conducted, the recoverable amount is assessed by reference to the higher of 'value in use' (being the net present value of expected future cash flows of the relevant cash generating unit) and 'fair value less costs to sell'.

In determining value in use, future cash flows are based on:

- estimates of the quantities of ore reserves and mineral resources for which there is a high degree of confidence of economic extraction;
- future production levels;
- future commodity prices; and
- future cash costs of production and capital expenditure.

Variations to the expected future cash flows, and timing thereof, could result in significant changes to any impairment losses recognised, if any, which could in turn impact future financial results.

(vii) Deferred waste

The Group has adopted a policy of deferring all waste development costs and amortising them in accordance with the accounting policy 1(k). Significant judgement is required in determining this ratio for each mine. Factors that are considered include:

- any proposed changes in the design of the mine;
- estimates of the quantities of ore reserves and mineral resources for which there is a high degree of confidence of economic extraction;
- future production levels;
- future commodity prices; and
- future cash costs of production.

(viii) Recoverability of potential deferred income tax assets

The Group recognises deferred income tax assets in respect of tax losses to the extent that the future utilisation of these losses is considered probable. Assessing the future utilisation of these losses requires the Group to make significant estimates related to expectations of future taxable income. Estimates of future taxable income are based on forecast cash flows from operations and the application of existing tax laws. To the extent that future cash flows and taxable income differ significantly from estimates, this could result in significant changes to the deferred income tax assets recognised, which would in turn impact future financial results.

(ix) Share-based payment transactions

The Group measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted and applying an estimated probability that they will vest. The accounting estimates and assumptions relating to share-based payments would have no impact on the carrying amounts of assets and liabilities within the next annual reporting period but may impact expenses and equity.

(x) Financial guarantees

The fair value of financial guarantee contracts has been assessed using the interest differential approach.

| | Notes | 2010 \$'000 | 2009 \$'000 |
|-----|--|----------------|----------------|
| 2. | REVENUE AND EXPENSES | | |
| [a] | Revenue | | |
| | Sale of ore | 519,258 | 484,297 |
| | Realised gain/(loss) on foreign exchange hedges | 17,024 | (58,854) |
| | | 536,282 | 425,443 |
| | Other revenue | | |
| | Finance income – other persons/corporations | 11,345 | 6,287 |
| | Interest income | 7,651 | - |
| | | 18,996 | 6,287 |
| [b] | Other income | | |
| | Arbitration settlement income | 20,406 | - |
| | Realised gain on foreign exchange | 9 | - |
| | Net gain on sale of plant and equipment | 4 | 45 |
| | Net gain on foreign exchange | 6,321 | - |
| | Other income | 7 | - |
| | | 26,747 | 45 |
| [c] | Finance costs | | |
| | Finance charges on loans | 13,315 | 10,253 |
| | Finance charges payable under finance leases | 4,199 | 5,548 |
| | | 17,514 | 15,801 |
| | Unwinding of discount on rehabilitation provision | 727 | 1,224 |
| | | 18,241 | 17,025 |
| [d] | Cost of sales | | |
| | Mining costs | 254,309 | 242,735 |
| | Mining depreciation costs | 23,131 | 20,834 |
| | Mining waste costs deferred 13 | (259,866) | (249,860) |
| | Amortisation of mining waste costs deferred 13 | 219,459 | 174,847 |
| | Amortisation of other mine properties 13 | 26,426 | 26,857 |
| | Crushing costs | 18,005 | 21,880 |
| | Transport costs | 35,473 | 30,373 |
| | Port costs | 19,489 | 16,018 |
| | Royalties | 37,457 | 34,893 |
| | Depreciation – excluding mining depreciation | 8,947 | 7,986 |
| | Net ore inventory movement | (25,286) | (33,066) |
| | | 357,544 | 293,497 |
| [e] | Administration expenses include: | | |
| | Depreciation | 269 | 339 |
| | Share-based payments expense 22[a] | 928 | 3,131 |
| | Bad debts written off | - | 8 |
| | Net foreign exchange loss | - | 9,557 |
| [f] | Cost of sales and administration expenses above include: | | |
| | Salaries, wages expense and other employee benefits | 43,624 | 37,123 |
| | Operating lease rental – minimum lease payments | 14,905 | 15,885 |

| | 2010 \$'000 | 2009 \$'000 |
|---|----------------|----------------|
| 3. INCOME TAX | | |
| Major components of income tax expense for the years ended 30 June 2010 and 2009 are: | | |
| Income Statement | | |
| Current income tax | | |
| Current income tax charge | - | - |
| Deferred income tax | | |
| Relating to origination and reversal of temporary differences | 55,913 | 19,091 |
| Income tax expense reported in Income Statement | 55,913 | 19,091 |
| Statement of Changes in Equity | | |
| Current income tax | | |
| Current income tax charge | - | - |
| Deferred income tax | | |
| Capital raising costs | 600 | (868) |
| Remeasurement of foreign exchange contracts | 2,815 | (7,933) |
| Interest rate swap contracts | 786 | (1,138) |
| Deferred income tax (benefit)/liability reported in equity | 4,201 | (9,939) |
| Reconciliation of income tax expense | | |
| A reconciliation of income tax expense applicable to accounting profit before income tax at the statutory income tax rate to income tax expense at the Group's effective income tax rate for the years ended 30 June 2010 and 2009 is as follows: | | |
| Accounting profit before income tax | 188,308 | 61,709 |
| At the statutory income tax rate of 30% (2009: 30%) | 56,492 | 18,513 |
| Temporary differences not brought to account as a deferred tax asset | - | 506 |
| Expenditure not allowed for income tax purposes | 283 | 950 |
| • Other | (488) | (806) |
| Investment allowance | (374) | (72) |
| Income tax expense | 55,913 | 19,091 |
| Effective income tax rate | 29.7% | 30.9% |
| Income tax expense reported in Income Statement | 55,913 | 19,091 |

for the year ended 30 June 2010

Recognised Deferred Tax Assets and Liabilities

Deferred tax assets and liabilities are attributable to the following:

| | Ass | ets | Liab | ilities | N | et |
|-------------------------------|----------------|----------------|----------------|----------------|----------------|----------------|
| | 2010 \$'000 | 2009 \$'000 | 2010 \$'000 | 2009 \$'000 | 2010 \$'000 | 2009 \$'000 |
| Consolidated | | | | | | |
| Accrued liabilities | (958) | (204) | - | - | (958) | (204) |
| Borrowing costs | (114) | (560) | - | - | (114) | (560) |
| Capital raising costs | (3,194) | (6,184) | - | - | (3,194) | (6,184) |
| Deferred income | - | - | 57,338 | 28,055 | 57,338 | 28,055 |
| Allowance for doubtful debts | - | (4,574) | - | - | - | (4,574) |
| Exploration expenditure | - | - | 4,085 | 4,113 | 4,085 | 4,113 |
| Foreign exchange contracts | (1,975) | (8,552) | 3,628 | 809 | 1,653 | (7,743) |
| Interest rate swaps | - | (899) | - | 52 | - | (847) |
| Interest receivable | - | - | 702 | 623 | 702 | 623 |
| Inventory | - | - | 2,960 | 1,636 | 2,960 | 1,636 |
| Lease liability | (1,965) | (3,205) | - | - | (1,965) | (3,205) |
| Mine properties | - | - | 90,612 | 75,595 | 90,612 | 75,595 |
| Prepaid expenditure | - | - | 24 | 22 | 24 | 22 |
| Property, plant and equipment | - | - | 8,585 | 10,217 | 8,585 | 10,217 |
| Provisions | (6,730) | (6,238) | - | - | (6,730) | (6,238) |
| Tax losses | (39,200) | (37,022) | - | - | (39,200) | (37,022) |
| Tax (assets) liabilities | (54,136) | (67,438) | 167,934 | 121,122 | 113,798 | 53,684 |
| Set off of tax | 54,136 | 67,438 | (54,136) | (67,438) | - | - |
| Net tax (assets) liabilities | - | - | 113,798 | 53,684 | 113,798 | 53,684 |

for the year ended 30 June 2010

3. INCOME TAX (CONTINUED)

| | Balance 1 July 2009 \$'000 | Recognised in Income \$'000 | Recognised in Equity \$'000 | Balance 30 June 2010 \$'000 |
|--|----------------------------------|-----------------------------|-----------------------------------|-----------------------------------|
| Movement in temporary differences during the financial year ended 30 June 2010 | | | | |
| Accrued liabilities | (204) | (754) | - | (958) |
| Borrowing costs | (560) | 446 | - | (114) |
| Capital raising costs | (6,184) | 2,390 | 600 | (3,194) |
| Deferred income | 28,055 | 29,283 | - | 57,338 |
| Doubtful debts provision | (4,574) | 4,574 | - | - |
| Exploration expenditure | 4,113 | (28) | - | 4,085 |
| Foreign exchange contracts | (7,743) | 6,581 | 2,815 | 1,653 |
| Interest rate swaps | (847) | 61 | 786 | - |
| Interest receivable | 623 | 79 | - | 702 |
| Inventory | 1,636 | 1,324 | - | 2,960 |
| Lease liability | (3,205) | 1,240 | - | (1,965) |
| Mine properties | 75,595 | 15,017 | - | 90,612 |
| Prepaid expenditure | 22 | 2 | - | 24 |
| Property, plant and equipment | 10,217 | (1,632) | - | 8,585 |
| Provisions | (6,238) | (492) | - | (6,730) |
| Tax losses | (37,022) | (2,178) | - | (39,200) |
| | 53,684 | 55,913 | 4,201 | 113,798 |

| | 44,532 | 19,091 | (9,939) | 53,684 |
|--|----------------------------------|-----------------------------|-----------------------------------|-----------------------------------|
| Tax losses | (53,241) | 16,219 | - | (37,022) |
| Provisions | (6,298) | 60 | - | (6,238) |
| Property, plant and equipment | 10,249 | (32) | - | 10,217 |
| Prepaid expenditure | 16 | 6 | - | 22 |
| Mine properties | 51,524 | 24,071 | - | 75,595 |
| Lease liability | (4,284) | 1,079 | - | (3,205) |
| Inventory | 1,121 | 515 | - | 1,636 |
| Interest receivable | 268 | 355 | - | 623 |
| Interest rate swaps | 365 | (74) | (1,138) | (847) |
| Foreign exchange contracts | 8,060 | (7,870) | (7,933) | (7,743) |
| Exploration expenditure | 3,464 | 649 | - | 4,113 |
| Doubtful debts provision | - | (4,574) | - | (4,574) |
| Deferred income | 40,863 | (12,808) | - | 28,055 |
| Capital raising costs | (6,392) | 1,076 | (868) | (6,184) |
| Borrowing costs | (1,009) | 449 | - | (560) |
| Accrued liabilities | (174) | (30) | - | (204) |
| Movement in temporary differences during the financial year ended 30 June 2009 | | | | |
| | Balance 1 July 2008 \$'000 | Recognised in Income \$'000 | Recognised in Equity \$'000 | Balance 30 June 2009 \$'000 |
| | | | | |

| | | 2010 \$'000 | 2009 \$'000 |
|--------|---|----------------|----------------|
| Unred | cognised deferred tax assets | | |
| Deferr | red tax assets have not been recognised in respect of the following items: | | |
| Provis | ion for write down of investments | 965 | 965 |
| Tax lo | sses | 44 | 311 |
| | | 1,009 | 1,276 |
| 4. | CASH AND CASH EQUIVALENTS | | |
| Cash | at bank and in hand | 47,497 | 27,966 |
| Short- | term deposits | 199,907 | 194,207 |
| | | 247,404 | 222,173 |
| are ma | at bank earns interest at floating rates based on daily bank deposit rates. Short-term deposits ade for varying periods of between one day and three months depending on the immediate requirements of the Group, and earn interest at the respective short-term deposit rates. | | |
| [a] F | Reconciliation of cash | | |
| | For the purposes of the Cash Flow Statement, cash and cash equivalents comprise the following at 30 June: | | |
| (| Cash at bank and in hand | 47,497 | 27,966 |
| (| Short-term deposits | 199,907 | 194,207 |
| | | 247,404 | 222,173 |
| [b] I | Reconciliation of the net profit after tax to the net cash flows from operations | | |
| I | Net profit after tax | 132,395 | 42,618 |
| , | Adjustments for: | | |
| | Depreciation of non-current assets | 32,347 | 29,159 |
| , | Amortisation of deferred waste | 219,459 | 174,847 |
| , | Amortisation of other mine properties | 26,426 | 26,857 |
| ı | Net profit on disposal of property, plant and equipment | (4) | (45) |
| - | Net mark-to-market differences on derivatives | (2,899) | 14,625 |
| 1 | Interest received | (11,345) | (6,287) |
| I | Exploration expenses written off | 105 | 24 |
| (| Share based payments | 928 | 3,131 |
| l | Unwinding of rehabilitation provision | 727 | 1,224 |
| 1 | Impairment of investments | - | 1,685 |
| , | Allowance for doubtful debts | - | 15,247 |
| 1 | Borrowing costs | 4,871 | 2,488 |
| (| Capitalised expenses | (4,648) | 12,991 |
| (| Changes in assets and liabilities | | |
| (| (Increase)/decrease in trade and other receivables | (17,572) | 52,720 |
| (| (Increase) in inventory | (27,992) | (40,312) |
| (| (Increase) in prepayments and deposits | (270) | (82) |
| (| (Increase) in capitalised deferred waste | (259,866) | (249,860) |
| ı | Increase/(decrease) in creditors and accruals | 19,427 | (1,229) |
| ı | Increase/(decrease) in GST paid | 71 | (75) |
| ı | Increase in deferred income tax liabilities | 55,912 | 19,091 |
| | Increase in employee benefits | 1,012 | 671 |
| Net c | ash flow from operating activities | 169,084 | 99,488 |

for the year ended 30 June 2010

4. CASH AND CASH EQUIVALENTS (CONTINUED)

[c] Non-cash financing activities

During the financial year, the Group acquired property, plant and equipment with an aggregate fair value of \$4,564,803 (2009: \$14,508,222) by means of finance leases and hire purchase agreements. During the financial year, the Group disposed of property, plant and equipment with an aggregate fair value of nil (2009: \$36,500) that were financed by means of finance leases.

| | Notes | 2010 \$'000 | 2009 \$'000 |
|--|----------|----------------|----------------|
| 5. TERM DEPOSITS | | | |
| Current | | | |
| Long-term deposits | | 100,000 | - |
| | | 100,000 | - |
| Long-term deposits are made for varying periods of between three and 12 months depending on the term cash requirements of the Group, and earn interest at the respective term deposit rates. 6. TRADE AND OTHER RECEIVABLES | | | |
| Current | | | |
| Trade debtors | [a][i] | 26,573 | 26,727 |
| Allowance for impairment | [b],[c] | - | (15,247) |
| | | 26,573 | 11,480 |
| Sundry debtors | [a][ii] | 3,501 | 2,298 |
| Convertible note receivable | [a][iii] | - | 1,000 |
| Other receivables | | 3,905 | 2,446 |
| | | 33,979 | 17,224 |

[a] Terms and conditions

Terms and conditions relating to the above financial instruments:

- [i] Details of terms and conditions of trade debtors and credit sales are set out in note 1(h).
- [ii] Sundry debtors are non-interest bearing and have repayment terms between 30 and 90 days.
- [iii] Convertible note held in Resources Mining Corporation Limited, convertible into 31,250,000 ordinary shares. The convertible note was unsecured, interest free and was repaid in full on 18 December 2009.

[b] Settlement

On 29 October 2009, Mount Gibson advised ASX that it has entered into a settlement agreement with Sinom (Hong Kong) Ltd ("Sinom") in relation to the arbitration proceedings brought by Mount Gibson against Sinom which arose from Sinom not taking scheduled iron ore shipments in September and October 2008 under the long-term offtake agreement and the subsequent termination of that agreement by Mount Gibson.

The terms of the settlement were as follows:

- Sinom pay Mount Gibson US\$30,000,000 in staged quarterly payments commencing on 10 November 2009 and ending on 10 May 2011. If there has been no default by Sinom under the settlement agreement then the amount will be reduced to:
 - US\$25,000,000 if Sinom pays it in full before 10 May 2010; or
 - US\$27,500,000 if Sinom pays it in full before 10 February 2011

Mount Gibson was granted security by parties related to Sinom for these payments.

Mount Gibson received the first US\$2,500,000 on 10 November 2009, the second US\$5,000,000 on 10 February 2010 and the final payment, in full and final settlement, of US\$17,500,000 on 10 May 2010. A total of US\$25,000,000 was received. \$28,000,000 (\$19,600,000 after tax) relating to the settlement amount has been recognised in the profit and loss split between other income (\$20,400,000) and interest income (\$7,600,000).

The amount recorded initially as a receivable was determined by the net present value of anticipated future cash flows to be received from Sinom discounted to reflect Mount Gibson's assessment of Sinom's credit and transaction completion risks.

for the year ended 30 June 2010

[c] Impaired or past due financial assets

An allowance for impairment loss is recognised when there is objective evidence that an individual trade receivable is impaired. At 30 June 2010, trade debtors of nil (2009: \$\$15,247,130) in the Group were impaired. In 2009, the impaired amount was owed by Sinom for iron ore sales in the period 1 April 2008 to 30 June 2008. The amount owing relates to the Hamersley Benchmark Price increase adjustment from 1 April 2008 that was announced on 24 June 2008 after the sales had already occurred.

At 30 June 2010, trade debtors of \$354,588 (2009: \$1,550,137) in the Group were past due but not impaired. These relate to a number of customers for whom there is no recent history of default and other indicators of impairment.

With respect to trade debtors that are neither impaired nor past due, there are no indications as of the reporting date that the debtors will not meet their payment obligations.

| not most than paymont obligations. | | | |
|--|----------|----------------|----------------|
| | Notes | 2010 \$'000 | 2009 \$'000 |
| Movements in the allowance for impairment were as follows: | | | |
| Balance at the beginning of the year | | 15,247 | - |
| Charge for the year | | - | 15,247 |
| Amounts written off | | (15,247) | - |
| Balance at the end of the year | | - | 15,247 |
| The ageing of debtors past due but not impaired is as follows: | | | |
| Less than 30 days overdue | | 374 | - |
| Between 30 and 60 days overdue | | 36 | 402 |
| Between 60 and 90 days overdue | | - | 592 |
| Greater than 90 days overdue | | (55) | 556 |
| | | 355 | 1,550 |
| 7. INVENTORIES | | | |
| Consumables – at cost | | 19,425 | 16,719 |
| Ore – at cost | | 120,327 | 95,041 |
| | | 139,752 | 111,760 |
| 8. DERIVATIVE FINANCIAL ASSETS | | | |
| Current | | | |
| Foreign currency forward contracts and options | 31[b][i] | 3,273 | 1,902 |
| Interest rate swap contracts | 31[c][i] | - | 175 |
| | | 3,273 | 2,077 |
| Non-Current | | | |
| Foreign currency forward contracts and options | 31[b][i] | - | 147 |
| | | - | 147 |
| 9. OTHER ASSETS | | | |
| Current | | | |
| Cash backed performance bonds | | - | 15,107 |
| | | - | 15,107 |

for the year ended 30 June 2010

10. INTEREST IN SUBSIDIARIES

| | Country of Incorporation | ~ | Equity Interest he Group |
|---------------------------------|--------------------------|------|-----------------------------|
| | | 2010 | 2009 |
| Name | | % | % |
| Mount Gibson Mining Limited | Australia | 100 | 100 |
| WHTK Pty Ltd | Australia | - | 100 |
| Geraldton Bulk Handling Pty Ltd | Australia | 100 | 100 |
| Aztec Resources Limited | Australia | 100 | 100 |
| Koolan Iron Ore Pty Ltd | Australia | 100 | 100 |
| Koolan Shipping Pty Ltd | Australia | 100 | 100 |
| Brockman Minerals Pty Ltd | Australia | 100 | 100 |

Entities Subject to Class Order Relief

Pursuant to Class Order 98/1418, relief has been granted to Mount Gibson Mining Limited, Aztec Resources Limited and Koolan Iron Ore Pty Ltd from the Corporations Act 2001 requirements for the preparation, audit and lodgement of their financial reports. As a condition of the Class Order, Mount Gibson Iron Limited, Mount Gibson Mining Limited, Aztec Resources Limited and Koolan Iron Ore Pty Ltd ("Closed Group") entered into a Deed of Cross Guarantee on 1 May 2009. The effect of this deed is that Mount Gibson Iron Limited has guaranteed to pay any deficiency in the event of winding up of these controlled entities or if they do not meet their obligations under the terms of overdrafts, loans, leases or other liabilities subject to the guarantee. The controlled entities have also given a similar guarantee in the event that Mount Gibson Iron Limited is wound up or if it does not meet its obligations under the terms of overdrafts, loans, leases or other liabilities subject to the guarantee.

Consolidated Income Statement of the Closed Group

| | 2010 \$'000 | 2009 \$'000 |
|--|----------------|----------------|
| Continuing operations | | |
| Sale of goods | 536,282 | 425,443 |
| Other revenue | 18,985 | 6,273 |
| Total revenue | 555,267 | 431,716 |
| Cost of sales | (343,618) | (284,422) |
| Gross profit | 211,649 | 147,294 |
| Other income | 26,746 | 45 |
| Administration expenses | (17,824) | (42,584) |
| Doubtful debts provision | - | (15,247) |
| Impairment of available-for-sale financial assets | - | (1,685) |
| Exploration expenses | (120) | (30) |
| Profit from continuing operations before tax and finance costs | 220,451 | 87,793 |
| Finance costs | (17,915) | (16,926) |
| Profit from continuing operations before income tax | 202,536 | 70,867 |
| Income tax expense | (60,181) | (21,838) |
| Net profit after tax attributable to members of the Company | 142,355 | 49,029 |

for the year ended 30 June 2010

Consolidated Balance Sheet of the Closed Group

| | 2010 \$'000 | 2009 \$'000 |
|---|----------------|----------------|
| Assets | | |
| Current assets | | |
| Cash and cash equivalents | 246,404 | 220,802 |
| Term deposits | 100,000 | - |
| Trade and other receivables | 32,984 | 16,417 |
| Inventories | 139,752 | 111,760 |
| Prepayments | 498 | 2,300 |
| Derivative financial assets | 3,273 | 2,077 |
| Other assets | - | 15,107 |
| Total current assets | 522,911 | 368,463 |
| Non-current assets | | |
| Other receivables | 14,212 | 13,747 |
| Derivative financial assets | _ | 147 |
| Property, plant and equipment | 160,360 | 180,552 |
| Deferred acquisition, exploration, evaluation and development costs | 69,739 | 53,784 |
| Mine properties | 536,020 | 503,748 |
| Total non-current assets | 780,331 | 751,978 |
| Total assets | 1,303,242 | 1,120,441 |
| Liabilities | | |
| Current liabilities | | |
| Trade and other payables | 82,884 | 69,199 |
| Interest-bearing loans and borrowings | 95,097 | 112,508 |
| Derivative financial liabilities | 1,808 | 14,356 |
| Provisions | 3,232 | 2,392 |
| Total current liabilities | 183,021 | 198,455 |
| Non-current liabilities | | |
| Provisions | 19,099 | 18,300 |
| Interest-bearing loans and borrowings | 36,813 | 49,080 |
| Derivative financial liabilities | - | 6,942 |
| Deferred income tax liabilities | 113,785 | 53,527 |
| Total non-current liabilities | 169,697 | 127,849 |
| Total liabilities | 352,718 | 326,304 |
| Net assets | 950,524 | 794,137 |
| Equity | | |
| Issued capital | 559,207 | 556,032 |
| Retained earnings | 369,834 | 227,479 |
| Reserves | 21,483 | 10,626 |
| Total equity | 950,524 | 794,137 |

| | | 2010 \$'000 | 2009 \$'000 |
|--------------|--|----------------|----------------|
| 11. PR | OPERTY, PLANT AND EQUIPMENT | | |
| Freehold I | land – at cost | 5 | 5 |
| Plant and | l equipment – at cost | 94,018 | 86,968 |
| Accumula | ated depreciation | (32,673) | (21,438) |
| | | 61,345 | 65,530 |
| Plant and | l equipment under lease – at cost | 101,789 | 97,497 |
| | ated depreciation | (46,241) | (31,595) |
| | | 55,548 | 65,902 |
| Buildings | - at cost | 56,703 | 55,783 |
| | ated depreciation | (19,079) | (12,629) |
| 7.000111010 | accident depreciation | 37,624 | 43,154 |
| Buildings | under lease – at cost | 522 | 522 |
| _ | ated depreciation | (418) | (369) |
| 7.0004111010 | acod doprociation | 104 | 153 |
| Capital w | orks in progress – at cost | 8,717 | 9,761 |
| Total pro | operty, plant and equipment | | |
| At cost | | 261,754 | 250,536 |
| Total accu | umulated depreciation | (98,411) | (66,031) |
| | | 163,343 | 184,505 |
| [a] Ass | sets pledged as security | | |
| | e value of assets pledged as security are: | | |
| Lan | | 5 | 5 |
| | nt and equipment | 61,345 | 65,530 |
| | nt and equipment under lease | 55,548 | 65,902 |
| | Idings | 37,624 | 43,154 |
| | Idings under lease | 104 | 153 |
| | pital work in progress | 8,717 | 9,761 |
| | | 163,343 | 184,505 |

| | | 2010 \$'000 | 2009 \$'000 |
|-----|---|----------------|----------------|
| [b] | Reconciliations | | |
| | Reconciliations of the carrying amounts of property, plant and equipment at the beginning and end of the current and previous financial year: | | |
| | Plant and equipment | | |
| | Carrying amount at the beginning of the year | 65,530 | 70,117 |
| | Additions | 4,913 | 3,377 |
| | Transfers | 2,137 | 921 |
| | Disposals | - | - |
| | Depreciation expense | (11,152) | (8,885) |
| | Depreciation capitalised | (83) | - |
| | Carrying amount at the end of the year | 61,345 | 65,530 |
| | Plant and equipment under lease | | |
| | Carrying amount at the beginning of the year | 65,902 | 66,467 |
| | Additions | 4,565 | 14,509 |
| | Transfers | (176) | - |
| | Disposals | (48) | (37) |
| | Depreciation expense | (14,695) | (15,037) |
| | Carrying amount at the end of the year | 55,548 | 65,902 |
| | Buildings | | |
| | Carrying amount at the beginning of the year | 43,154 | 41,582 |
| | Additions | 284 | 1,644 |
| | Transfers | 637 | 5,216 |
| | Disposals | - | _ |
| | Depreciation expense | (6,451) | (5,288) |
| | Carrying amount at the end of the year | 37,624 | 43,154 |
| | Buildings under lease | | |
| | Carrying amount at the beginning of the year | 153 | 182 |
| | Depreciation expense | (49) | (29) |
| | Carrying amount at the end of the year | 104 | 153 |
| | Capital works in progress | | |
| | Carrying amount at the beginning of the year | 9,761 | 10,144 |
| | Additions | 1,554 | 5,754 |
| | Transfers | (2,598) | (6,137) |
| | Carrying amount at the end of the year | 8,717 | 9,761 |

for the year ended 30 June 2010

| ı | Notes | 2010 \$'000 | 2009 \$'000 |
|---|-------|------------------------|----------------------|
| 12. DEFERRED ACQUISITION, EXPLORATION, EVALUATION AND DEVELOPMENT COSTS | | | |
| Deferred acquisition, exploration, evaluation and development costs carried forward in respect of mining areas of interest: | | | |
| Extension Hill Hematite | | 64,438 | 48,390 |
| Koolan Island | | 5,301 | 5,394 |
| | | 69,739 | 53,784 |
| Reconciliation | | | |
| Carrying amount at beginning of the year | | 53,784 | 25,919 |
| Additions | | 16,060 | 27,889 |
| Exploration expenditure written off | | (105) | (24) |
| Carrying amount at the end of the year | | 69,739 | 53,784 |
| 13. MINE PROPERTIES Mine development expenditure Accumulated amortisation | | 1,247,733 (711,622) | 969,575 (465,736) |
| | | 536,111 | 503,839 |
| Reconciliation | | | |
| Carrying amount at beginning of the year | | 503,839 | 447,235 |
| Additions | | 18,291 | 8,448 |
| Deferred waste capitalised during the year | 2[d] | 259,866 | 249,860 |
| Amortisation expensed – deferred waste | 2[d] | (219,459) | (174,847) |
| Amortisation expensed – other | 2[d] | (26,426) | (26,857) |
| Carrying amount at the end of the year | | 536,111 | 503,839 |
| 14. TRADE AND OTHER PAYABLES | | | |
| Current | | | |
| Trade creditors | [a] | 29,144 | 25,392 |
| Accruals and other payables | [a] | 68,153 | 49,711 |
| | | 97,297 | 75,103 |

[a] Current trade creditors and other payables are non-interest bearing and are normally settled on 30 day terms.

| | Notes | 2010 \$'000 | 2009 \$'000 |
|---|-------|----------------|----------------|
| 15. INTEREST-BEARING LOANS AND BORROWINGS | | | |
| Current | | | |
| Lease liability | [a] | 5,456 | 3,972 |
| Hire purchase facility | [b] | 9,641 | 10,357 |
| Corporate debt | [C] | 85,000 | 105,000 |
| Capitalised corporate debt facility costs | | (3,105) | (6,821) |
| | | 96,992 | 112,508 |
| Non-current | | | |
| Lease liability | [a] | 1,094 | 6,711 |
| Hire purchase facility | [b] | 35,719 | 42,369 |
| | | 36,813 | 49,080 |
| Financing facilities available | | | |
| At reporting date, the following financing facilities had been negotiated and were available: | | | |
| Total facilities: | | | |
| Finance leases | [a] | 6,550 | 10,683 |
| Hire purchase facility | [b] | 45,360 | 52,726 |
| Contingent instrument facility | [C] | 65,000 | 25,000 |
| Corporate debt | [C] | 85,000 | 175,000 |
| | | 201,910 | 263,409 |
| Facilities used at reporting date: | | | |
| Finance leases | | 6,550 | 10,683 |
| Hire purchase facility | | 45,360 | 52,726 |
| Contingent instrument facility | | 55,338 | 16,704 |
| Corporate debt | | 85,000 | 105,000 |
| | | 192,248 | 185,113 |
| Facilities unused at reporting date: | | | |
| Finance leases | | - | - |
| Hire purchase facility | | - | - |
| Contingent instrument facility | | 9,662 | 8,296 |
| Corporate debt | | - | 70,000 |
| | | 9,662 | 78,296 |

for the year ended 30 June 2010

15. INTEREST-BEARING LOANS AND BORROWINGS (CONTINUED)

Terms and conditions relating to the above financial facilities:

[a] Finance lease facility

Finance leases are repayable monthly with final instalments due in July 2012. Interest is charged at an average rate of 8.92%. Secured by first mortgage over the leased assets.

[b] Hire purchase facility

Hire purchase arrangements have been entered into by Koolan Iron Ore Pty Ltd via a master lease agreement with Komatsu Corporate Finance Pty Limited and National Australia Bank Limited. Hire purchase amounts are repayable monthly with final instalments due in February 2015. Interest is charged at an average rate of 7.61%. Secured by first mortgage over the assets the subject of the hire purchase agreement and a guarantee from the Company. This facility is drawn and repayable in US\$ for Komatsu and A\$ for NAB.

[c] Corporate debt and contingent instrument facility

On 28 August 2008 the Company entered into a facility agreement with a banking syndicate for a \$200,000,000 debt facility to fund the refinance of the existing finance facilities and provide additional debt funding for the Koolan Island and Extension Hill iron ore developments.

At 30 June 2009 the \$200,000,000 facility consisted of:

- Senior debt facility of \$175,000,000 comprising 2 tranches:
 - 1. Tranche 1 of \$125,000,000;
 - 2. Extension Hill tranche of \$50,000,000; and
- Contingent instrument facility of \$25,000,000 (including guarantees, performance bonds).

On 30 June 2009 the Company signed an amended facility agreement with its banking syndicate to amend the senior debt facility and contingent instrument facility as follows:

- Senior debt facility of \$105,000,000 with the following repayment schedule:
 - \$25,000,000 on 30 September 2010;
 - \$25,000,000 on 30 December 2010;
 - \$25,000,000 on 31 March 2011;
 - \$30,000,000 on 30 June 2011; and
- Contingent instrument facility of \$65,000,000 (including guarantees, performance bonds) comprising 2 tranches:
 - 1. Tranche 1 for Koolan Island and Tallering Peak of \$20,000,000;
 - 2. Tranche 2 for Extension Hill of \$45,000,000.

The final condition precedent of the amended facility agreement was satisfied in August 2009. As all conditions precedent had not been satisfied under the amended facility agreement at 30 June 2009, the corporate debt facility of \$105,000,000 was recorded as a current liability at 30 June 2009.

The security pledge for these facilities is a fixed and floating charge over all the assets and undertakings of Mount Gibson Iron Limited, Mount Gibson Mining Limited, Geraldton Bulk Handling Limited, Koolan Iron Ore Pty Ltd and Aztec Resources Limited together with mining mortgages over the mining tenements owned by Mount Gibson Mining Limited and Koolan Iron Ore Pty Ltd and the contractual rights of Mount Gibson Mining Limited to mine hematite at Extension Hill.

\$20,000,000 of the senior debt facility was repaid during the year ended 30 June 2010.

| | Notes | 2010 \$'000 | 2009 \$'000 |
|--|----------|----------------|----------------|
| 16. DERIVATIVE FINANCIAL LIABILITIES | | | |
| Current | | | |
| Foreign currency forward contracts and options | 31[b][i] | 1,808 | 11,359 |
| Interest rate swap contracts | 31[c][i] | - | 2,997 |
| | | 1,808 | 14,356 |
| Non-current | | | |
| Foreign currency forward contracts and options | 31[b][i] | - | 6,942 |
| | | - | 6,942 |

for the year ended 30 June 2010

| | Notes | 2010 \$'000 | 2009 \$'000 |
|---|-------|----------------|----------------|
| 17. PROVISIONS | | | |
| Current | | | |
| Employee benefits | | 3,228 | 2,389 |
| Road resealing | | 100 | 100 |
| | | 3,328 | 2,489 |
| Non-current | | | |
| Employee benefits | | 194 | 120 |
| Decommissioning rehabilitation | | 18,910 | 18,183 |
| | | 19,104 | 18,303 |
| Movement in provisions: | | | |
| Road resealing | | | |
| Carrying amount at beginning of the year | | 100 | 100 |
| Provision for period | | 200 | 200 |
| Amounts utilised during the period | | (200) | (200) |
| Carrying amount at end of the year | _ | 100 | 100 |
| Decommissioning rehabilitation | | | |
| Carrying amount at beginning of the year | | 18,183 | 19,053 |
| Unwinding of discount on rehabilitation provision | | 727 | 1,224 |
| Revaluation of rehabilitation provision | | - | (2,094) |
| Carrying amount at end of the year | | 18,910 | 18,183 |

This provision relates to the forecast cost of decommissioning and rehabilitation on closure of both of Tallering Peak and Koolan Island mines.

| | | | | | Ü | |
|------|---|-------|------------------|---------|------------------|----------------|
| | | | | | 2010 \$'000 | 2009 \$'000 |
| 18. | ISSUED CAPITAL | | | | | |
| [a] | Ordinary shares | | | | | |
| Issu | ed and fully paid | | | | 559,207 | 556,032 |
| | | | 2010 | | 2009 | |
| | | Notes | Number of Shares | \$'000 | Number of Shares | \$'000 |
| [b] | Movement in ordinary shares on issue | | | | | |
| | Beginning of the financial year | | 1,075,228,611 | 556,032 | 803,840,821 | 397,197 |
| | Placement | [i] | - | - | 110,000,000 | 66,000 |
| | Rights issue | [ii] | - | - | 160,872,790 | 96,524 |
| | Exercise of options | | 3,946,000 | 3,496 | 515,000 | 442 |
| | Capital raising expenses | | - | - | - | (5,352) |
| | Deferred income tax on capital raising cost | | - | (321) | - | 1,221 |
| End | of the financial year | | 1,079,174,611 | 559,207 | 1,075,228,611 | 556,032 |

 $[[]i] \quad 31 \, {\sf December} \, 2008 - {\sf Placement} \, to \, {\sf Shougang} \, {\sf Concord} \, of \, 110,000,000 \, ordinary \, shares \, at \, A\$0.60 \, per \, share \, to \, raise \, A\$66,000,000 \, (before \, expenses) \, and \, an expense \, at \, A\$0.60 \, per \, share \, to \, raise \, at \, raise \, A\$0.60 \, per \, share \, to \, raise \, at \, raise \, a$

[[]ii] 12 January 2009 - 160,872,790 fully paid ordinary shares issued pursuant to a 1 for 5 fully underwritten renounceable rights issue at A\$0.60 per share to raise gross proceeds of A\$96,523,674 (before expenses)

for the year ended 30 June 2010

18. ISSUED CAPITAL (CONTINUED)

[c] Terms and conditions of contributed equity

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

Effective from 1 July 1998, the Corporation legislation in place abolished the concept of authorised capital and par values. Accordingly, the Company does not have authorised capital nor par value in respect of its issued shares.

[d] Share options

As at 30 June 2010 there were 5,000,000 options on issue (2009: 15,771,000) - see Note 22(b).

Share options carry no right to dividends and no voting rights.

[e] Performance rights

As at 30 June 2010 there were 801,482 performance rights on issue (2009: 888,759) - see Note 22(c).

| | | Notes | 2010 \$'000 | 2009 \$'000 |
|------|--|-------|----------------|----------------|
| 19. | RESERVES | | | |
| Opti | on premium reserve | [a] | 18,569 | 17,641 |
| | unrealised gains/(losses) reserve | [b] | 6,106 | (3,823) |
| | er reserves | [c] | (3,192) | (3,192) |
| | | | 21,483 | 10,626 |
| [a] | Option premium reserve | | | |
| | The option premium reserve is used to record the value of equity benefits provided to employees and directors as part of their remuneration. | | | |
| | Balance at the beginning of the year | | 17,641 | 14,510 |
| | Share based payments | | 928 | 3,131 |
| Bala | nce at the end of the year | | 18,569 | 17,641 |
| [b] | Net unrealised gains/(losses) reserve | | | |
| | This reserve records movement for available-for-sale financial assets to fair value and gains and losses on hedging instruments determined to be effective cash flow hedges. | | | |
| | Balance at the beginning of the year | | (3,823) | 16,772 |
| | Impairment of available-for-sale financial assets | | - | 573 |
| | Net gains/(losses) on cash flow hedges | | 13,529 | (30,239) |
| | Deferred income tax on cash flow hedges | | (3,600) | 9,071 |
| Bala | nce at the end of the year | | 6,106 | (3,823) |
| [c] | Other reserves | | | |
| | Consolidation reserve | | (3,192) | (3,192) |
| | | | (3,192) | (3,192) |
| 20 | RETAINED EARNINGS | | | |
| | nce at the beginning of the year | | 213,823 | 171,205 |
| | profit attributable to members of the Company | | 132,395 | 42,618 |
| | ance at the end of the year | | 346,218 | 213,823 |

for the year ended 30 June 2010

| | Notes | 2010 \$'000 | 2009 \$'000 |
|-------|---|----------------|----------------|
| 21. | EXPENDITURE COMMITMENTS | | |
| [a] | Exploration expenditure commitments [i] | | |
| | Minimum obligations not provided for in the financial report and are payable: | | |
| | Not later than one year | 978 | 995 |
| | Later than one year but not later than five years | 2,249 | 2,327 |
| | Later than five years | 3,655 | 4,153 |
| | | 6,882 | 7,475 |
| [b] | Operating lease commitments [ii] | | |
| | Minimum lease payments | | |
| | Not later than one year | 7,246 | 6,188 |
| | Later than one year but not later than five years | 3,238 | 1,599 |
| | | 10,484 | 7,787 |
| [c] | Finance lease and hire purchase commitments [iii] | | |
| | Minimum lease payments | | |
| | Not later than one year | 18,599 | 18,606 |
| | Later than one year but not later than five years | 39,184 | 54,137 |
| | Total minimum lease payments | 57,783 | 72,743 |
| | Future finance charges | (5,873) | (9,334) |
| | | 51,910 | 63,409 |
| Tota | I lease liability accrued for: | | |
| Curr | ent | | |
| Finar | nce leases and hire purchase facility | 15,097 | 14,329 |
| Non- | -current | | |
| Finar | nce leases and hire purchase facility | 36,813 | 49,080 |
| | | 51,910 | 63,409 |
| [d] | Property, plant and equipment commitments [iv] | | |
| | Commitments contracted for at balance date but not recognised as liabilities | | |
| | Not later than one year | 43,427 | 30,649 |
| | Later than one year but not later than five years | - | - |
| | | 43,427 | 30,649 |

[[]i] In order to maintain current rights to explore and mine the tenements at Tallering Peak, Koolan Island, and Extension Hill the Group is required to perform minimum exploration work to meet the expenditure requirements specified by the Department of Industry and Resources.

- operating lease for office space with an initial lease term of 5 years; and
 operating lease for machinery has an average term of 1.3 years and expires in November 2012.

[iv] The Group had contractual commitments to purchase property, plant and equipment principally relating to the construction and development of the Extension Hill project of \$43,426,838.

| | Notes | 2010 \$'000 | 2009 \$'000 |
|---|----------|----------------|----------------|
| 22. SHARE-BASED PAYMENT PLANS | | | |
| [a] Recognised share-based payment expenses | | | |
| Expense arising from equity-settled share-based payment transaction | ons 2[e] | 928 | 3,131 |

The share-based payment plans are described below. There have been no cancellations or modifications to any of the plans during 2010 and 2009.

[[]ii] Operating leases:

[[]iii] Finance leases and hire purchases have an average term of 4.3 years with the option to purchase the asset at the completion of the lease term for a pre-agreed amount. The average discount rates implicit in the finance leases and hire purchases are 8.92% and 7.61% respectively (2009: 8.82% and 7.61% respectively). Secured lease liabilities are secured by a charge

for the year ended 30 June 2010

22. SHARE-BASED PAYMENT PLANS (CONTINUED)

(b) Employee Share Scheme

An Employee Share Scheme has been established where the Company may, at the discretion of the Board, grant options over the ordinary shares of the Company. The options, issued for nil consideration, are granted in accordance with performance guidelines established by the Directors of the Company. All Directors, officers and employees are eligible for this scheme. As at balance date the following options over unissued shares were on issue:

| Exercise Price | Vesting Date / Exercise Period | 2010 Number | 2009 Number |
|----------------|---|----------------|----------------|
| 78 cents | Vested 31 Dec 2007 – exercise on or before 31 Dec 2009 | - | 250,000 |
| 89 cents | Vested 31 Dec 2007 – exercise on or before 31 Dec 2009 | - | 1,621,000 |
| 299 cents | Vested 31 Dec 2008 – exercise on or before 31 Dec 2009 | - | 6,900,000 |
| 90 cents | Vested 1 July 2008 – exercise on or before 30 June 2010 | - | 2,000,000 |
| 90 cents | Vested 24 Oct 2008 – exercise on or before 23 Oct 2010 | 3,000,000 | 3,000,000 |
| 110 cents | Vesting 24 Oct 2010 – exercise on or before 23 Oct 2012 | 2,000,000 | 2,000,000 |
| | | 5,000,000 | 15,771,000 |

The remaining contractual life for the options on issue as at 30 June 2010 is between 1 and 3 years (2009: 1 and 4 years). The range for exercise prices for options on issue at the end of the year was \$0.90-\$1.10 (2009: \$0.78-\$2.99).

Information with respect to the number of options granted and issued under the Employee Share Scheme is as follows:

| | 2010 | | 2009 | |
|------------------------------|----------------|--|----------------|--|
| | No. of Options | Weighted Average Exercise Price (cents) | No. of Options | Weighted Average Exercise Price (cents) |
| Balance at beginning of year | 15,771,000 | 183.7 | 10,221,000 | 92.8 |
| - granted and issued | - | - | 7,300,000 | 299.0 |
| - forfeited | (6,900,000) | 299.0 | (1,235,000) | 153.6 |
| - exercised | (3,871,000) | 88.8 | (515,000) | 85.8 |
| Balance at year end | 5,000,000 | 98.0 | 15,771,000 | 183.7 |
| Exercisable at year end | 3,000,000 | 90.0 | 13,771,000 | 194.4 |

In addition, as at 30 June 2010, there were nil (2009: nil) options granted but not issued under the Employee Share Scheme.

(c) Performance Rights Plan

The Company has established the Mount Gibson Iron Limited Performance Rights Plan. The rights were granted at no cost to the executives and will convert into ordinary shares on completion by the executive of three years' continuous service, subject to satisfaction of specified performance hurdles related to the Company's Total Shareholder Return ("TSR") measured against the TSR of a comparator group of companies over the same period.

Information with respect to the number of performance rights granted and issued is as follows:

| | 2010 | 2009 |
|------------------------------|-------------|-------------|
| | No. of | No. of |
| | Performance | Performance |
| | Rights | Rights |
| Balance at beginning of year | 888,759 | 282,942 |
| - granted and issued | 308,805 | 605,817 |
| - forfeited | - | - |
| - vested | (396,082) | - |
| Balance at year end | 801,482 | 888,759 |

for the year ended 30 June 2010

23. EARNINGS PER SHARE

Basic earnings per share amount is calculated by dividing net profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the year.

Diluted earnings per share amounts is calculated by dividing the net profit attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares.

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

| | 2010 \$'000 | 2009 \$'000 |
|---|------------------|---------------------|
| Profits used in calculating basic and diluted earnings per share | 132,395 | 42,618 |
| | Number of Shares | Number of Shares |
| Weighted average number of ordinary shares used in calculating basic earnings per share Effect of dilution | 1,076,540,422 | 935,386,705 |
| - Share options | 1,838,710 | 390,022 |
| Weighted average number of ordinary shares used in calculating diluted earnings per share | 1,078,379,132 | 935,776,727 |

Conversions, calls, subscriptions or issues after 30 June 2010

Since the end of the financial year no options have been converted to ordinary shares. On 1 July 2010, 396,082 shares were issued upon vesting of performance rights granted by the Company, there have been no other conversions to, calls of, or subscriptions for ordinary shares or issues of potential ordinary shares since the reporting date and before the completion of this report.

24. DIVIDENDS PAID AND PROPOSED

No amounts have been paid, declared or recommended by the Company by way of dividend since 1 July 2009.

25. CONTINGENT LIABILITIES

- 1. The corporate debt banks have provided the Group with performance bonds totalling \$55,338,465 (2009: \$31,841,070), of which \$nil (2009: \$15,107,304) is cash backed (Note 9). The performance bonds relate to performance of environmental obligations and rail upgrades.
- 2. Legal proceedings have been initiated against Mount Gibson Mining Limited ("MGM") by Austman Pty Ltd ("Austman") in relation to a contract for the design and construction of the crusher at Extension Hill. Austman is seeking orders that MGM pay it the sum of \$6,896,545 on a quantum meruit basis or alternatively as damages for breach of contract, plus interest accruing from 2 September 2008 until judgement plus costs. MGM denies the claim and will vigorously defend it. MGM is also counterclaiming damages from Austman for breach of contract. The precise quantum of MGM's claim has not yet been established but is expected to exceed \$1,000,000.

26. KEY MANAGEMENT PERSONNEL DISCLOSURES

[a] Compensation of specified key management personnel

| | 4,710,269 | 4,802,238 |
|---------------------|------------|------------|
| Share-based payment | 678,911 | 925,680 |
| Post employment | 174,535 | 189,252 |
| Short-term | 3,856,823 | 3,687,306 |
| | 2010 \$ | 2009 \$ |

for the year ended 30 June 2010

26. KEY MANAGEMENT PERSONNEL DISCLOSURES (CONTINUED)

[b] Option holdings of key management personnel

| | Balance at Beginning of Period | Granted as Remuneration | Options Exercised | Net Change | Balance at End of Period | Ve | sted at 30 June 2 | 010 |
|--------------|--------------------------------------|----------------------------|----------------------|---------------|--------------------------------|-----------|-------------------|-------------|
| 30 June 2010 | 1 July 2009 | | | o o | 30 June 2010 | Total | Not Exercisable | |
| Directors | | | | | | | | |
| N Hamilton | _ | - | _ | - | _ | _ | - | _ |
| L Tonkin | 5,000,000 | - | - | (3,000,000) | 2,000,000 | - | - | - |
| C Readhead | - | - | - | - | - | - | - | - |
| I Macliver | - | - | - | - | - | - | - | - |
| A Jones | - | - | - | - | - | - | - | - |
| Cao Z | - | - | - | - | - | - | - | - |
| Chen Z | - | - | - | - | - | - | - | - |
| P Knowles | - | - | - | - | - | - | - | - |
| Lee SH | - | - | - | - | - | - | - | - |
| R Willcocks | - | - | - | - | - | - | - | - |
| A Rule | 2,000,000 | - | - | (2,000,000) | - | - | - | - |
| Executives | | | | | | | | |
| D Quinlivan | _ | - | - | - | - | _ | - | _ |
| D Berg | _ | - | - | - | - | _ | - | _ |
| R Mencel | 350,000 | - | - | (350,000) | - | - | - | _ |
| R Richardson | - | - | - | - | - | - | - | - |
| Total | 7,350,000 | - | - | (5,350,000) | 2,000,000 | - | - | - |
| | | | | | | | | |
| | Balance at Beginning of Period | Granted as Remuneration | Options Exercised | Net Change | Balance at End of Period | Ve | sted at 30 June 2 | 009 |
| 30 June 2009 | 1 July 2008 | | | | 30 June 2009 | Total | Not Exercisable | Exercisable |
| Directors | | | | | | | | |
| N Hamilton | - | - | - | - | - | _ | - | _ |
| L Tonkin | 5,000,000 | - | - | - | 5,000,000 | 3,000,000 | - | 3,000,000 |
| C Readhead | - | - | - | - | - | - | - | - |
| I Macliver | _ | - | _ | - | _ | _ | - | _ |
| A Jones | _ | _ | _ | - | _ | - | - | _ |
| Cao Z | _ | _ | - | - | _ | - | - | _ |
| Chen Z | - | - | - | - | _ | - | - | - |
| R Willcocks | - | - | - | - | _ | - | - | - |
| A Rule | 2,000,000 | - | - | - | 2,000,000 | 2,000,000 | - | 2,000,000 |
| Executives | | | | | | | | |
| D Quinlivan | _ | _ | _ | - | _ | - | _ | _ |
| D Berg | _ | _ | _ | _ | _ | _ | _ | _ |
| R Mencel | 350,000 | _ | _ | - | 350,000 | 350,000 | _ | 350,000 |
| R Richardson | = | - | - | - | = = = = = = | - | _ | - |
| R Jordinson | 100,000 | - | - | - | 100,000 | 100,000 | - | 100,000 |
| Total | 7,450,000 | _ | | _ | 7,450,000 | 5,450,000 | _ | 5,450,000 |

for the year ended 30 June 2010

[c] Shareholding of key management personnel

| Solume 2010 Ord Ord Ord Ord Directors Internation 185,000 - 0 - 0 185,000 C Fleadhead 567,500 - 0 0 567,500 I Mediller 1,000,000 - 0 0 1,000,000 A Jones 100,000 - 0 0 0 1,000,000 A Jones 100,000 - 0 0< | | Balance 1 July 2009 | Granted as Remuneration | On Exercise of Options | Net Change Other | Balance 30 June 2010 |
|--|---|---|----------------------------|------------------------|---------------------|--|
| N Hamilton 185,000 185,000 L Tonkin 5- 567,500 C Reachead 567,500 567,500 Madriker 1,000,000 1,000,000 A Jones 100,000 100,000 Cao Z | 30 June 2010 | Ord | Ord | Ord | Ord | Ord |
| L Tonkin | Directors | | | | | |
| C Readhead 567,500 | N Hamilton | 185,000 | - | - | - | 185,000 |
| I Madriver 1,000,000 - - 1,000,000 1,000,000 A Jones 100,000 | L Tonkin | - | - | - | - | - |
| Alones 100,000 - - 100,000 Cao Z - | C Readhead | 567,500 | - | - | - | 567,500 |
| Cao Z | I Macliver | 1,000,000 | - | - | - | 1,000,000 |
| Chen Z - <td>A Jones</td> <td>100,000</td> <td>-</td> <td>-</td> <td>-</td> <td>100,000</td> | A Jones | 100,000 | - | - | - | 100,000 |
| P Knowles | Cao Z | - | - | - | - | - |
| Lee SH 9 1 6 1 R Willcocks 50,000 - (50,000) - A Rule 50,000 - (50,000) - Executives STANDAM STANDAM - 50,000 D Berg - | Chen Z | - | - | - | - | - |
| R Willcocks 50,000 - (50,000) - (50,000) - 50,000 - 50,000 - 50,000 - 50,000 - 50,000 - 50,000 - 50,000 - 50,000 - 50,000 - 50,000 - - 50,000 - | P Knowles | - | - | - | - | - |
| A Rule 50,000 - - 50,000 Executives Featurity - - 50,000 D Guinlivan - | Lee SH | - | - | - | - | - |
| Executives Image: Company of the properties | R Willcocks | 50,000 | - | - | (50,000) | - |
| D Quinlivan 0 <t< td=""><td>A Rule</td><td>50,000</td><td>-</td><td>-</td><td>-</td><td>50,000</td></t<> | A Rule | 50,000 | - | - | - | 50,000 |
| D Berg - </td <td>Executives</td> <td></td> <td></td> <td></td> <td></td> <td></td> | Executives | | | | | |
| R Mencel -< | D Quinlivan | - | - | - | - | - |
| Richardson | D Berg | - | - | - | - | - |
| Total 1,952,500 - - (50,000) 1,902,500 Balance July 2008 Granted as Remuneration of Options Net Change Other Other Balance Other Other 30 June 2009 Ord Ord Ord Other Other Directors N Hamilton 185,000 - - - 185,000 L Tonkin - | R Mencel | - | - | - | - | - |
| Balance 1 July 2008 Granted as Remuneration of Options of O | R Richardson | - | - | - | - | - |
| 1 July 2008 Remuneration of Options Other 30 June 2009 Ord Ord | Total | 1,952,500 | - | - | (50,000) | 1,902,500 |
| 1 July 2008 Remuneration of Options Other 30 June 2009 Ord Ord | | | | | | |
| Directors N Hamilton 185,000 - - - 185,000 L Tonkin - - - - 567,500 C Readhead 567,500 - - - 567,500 I Macliver 1,000,000 - - - 1,000,000 A Jones 100,000 - - - 100,000 Cao Z - | | Palanca | Crantad as | On Evereine | Not Change | Palanaa |
| N Hamilton 185,000 - - - - 185,000 L Tonkin - 567,500 - - - - 567,500 - - - - - - - 1,000,000 - <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td></td<> | | | | | | |
| L Tonkin - - - - - - - - - 567,500 - 567,500 - 567,500 - 567,500 - - - 1,000,000 - - - 1,000,000 - - - 1,000,000 - - - 100,000 - - - - 100,000 - <td< td=""><td>30 June 2009</td><td>1 July 2008</td><td>Remuneration</td><td>of Options</td><td>Other</td><td>30 June 2009</td></td<> | 30 June 2009 | 1 July 2008 | Remuneration | of Options | Other | 30 June 2009 |
| C Readhead 567,500 - - - 567,500 I Macliver 1,000,000 - - - 1,000,000 A Jones 100,000 - - - 100,000 Cao Z - - - - - - - Chen Z - | | 1 July 2008 | Remuneration | of Options | Other | 30 June 2009 |
| I Macliver 1,000,000 - - - - 1,000,000 A Jones 100,000 - - - 100,000 Cao Z - - - - - - - Chen Z -< | Directors | 1 July 2008 Ord | Remuneration | of Options | Other | 30 June 2009 Ord |
| A Jones 100,000 - - - 100,000 Cao Z - - - - - - Chen Z - 50,000 50,000 - - 50,000 50,000 - - 50,000 - - 50,000 - - - 50,000 - - - - 50,000 - | Directors N Hamilton | 1 July 2008 Ord 185,000 | Remuneration | of Options | Other | 30 June 2009 Ord |
| Cao Z - <td>Directors N Hamilton L Tonkin</td> <td>1 July 2008 Ord 185,000</td> <td>Remuneration</td> <td>of Options</td> <td>Other Ord -</td> <td>30 June 2009 Ord 185,000</td> | Directors N Hamilton L Tonkin | 1 July 2008 Ord 185,000 | Remuneration | of Options | Other Ord - | 30 June 2009 Ord 185,000 |
| Chen Z - - - - - - - - - - - - - - - - - 50,000 50,000 - - 50,000 - - 50,000 - - 50,000 - - 50,000 - - 50,000 - - 50,000 - - - - 50,000 - | Directors N Hamilton L Tonkin C Readhead | 1 July 2008 Ord 185,000 - 567,500 | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 |
| R Willcocks - - - 50,000 50,000 Executives D Quinlivan - - - - - - D Berg - | Directors N Hamilton L Tonkin C Readhead I Macliver | 1 July 2008 Ord 185,000 - 567,500 1,000,000 | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 |
| A Rule 50,000 - - - - 50,000 Executives D Quinlivan - <td>Directors N Hamilton L Tonkin C Readhead I Macliver A Jones</td> <td>1 July 2008 Ord 185,000 - 567,500 1,000,000</td> <td>Remuneration</td> <td>of Options</td> <td>Other Ord</td> <td>30 June 2009 Ord 185,000 - 567,500 1,000,000</td> | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones | 1 July 2008 Ord 185,000 - 567,500 1,000,000 | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 |
| Executives D Quinlivan - | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z | 1 July 2008 Ord 185,000 - 567,500 1,000,000 | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 |
| D Quinlivan - <td< td=""><td>Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z</td><td>1 July 2008 Ord 185,000 - 567,500 1,000,000</td><td>Remuneration</td><td>of Options</td><td>Other Ord </td><td>30 June 2009 Ord 185,000 - 567,500 1,000,000 100,000</td></td<> | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z | 1 July 2008 Ord 185,000 - 567,500 1,000,000 | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 100,000 |
| D Berg - <td>Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks</td> <td>1 July 2008 Ord 185,000 - 567,500 1,000,000 - - -</td> <td>Remuneration</td> <td>of Options</td> <td>Other Ord </td> <td>30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000</td> | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks | 1 July 2008 Ord 185,000 - 567,500 1,000,000 - - - | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000 |
| D Berg - <td>Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks A Rule</td> <td>1 July 2008 Ord 185,000 - 567,500 1,000,000 - - -</td> <td>Remuneration</td> <td>of Options</td> <td>Other Ord </td> <td>30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000</td> | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks A Rule | 1 July 2008 Ord 185,000 - 567,500 1,000,000 - - - | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000 |
| R Mencel -< | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks A Rule Executives | 1 July 2008 Ord 185,000 - 567,500 1,000,000 - - - | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000 |
| R Richardson - <t< td=""><td>Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks A Rule Executives D Quinlivan</td><td>1 July 2008 Ord 185,000 - 567,500 1,000,000 - - -</td><td>Remuneration</td><td>of Options</td><td>Other Ord </td><td>30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000</td></t<> | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks A Rule Executives D Quinlivan | 1 July 2008 Ord 185,000 - 567,500 1,000,000 - - - | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000 |
| | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks A Rule Executives D Quinlivan D Berg | 1 July 2008 Ord 185,000 - 567,500 1,000,000 - - - | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000 |
| Total 1,928,500 24,000 1,952,500 | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks A Rule Executives D Quinlivan D Berg R Mencel | 1 July 2008 Ord 185,000 - 567,500 1,000,000 - - - | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000 |
| | Directors N Hamilton L Tonkin C Readhead I Macliver A Jones Cao Z Chen Z R Willcocks A Rule Executives D Quinlivan D Berg R Mencel R Richardson | 1 July 2008 Ord 185,000 - 567,500 1,000,000 50,000 | Remuneration | of Options | Other Ord | 30 June 2009 Ord 185,000 - 567,500 1,000,000 50,000 |

All equity transactions with key management personnel other than those arising from the exercise of remuneration options have been entered into under terms and conditions no more favourable than those the entity would have adopted if dealing at arm's length.

for the year ended 30 June 2010

26. KEY MANAGEMENT PERSONNEL DISCLOSURES (CONTINUED)

[d] Performance rights holding by key management personnel

| 30 June 2010 | Balance 1 July 2009 | Granted as Remuneration | Vested during year | Balance 30 June 2010 |
|-------------------|------------------------|----------------------------|--------------------|-------------------------|
| Directors | , | | 0 7 | |
| N Hamilton | _ | _ | _ | _ |
| L Tonkin | 467,254 | 150,114 | (227,758) | 389,610 |
| C Readhead | - | - | (221,100) | - |
| I Macliver | _ | _ | _ | _ |
| A Jones | _ | _ | _ | _ |
| Cao Z | _ | _ | _ | _ |
| Chen Z | _ | _ | _ | _ |
| P Knowles | - | - | - | - |
| Lee SH | - | - | - | - |
| R Willcocks | - | - | _ | _ |
| A Rule | 339,392 | 107,224 | (168,324) | 278,292 |
| Executives | | | | |
| D Quinlivan | - | - | - | - |
| D Berg | 82,113 | 51,467 | - | 133,580 |
| R Mencel | - | - | - | - |
| R Richardson | - | - | - | - |
| Total | 888,759 | 308,805 | (396,082) | 801,482 |
| | | | | |
| 30 June 2009 | Balance 1 July 2008 | Granted as Remuneration | Vested during year | Balance 30 June 2009 |
| Directors | | | | |
| N Hamilton | - | - | - | - |
| L Tonkin | 161,681 | 305,573 | - | 467,254 |
| C Readhead | - | - | - | - |
| I Macliver | - | - | - | - |
| A Jones | - | - | - | - |
| Cao Z | - | - | - | - |
| Chen Z | - | - | - | - |
| R Willcocks | - | - | - | - |
| A Rule | 121,261 | 218,131 | - | 339,392 |
| Executives | | | | |
| D Quinlivan | - | - | - | - |
| D Berg | - | 82,113 | - | 82,113 |
| R Mencel | - | - | - | - |
| R Richardson | - | - | - | - |
| | | | | |
| R Jordinson Total | 282,942 | 605,817 | - | 888,759 |

for the year ended 30 June 2010

[e] Loans to specified key management personnel

There were no loans to key management personnel during the year.

[f] Other transactions and balances with key management personnel

There were no other transactions and balances with key management personnel during the year.

27. RELATED PARTY DISCLOSURE

Ultimate parent

Mount Gibson Iron Limited is the ultimate Australian parent company.

Director-related entity transactions

Sales

On 26 November 2008 the Group entered into the following agreements, which were subsequently approved by the Company's shareholders at an extraordinary general meeting held on 30 December 2008, whereby:

- during November and December, 2008 APAC and Shougang Concord would purchase all of the Group's available production at US\$40 per WMT;
- between 1 January and 30 June 2009 Shougang Concord would purchase all of the Group's available production at US\$56 per WMT; and
- from 1 July 2009 onwards APAC and Shougang Concord would purchase all of the Group's available production at Hamersley Benchmark price less 10%.

During all or part of the year, Mr Cao and Mr Chen were directors of Shougang Concord and Mr Cao, Mr Jones and Mr Lee were directors of APAC.

Pursuant to these agreements, during the financial year, the Group:

- sold 745,863 WMT (2009: 184,167 WMT) of iron ore to APAC; and
- sold 2,724,753 WMT (2009: 2,285,844WMT) of iron ore to Shougang Concord.

Amounts recognised at the reporting date in relation to Director-related entity transactions:

| | 2010 \$'000 | 2009 \$'000 |
|---|----------------|----------------|
| Assets and liabilities | | |
| Current assets | | |
| Trade receivables - Sino Chance Trading Limited | 16,346 | - |
| Trade receivables – Shougang Concord | 4,303 | 9,425 |
| Total trade receivables | 20,649 | 9,425 |
| Total assets | 20,649 | 9,425 |
| Current liabilities | | |
| Trade payables – Shougang Concord | 8 | 39 |
| Total trade payables | 8 | 39 |
| Total liabilities | 8 | 39 |
| Revenues and expenses | | |
| Sale of goods – APAC | 59,974 | 10,899 |
| Sale of goods – Shougang Concord | 215,011 | 179,364 |
| Total sale of goods | 274,985 | 190,263 |

Apart from the above, there are no Director-related entity transactions other than those specified in Note 26.

for the year ended 30 June 2010

28. AUDITOR'S REMUNERATION

| | 2010 \$ | 2009 \$ |
|--|------------|------------|
| Amounts received or due and receivable by Ernst & Young for: | | |
| • an audit or review of the financial report of the entity and any other entity in the consolidated entity | 213,775 | 228,150 |
| other services in relation to the entity and any other entity in the consolidated entity | - | 5,700 |
| | 213,775 | 233,850 |

29. SEGMENT INFORMATION

The Group has identified its operating segments based on the internal reports that are reviewed and used by the Chief Executive Officer and his management team in assessing performance and in determining the allocation of resources.

The reportable segments are based on aggregated operating segments determined by the similarity of activity type, as these are the sources of the Group's major risks and have the most effect on the rates of return.

The accounting policies applied for internal reporting purposes are consistent with those applied in the preparation of the financial statements.

During the year ended 30 June 2010, revenue received from the sale of iron ore was comprised of the following buyers who each on a proportionate bases equated to greater than 10% of total sales for the period:

| Customer | 2010 \$'000 |
|----------|----------------|
| # 1 | 215,003 |
| # 2 | 98,912 |
| #3 | 91,206 |
| # 4 | 59,974 |
| #5 | 53,703 |
| Other | 460 |
| | 519,258 |

During the year ended 30 June 2009, revenue received from the sale of iron ore was comprised of the following buyers who each on a proportionate bases equated to greater than 10% of total sales for the period:

| | 484,297 |
|----------|----------------|
| Other | 94,766 |
| # 4 | 48,521 |
| #3 | 78,067 |
| # 2 | 82,830 |
| # 1 | 180,113 |
| Customer | 2009 \$'000 |

Revenue from external customers by geographical location is based on location of iron ore shipped. All iron ore have been shipped to China during the 2009 and 2010 financial years.

The Group considers the segment assets and liabilities to be consistent with those disclosed in the financial statements.

for the year ended 30 June 2010

30. SIGNIFICANT EVENTS AFTER BALANCE SHEET DATE

On 23 July 2010 Mount Gibson advised ASX that the arbitrator in the arbitration between its subsidiary, Mount Gibson Mining Limited ("**Pioneer**") and Pioneer Iron & Steel Co Limited ("**Pioneer**") has delivered his reasons. The arbitrator found that Pioneer repudiated its obligations under the long-term agreement with MGM for the supply of iron ore and that MGM was entitled to damages for the loss of its bargain. The arbitrator has awarded MGM US\$23.14 million in damages plus MGM's costs of the arbitration.

However, following the conclusion of the arbitral hearing and before the arbitrators reasons were handed down, Pioneer placed itself into insolvent liquidation meaning that MGM's entitlement to receive the final arbitral award will rank with other unsecured creditors of Pioneer. Pioneer's liquidators are yet to advise what dividend if any they expect to declare other than to say that Pioneer's asset position is very unclear.

Apart from the above, as at the date of this report there are no significant events after balance date of the Company or of the Group that require adjustment of or disclosure in this report.

31. FINANCIAL INSTRUMENTS

[a] Financial risk management objectives

The Group's principal financial instruments, other than derivatives, comprise bank loans, finance leases and hire purchase contracts, cash and short-term deposits.

The main purpose of these financial instruments is to raise finance for the Group's operations.

The Group has various other financial instruments such as trade debtors and trade creditors, which arise directly from its operations.

The Group also enters into derivatives transactions, principally forward currency contracts, foreign currency collar options and interest rate swaps. The purpose is to manage the currency risks and interest rate risks arising from the Group's operations and its sources of finance.

The main risks arising from the Group's financial instruments are foreign currency risk, interest rate risk, credit risk, commodity price risk and liquidity risk. The Board reviews and agrees management's recommended policies for managing each of these risks and they are summarised below.

[b] Foreign currency risk

The Group is exposed to the risk of adverse movement in the A\$ compared to the US\$ as its iron ore sales receipts are denominated in US\$. The Group uses derivative financial instruments to manage specifically identified foreign currency exposures by hedging a proportion of forecast US\$ sales transactions in accordance with its risk management policy being a minimum of 50% and maximum of 70% of the next 12 months of forecast US\$ sales. The primary objective of using derivative financial instruments is to reduce the volatility of earnings and cashflows attributable to changes in the US\$/A\$ exchange rate and to protect against adverse movements in these rates. In addition, the majority of the hire purchase liabilities for the mining equipment at Koolan Island are denominated in US\$.

The Group recognises derivative financial instruments at fair value at the date the derivative contract is entered into. The Group applies hedge accounting to forward foreign currency contracts and collar option contracts and US\$ finance leases that meet the criteria of cash flow hedges.

During the period from 1 July 2009 to 30 June 2010 the Group delivered into US dollar foreign exchange forward contracts totalling US\$269,100,000 at a weighted average A\$ rate of 0.826.

At 30 June 2010 the foreign exchange hedge book totalling US\$206,000,000 is made up as follows:

Forward contract profile totalling US\$86,000,000 is:

• US\$86,000,000 due in the 6 months ending 31 December 2010 – weighted average A\$ rate of 0.8422

Collar options profile totalling US\$120,000,000 is:

- US\$30,000,000 due in the 6 months ending 31 December 2010 call price 0.8600 and put price 0.7700; and
- US\$90,000,000 due in the 6 months ending 30 June 2011 call price 0.8600 and put price 0.7700

As at 30 June 2010, the mark-to-market gain on the total outstanding US dollar foreign exchange hedge book of US\$206,000,000 was A\$1,464,701.

The hire purchase liabilities for the mining equipment at Koolan Island are denominated in US\$. This non-derivative liability has been designated as a hedging instrument in a cash flow hedge to manage foreign exchange risk on highly probable US\$ denominated sales with effect from 1 November 2009.

It is the Group's policy to negotiate the terms of the hedge derivatives to match the terms of the hedged item to maximise hedge effectiveness.

The Group uses the following derivative instruments to manage foreign currency risk:

| Instrument | Type of Hedging | Objective |
|----------------------------|-----------------|---|
| Forward exchange contracts | Committed | Hedge sales receipts against cash flow volatility arising from the fluctuating US\$/A\$ exchange rates. |
| Collars | Committed | Hedge sales receipts against cash flow volatility arising from the fluctuating US\$/A\$ exchange rates by limiting exposure to exchange rates within a certain range of acceptable rates. |

for the year ended 30 June 2010

31. FINANCIAL INSTRUMENTS (CONTINUED)

[i] Foreign exchange contracts – cash flow hedges

The Group has entered into forward exchange contracts and foreign exchange option contracts at reporting date designed as a hedge of anticipated future receipts that will be denominated in US\$.

At balance date the following foreign exchange contracts were outstanding:

| | 2010 | | | 2009 | | | | |
|----------------------------|-----------------------------|---------|--------------------------|----------------------|------------------------------------|---------|--------------------------|----------------------|
| | Average Contract Rate | US\$ | Contract Value A\$ | Fair Value A\$ | Average C Contract Rate US\$ | | Contract Value A\$ | Fair Value A\$ |
| | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Forward exchange contracts | | | | | | | | |
| - within one year | 0.8422 | 86,000 | 102,116 | 232 | 0.8259 | 269,100 | 325,804 | (9,457) |
| - within two years | - | - | - | - | 0.8422 | 86,000 | 102,116 | (6,795) |
| Collar option | | | | | | | | |
| - within one year | 0.7700 | 120,000 | 155,844 | 1,233 | - | - | - | - |
| call strike price 0.86 | | | | | | | | |
| put strike price 0.77 | | | | | | | | |
| Total | 0.8001 | 206,000 | 257,960 | 1,465 | 0.8298 | 355,100 | 427,920 | (16,252) |

| | 2010 \$'000 | 2009 \$'000 |
|--|----------------|----------------|
| Current assets (note 8) | 3,273 | 1,902 |
| Non-current assets (note 8) | - | 147 |
| Current liabilities (note 16) | (1,808) | (11,359) |
| Non-current liabilities (note 16) | - | (6,942) |
| Total forward exchange contracts and collar options | 1,465 | (16,252) |
| Non-current liabilities (hire purchase facility – note 15) | (31,559) | (40,137) |
| | (30,094) | (56,389) |

Movement in forward exchange contract cash flow hedge reserve:

| | 2010 \$'000 | 2009 \$'000 |
|---|----------------|----------------|
| Opening balance | (2,843) | 23,602 |
| Change in fair value of cash flow hedges | (8,112) | 87,237 |
| Transferred from/(to) revenue in Income Statement | 17,024 | (58,854) |
| Transferred from/(to) derivatives in Income Statement | 1,236 | (54,828) |
| Closing balance | 7,305 | (2,843) |
| Cash flow hedge ineffectiveness recognised immediately in profit and loss | 1,236 | - |

for the year ended 30 June 2010

[ii] Foreign currency sensitivity

The following table details the effect on profit after tax and other comprehensive income after tax of a 10% change in the Australian dollar against the US\$ from the spot rate at 30 June 2010 and 30 June 2009.

| | Net I | Profit | Other Comprehensive Income | |
|--|--|--------|----------------------------|----------------|
| | 2010 2009 \$'000 \$'000 | | 2010 \$'000 | 2009 \$'000 |
| 10% appreciation in the A\$ spot rate with all other variables held constant | 396 | 676 | 12,836 | 15,334 |
| 10% depreciation in the A\$ spot rate with all other variables held constant | (484) | (825) | (15,606) | (19,366) |

The sensitivity analysis of the Group's exposure to the foreign currency risk at balance date has been determined based on the change in value due to foreign exchange movement based on exposures at balance date. A positive number indicates an increase in profit and other comprehensive income.

At balance date, the Group's exposure to foreign currency risks on financial assets and financial liabilities, excluding derivatives, are as follows:

| | Conso | lidated |
|--|----------------|----------------|
| | 2010 \$'000 | 2009 \$'000 |
| Financial assets | | |
| Cash (included within note 4) | 412 | 4,373 |
| Trade receivables (included within note 6) | 25,023 | 25,463 |
| Financial liabilities | | |
| Trade payables (included within note 14) | (96) | (310) |
| Hire purchase facility (included within note 15) | (31,559) | (40,137) |
| Net exposure | (6,220) | (10,611) |

for the year ended 30 June 2010

31. FINANCIAL INSTRUMENTS (CONTINUED)

[c] Interest rate risk

The Group's exposure to market interest rates relates primarily to the Group's long-term debt obligations and cash equivalents.

The Group's policy is to manage its interest costs using a mix of fixed and variable rate debt, and to keep between 50% and 75% of its borrowings at fixed rates of interest. The Group has entered into interest rate swaps, in which the Group agrees to exchange, at specified intervals, the difference between fixed and variable rate interest amounts calculated by reference to an agreed-upon notional principal amount. These swaps are designated to hedge underlying debt obligations.

The Group constantly analyses its interest income rate exposure. Within this analysis, consideration is given to potential renewals of existing positions and alternative financing.

At balance date, the Group's exposure to interest rate risks on financial assets and financial liabilities are as follows:

| | | | Fixe | d Interest R | ate Maturir | ng in: | | | Total C | arrying | | |
|-----------------------------|-----------------|----------------|----------------|----------------|----------------|----------------|----------------|----------------|----------------|--------------------|-----------------|------|
| | Floa Interes | 0 | 1 year | or less | Over 1 to | 5 years | Non-intere | st Bearing | Amou | int per e Sheet | Weig Average | |
| | 2010 \$'000 | 2009 \$'000 | 2010 \$'000 | 2009 \$'000 | 2010 \$'000 | 2009 \$'000 | 2010 \$'000 | 2009 \$'000 | 2010 \$'000 | 2009 \$'000 | 2010 % | 2009 |
| Consolidated | | | | | | | | | | | | |
| i) Financial assets | | | | | | | | | | | | |
| Cash | 47,495 | 27,962 | 199,907 | 194,204 | - | - | 2 | 7 | 247,404 | 222,173 | 4.26 | 4.06 |
| Term deposits | - | - | 100,000 | - | - | - | - | - | 100,000 | - | 5.90 | - |
| Trade and other receivables | - | - | - | - | - | - | 33,979 | 16,224 | 33,979 | 16,224 | - | - |
| Performance bonds | - | - | - | 15,107 | - | - | - | - | - | 15,107 | - | 3.02 |
| Convertible notes | - | - | - | - | - | - | - | 1,000 | - | 1,000 | - | - |
| Derivatives | - | - | - | - | - | - | 3,273 | 2,224 | 3,273 | 2,224 | - | - |
| Total financial assets | 47,495 | 27,962 | 299,907 | 209,311 | - | - | 37,254 | 19,455 | 384,656 | 256,728 | | |
| ii) Financial liabilities | | | | | | | | | | | | |
| Trade and other payables | - | - | - | - | - | - | 97,297 | 75,103 | 97,297 | 75,103 | - | - |
| Derivatives | - | - | - | - | - | - | 1,808 | 21,298 | 1,808 | 21,298 | - | - |
| Lease liabilities | - | - | 5,456 | 3,972 | 1,094 | 6,711 | - | - | 6,550 | 10,683 | 8.92 | 8.82 |
| Hire purchase | - | - | 9,641 | 10,357 | 35,719 | 42,369 | - | - | 45,360 | 52,726 | 7.61 | 7.61 |
| Corporate debt | 85,000 | 30,500 | - | 74,500 | - | - | - | - | 85,000 | 105,000 | 7.77 | 7.29 |
| Total financial liabilities | 85,000 | 30,500 | 15,097 | 88,829 | 36,813 | 49,080 | 99,105 | 96,401 | 236,015 | 264,810 | | |

for the year ended 30 June 2010

[i] Interest rate swaps – cash flow hedges

The corporate debt facility of the Group currently bears an average variable interest rate of 7.77%. In order to protect against rising interest rates the Group has entered into interest rate swap contracts under which it has a right to pay interest at fixed rates. Swaps in place cover approximately nil (2009: 71%) of the principal outstanding. The fixed interest rates range between nil and nil (2009: 6.98% and 8.08%) and the variable rate is 4.25% (2009: 1.5%) above the 90 day bank bill rate, which at balance date was 3.24% (2009: 7.89%).

At 30 June 2010, the notional principal amount and period of expiry on the interest rate swap contracts are as follows:

| | 2010 \$'000 | 2009 \$'000 |
|-------------------------------|----------------|----------------|
| Less than 1 year | - | 74,500 |
| | - | 74,500 |
| Current assets (note 8) | - | 175 |
| Current liabilities (note 16) | - | (2,997) |
| | - | (2,822) |

The interest rate swaps require settlement of net interest payable each 90 days. The settlement dates coincide with the dates on which interest is payable on the underlying debt. All swaps are matched directly against the appropriate loans and interest expense and as such are considered highly effective. They are settled on a net basis. The swaps are measured at fair value and all gains and losses attributable to the hedged risk are taken directly to other comprehensive income and re-classified into profit and loss when the interest expense is recognised.

Movement in interest rate swap contract cash flow hedge reserve:

| | 2010 \$'000 | 2009 \$'000 |
|--|----------------|----------------|
| Opening balance | (2,619) | 1,174 |
| Transferred to interest expense | 2,391 | 1,215 |
| Change in fair value of hedging instrument | 228 | (5,008) |
| Closing balance | - | (2,619) |
| Cash flow hedge ineffectiveness recognised immediately in profit and loss (included in other expenses) | - | - |

[ii] Interest rate sensitivity

The following table details the effect on profit and other comprehensive income after tax to a 1% change in the interest rates at 30 June 2010 and 30 June 2009.

| | Net F | Profit | Other Compreh | nensive Income |
|---|--|---------|----------------|----------------|
| | 2010 2009 \$'000 \$'000 | | 2010 \$'000 | 2009 \$'000 |
| 1% increase in interest rate with all other variables held constant | 1,504 | 1,146 | - | 421 |
| 1% decrease in interest rate with all other variables held constant | (1,504) | (1,146) | - | (427) |

The sensitivity analysis of the Group's exposure to Australian variable interest rate risk at balance date has been determined based on exposures at balance date. A positive number indicates an increase in profit and equity. All mark-to-market movements in cash flow hedges have been assumed to go to other comprehensive income as the profit and loss impact for any ineffectiveness unwinds over the derivatives' life.

for the year ended 30 June 2010

31. FINANCIAL INSTRUMENTS (CONTINUED)

[d] Credit risk

The Group's maximum exposures to credit risk at balance date in relation to each class of recognised financial assets, other than derivatives, is the carrying amount of those assets as indicated in the Balance Sheet.

In relation to derivative financial instruments, whether recognised or unrecognised, credit risk arises from the potential failure of counterparties to meet their obligations under the contract or arrangement. The Group's maximum credit risk exposure in relation to forward exchange contracts is the full amount of the foreign currency it will be required to pay or purchase when settling the forward exchange contract, should the counterparty not pay the currency it is committed to deliver to the Group.

The Group minimises concentrations of credit risk in relation to trade receivables by undertaking transactions with a number of customers and by the use of letters of credit which guarantee 90% of receivable amount at the time of sale.

Credit risk from balances with banks and financial institutions is managed by Treasury in accordance with a Board approved policy. Investments of surplus funds are made only with approved counterparties with a Standard & Poors short term credit rating of at least A-1 and within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Mount Gibson Board on an annual basis, and may be updated throughout the year subject to approval of the Mount Gibson Board. The limits are set to minimise the concentration of risks and therefore mitigate financial loss through potential counterparty failure. No material exposure is considered to exist by virtue of the possible non performance of the counterparties to financial instruments.

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

[e] Commodity price risk

The Group's operations are exposed to commodity price risk. The Group's sales revenue is derived under long term sales contracts for the life of mine at each of its operations. Under these contracts, the Group is paid for each tonne of ore delivered FOB expressed in US¢ per dry metric tonne Fe unit. All of Group's ore is currently sold into China. Until April 2010, prices were fixed at the prevailing published FOB prices (negotiated annually, for adjustment each year to apply from 1 April to 31 March the following year) for iron ore sold by Rio Tinto from its Hamersley Iron operations through its Pilbara ports ("Hamersley Benchmark Price"). Over the last six months it has become apparent that the benchmark price system based on annual bilateral negotiations may not continue into the future and that it is unlikely that a Hamersley Benchmark Price will be announced by Rio Tinto. BHP, Rio Tinto and Vale, who are the major seaborne iron ore producers and sellers into Asia, have announced that they are seeking to implement a reference market index pricing mechanism based on landed iron ore prices into China. It is intended that these pricing mechanisms would be based on quarterly lagged actual index iron ore prices and would apply for the duration of the next quarter. The Group is not aware to date of any index pricing mechanisms that have been agreed by the major producers with steel mills in Asia. However, it appears that the major iron ore producers have agreed interim short term prices with their customers whilst attempting to reach agreement on a new pricing mechanism. The Group is currently negotiating with all of its customers to establish a pricing mechanism similar to that proposed by the major iron ore producers except that it will be based on an FOB price rather than a landed price in China. The Group has agreed final prices for the June 2010 quarter with all of its customers similar to those announced by the major iron ore producers whilst negotiations proceed.

Revenue on sales is recognised based on provisional priced sales and is subject to final adjustments between 30 to 120 days after delivery of the commodity. There are limited available financial instruments available to hedge the iron ore price.

for the year ended 30 June 2010

[f] Liquidity risk and capital risk management

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of its corporate debt facility, finance leases and hire purchase contracts. The Group manages liquidity risk by continuously monitoring forecast and actual cash flows and matching maturity profiles of financial assets and liabilities.

The Group's capital risk management objectives are to safeguard the business as a going concern, to maximise returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure in order to reduce the cost of capital (being equity and corporate debt).

Mount Gibson does not have a target debt/equity ratio, but has a policy of maintaining a flexible financing structure so as to be able to take advantage of new investment opportunities that may arise. Note 15 sets out details of the amended corporate debt facility.

At 30 June 2010, the Group had unutilised standby credit facilities totalling \$9,662,000 (2009: \$78,000,000).

The table below analyses the Group's financial liabilities into relevant maturity groupings based on the remaining period from the Balance Sheet date to the contractual maturity date. As the amounts disclosed in the table are the contractual undiscounted cash flows, these balances will not necessarily agree with the amounts disclosed in the Balance Sheet.

| | 30 June 2010 | | | 30 June 2009 | | | | | | |
|-----------------------------|---------------------------------|-----------------------------|---------------------------|---------------------------|-----------------|---------------------------------|-----------------------------|---------------------------|---------------------------|-----------------|
| | Less than 6 Months \$'000 | 6 to 12 Months \$'000 | 1 to 5 Years \$'000 | Over 5 Years \$'000 | Total \$'000 | Less than 6 Months \$'000 | 6 to 12 Months \$'000 | 1 to 5 Years \$'000 | Over 5 Years \$'000 | Total \$'000 |
| Financial liabilities | | | | | | | | | | |
| Trade and other payables | 97,297 | - | - | - | 97,297 | 75,103 | - | - | - | 75,103 |
| Lease liabilities | 2,043 | 3,854 | 1,118 | - | 7,015 | 2,328 | 2,441 | 7,185 | - | 11,954 |
| Hire purchases | 6,493 | 6,209 | 38,066 | - | 50,768 | 7,913 | 5,923 | 46,951 | - | 60,787 |
| Corporate debt | 53,330 | 36,013 | - | - | 89,343 | 2,574 | 2,551 | 105,000 | - | 110,125 |
| Derivatives – gross inflow | (141,841) | (117,583) | - | - | (259,424) | (167,279) | (149,067) | (95,321) | - | (411,667) |
| Derivatives – gross outflow | 141,076 | 116,883 | - | - | 257,959 | 169,891 | 158,735 | 102,116 | - | 430,742 |
| | 158,398 | 45,376 | 39,184 | - | 242,958 | 90,530 | 20,583 | 165,931 | - | 277,044 |

for the year ended 30 June 2010

31. FINANCIAL INSTRUMENTS (CONTINUED)

[g] Fair value of financial assets and financial liabilities

The carrying amounts and fair values of the financial assets and financial liabilities for the Group are shown below.

The fair value representing the mark to market of a financial asset or a financial liability is the amount at which the asset could be exchanged or liability settled in a current transaction between willing parties after allowing for transaction costs.

The fair values of cash, short-term deposits, trade and other receivables, trade and other payables and other short-term borrowings approximate their carrying values, as a result of their short maturity or because they carry floating rates of interest.

The fair values of derivative financial instruments are determined using the Level 2 method requiring fair value to be calculated using observable market inputs. The Group's fair values under Level 2 method are sourced from an independent valuation by the Group's treasury advisor, Oakvale Capital ("Oakvale"). Oakvale's valuation techniques use prevailing market inputs sourced from Reuters/ Bloomberg to determine an appropriate mid price valuation.

| | 201 | 10 | 200 | 2009 | | |
|--|---------------------------|----------------------|---------------------------|----------------------|--|--|
| | Carrying Amount \$'000 | Fair Value \$'000 | Carrying Amount \$'000 | Fair Value \$'000 | | |
| Financial assets – current | | | | | | |
| Cash | 47,497 | 47,497 | 27,966 | 27,966 | | |
| Short-term deposits | 199,907 | 199,907 | 194,207 | 194,207 | | |
| Long-term deposits | 100,000 | 100,000 | - | - | | |
| Trade debtors | 26,573 | 26,573 | 11,480 | 11,480 | | |
| Other receivables | 7,406 | 7,406 | 5,744 | 5,744 | | |
| Derivatives | 3,273 | 3,273 | 2,077 | 2,077 | | |
| Other assets | - | - | 15,107 | 15,107 | | |
| | 384,656 | 384,656 | 256,581 | 256,581 | | |
| Financial assets – non current | | | | | | |
| Derivatives | - | - | 147 | 147 | | |
| | - | - | 147 | 147 | | |
| Financial liabilities – current | | | | | | |
| Trade and other payables | 97,297 | 97,297 | 75,103 | 75,103 | | |
| Lease liabilities | 15,097 | 15,097 | 14,329 | 14,329 | | |
| Corporate debt | 85,000 | 85,000 | 105,000 | 105,000 | | |
| Derivatives | 1,808 | 1,808 | 14,356 | 14,356 | | |
| | 199,202 | 199,202 | 208,788 | 208,788 | | |
| Financial liabilities – non current | | | | | | |
| Lease liabilities | 36,813 | 36,813 | 49,080 | 49,080 | | |
| Derivatives | - | - | 6,942 | 6,942 | | |
| | 36,813 | 36,813 | 56,022 | 56,022 | | |
| Net financial assets/(financial liabilities) | 148,641 | 148,641 | (8,082) | (8,082) | | |

for the year ended 30 June 2010

32. PARENT ENTITY INFORMATION

[a] Information relating to Mount Gibson Iron Limited:

| | 2010 \$'000 | 2009 \$'000 |
|--|----------------|----------------|
| Current assets | 1,117 | 21,050 |
| Total assets | 666,115 | 682,589 |
| Current liabilities | 106,475 | 126,118 |
| Total liabilities | 106,475 | 126,118 |
| Issued capital | 559,207 | 556,032 |
| Accumulated losses | (18,135) | (15,367) |
| Share based payments reserve | 18,568 | 17,641 |
| Net unrealised gains/(losses) reserve | - | (1,835) |
| Total shareholders' equity | 559,640 | 556,471 |
| Net loss after tax of the parent entity | (2,768) | (3,061) |
| Total comprehensive income/(loss) of the parent entity | (934) | (5,145) |

[b] Details of any guarantees entered into by the parent entity in relation to the debts of its subsidiaries Refer to Note 10.

[c] Details of any contingent liabilities of the parent entity

There are no contingent liabilities of the parent entity as at reporting date.

[d] Details of any contractual commitments by the parent entity for the acquisition of property, plant and equipment

There are no contractual commitments by the parent entity for the acquisition of property, plant and equipment as at reporting date.

[e] Tax consolidation

The Company and its 100% owned controlled entities have formed a tax consolidated group. Members of the Group entered into a tax sharing arrangement in order to allocate income tax expense to the wholly owned controlled entities. The agreement provides for the allocation of income tax liabilities between the entities should the head entity default on its tax payment obligations. At balance date, the possibility of default is remote. The head entity of the tax consolidated group is Mount Gibson Iron Limited.

DIRECTORS' DECLARATION

In accordance with a resolution of the Directors of Mount Gibson Iron Limited, I state that:

- 1. In the opinion of the Directors:
 - a. the financial statements, notes and the additional disclosures included in the Directors' Report designated as audited of the Group are in accordance with the *Corporations Act 2001*, including:
 - i) giving a true and fair view of the financial position of the Group as at 30 June 2010 and of their performance for the year ended on that date; and
 - ii) complying with Accounting Standards and the Corporations Regulations 2001; and
 - b. the financial statements and notes also comply with International Reporting Standards as disclosed in note 1; and
 - c. there are reasonable grounds to believe that the Group will be able to pay its debts as and when they become due and payable.
- 2. This declaration has been made after receiving the declarations required to be made to the Directors in accordance with section 295A of the *Corporations Act 2001* for the financial year ended 30 June 2010.

Signed in accordance with a resolution of the Directors.

N HAMILTON Chairman

Perth, 11 August 2010

INDEPENDENT AUDIT REPORT



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Independent auditor's report to the members of Mount Gibson Iron Limited

Report on the Financial Report

We have audited the accompanying financial report of Mount Gibson Iron Limited, which comprises the balance sheet as at 30 June 2010, and the income statement, statement of comprehensive income, statement of changes in equity and cash flow statement for the year ended on that date, a summary of significant accounting policies, other explanatory notes and the directors' declaration of the consolidated entity comprising the company and the entities it controlled at the year's end or from time to time during the financial year.

Directors' Responsibility for the Financial Report

The directors of the company are responsible for the preparation and fair presentation of the financial report in accordance with the Australian Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Act 2001*. This responsibility includes establishing and maintaining internal controls relevant to the preparation and fair presentation of the financial report that is free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances. In Note 1, the directors also state that the financial report, comprising the financial statements and notes, complies with International Financial Reporting Standards as issued by the International Accounting Standards Board.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. These Auditing Standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, we consider internal controls relevant to the entity's preparation and fair presentation of the financial report 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 entity's internal controls. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial report.

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

Independence

In conducting our audit we have met the independence requirements of the *Corporations Act 2001*. We have given to the directors of the company a written Auditor's Independence Declaration, a copy of which is included in the directors' report.

INDEPENDENT AUDIT REPORT



Auditor's Opinion

In our opinion:

- the financial report of Mount Gibson Iron Limited is in accordance with the Corporations Act 2001, including:
 - giving a true and fair view of the consolidated entity's financial position at 30 June 2010 and of its performance for the year ended on that date; and
 - (ii) complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Regulations 2001*.
- the financial report also complies with International Financial Reporting Standards as issued by the International Accounting Standards Board.

Report on the Remuneration Report

your Buckingham

We have audited the Remuneration Report included in pages 10 to 16 of the directors' report for the year ended 30 June 2010. 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.

Auditor's Opinion

In our opinion, the Remuneration Report of Mount Gibson Iron Limited for the year ended 30 June 2010, complies with section 300A of the *Corporations Act 2001*.

Ernst & Young

Ğavin A Buckingham

Partner

Perth

11 August 2010

THE BOARD AND CORPORATE GOVERNANCE

The Company's Board is committed to protecting and enhancing shareholder value and conducting the Company's business ethically and in accordance with high standards of corporate governance.

The Company's Corporate Governance Principles and Practices Manual were approved on 10 June 2006 and have been reviewed and updated as necessary during the year.

A description of the Company's main corporate governance practices is set out below. Copies of the relevant corporate governance policies are available in the corporate governance section of the Company's website at www.mtgibsoniron.com.au.

The Board will continue to review and develop its corporate governance practices and the corporate governance section of the website will be updated with policies and procedures as they are formally adopted by the Company.

THE ROLE OF THE BOARD AND THE BOARD CHARTER

The Board operates in accordance with the broad principles set out in the Company's Board Charter, a copy of which is available from the Company's website. The Board is responsible for guiding and monitoring the Company on behalf of Shareholders by whom they are elected and to whom they are accountable. The Board's primary responsibility is to oversee the Company's business activities and management for the benefit of Shareholders.

Day to day management of the Company's affairs and the implementation of corporate strategies and policy initiatives are delegated by the Board to the Managing Director and senior executives, as set out in the Board Charter.

The Board Charter sets out the following overall powers and responsibilities of the Board:

- charting the direction, strategies and financial objectives of the Company and ensuring appropriate resources are available;
- monitoring the implementation of those policies and strategies and the achievement of those financial objectives and performance against
 the strategic plan and budgets; and
- monitoring compliance with control and accountability systems, significant disclosures to the market regulatory requirements and ethical standards

Specific powers and responsibilities reserved to the Board in the Board Charter include:

- appointing, removing and monitoring the performance of the Managing Director and Company Secretary, determining their terms and conditions of employment and ratifying other key executive appointments and planning for executive succession;
- · reviewing and ratifying systems of risk management and internal control and compliance, codes of conduct and legal compliance;
- reviewing and ratifying financial and other reporting;
- reviewing and ratifying major capital expenditure, capital management and acquisitions and divestitures; and
- approving the issue of any shares, options or other securities in the Company.

A statement on Board and management functions, which sets out those matters reserved to the Board and the roles and responsibilities of senior management, is available on the Company's website.

MANAGING DIRECTOR

The Managing Director is responsible for running the affairs of the Company under delegated authority from the Board and implementing the policies and strategy set by the Board. In carrying out his responsibilities the Managing Director must report to the Board in a timely manner and ensure all reports to the Board present a true and fair view of the Company's financial condition and operational results.

CONFLICT OF INTERESTS POLICY

The Board has adopted a Conflict of Interest Policy which establishes a protocol under which each Director is required to disclose certain interests and advise the Board in circumstances where a potential conflict of interest may arise. The Conflicts of Interest Policy also sets out the procedures to be followed where the Chairman determines that a Director's interest in a matter may be sufficiently material or may result in a conflict of interest occurring.

BOARD COMPOSITION

As at the date of this report the Company has nine Directors: eight Non-Executive Directors including the Chairman, and one Executive Director.

Board composition size and structure will be reviewed annually to ensure that the Non-Executive Directors between them bring the range of skills, knowledge and experience necessary to direct the Company. All Directors, other than the Managing Director, are required to retire and stand for re-election by Shareholders, every three years.

Details of the skills, experience and expertise relevant to the position of Director held by each Director in office as at the date of the Annual Report are set out on page 18.

DIRECTOR INDEPENDENCE

The Company's Board Charter provides criteria for the assessment of the independence of Directors. A Director may be considered by the Board to be independent where the Director does not meet one or more of the criteria. An independent Director is a Non-Executive Director who is free of any business or other relationship that could materially interfere with, or could reasonably be perceived to materially interfere with, the exercise of the Director's unfettered and independent judgement.

The Board considers that of the Non-Executive Directors, Messrs Hamilton, Readhead, Macliver and Knowles are independent. Messrs Chen, Cao, Lee and Jones also consider that Mr Jones can be classified as independent. Messrs Hamilton, Readhead, Macliver and Tonkin do not consider that Mr Jones can be classified as independent. Mr Knowles has not made an assessment as to Mr Jones' independence. In making their assessments the following was considered in relation to the criteria and the test for independence:

- Both Mr Hamilton, who is the Chair of the Board, Mr Macliver, Mr Knowles and Mr Readhead have no business or other relationships which could be said to interfere with the independent exercise of their judgment.
- Up until 30 September 2009, Mr Jones was recorded as an independent Non-Executive Director of APAC Resources Limited, a substantial shareholder and customer of the Group, and has had a long standing business and personal relationship with the family of Mr Lee (an officer of APAC Resources Limited). In view of this and the perceptions which may arise, Messrs Hamilton, Readhead, Macliver and Tonkin do not consider that Mr Jones can be classified as an independent Director. Messrs Chen, Cao, Lee and Jones consider that Mr Jones can be classified as an independent Director and are of the view that there has been no change to Mr Jones' status since the release of the 2009 Annual Report.
- Mr Chen is an executive officer of a substantial shareholder and material customer of the Group. Given this relationship and the perception which it may give rise to, Mr Chen is not classified as an independent Director by the Board.
- Mr Cao is an officer of a substantial shareholder and a material customer of the Group and, until 10 May 2010, was an executive officer with this substantial shareholder and material customer. Given these relationships and the perception which they may give rise to, Mr Cao is not classified as an independent Director by the Board.
- Mr Lee is an officer of a substantial shareholder and material customer of the Group. Given this relationship and the perception which it may give rise to, Mr Lee is not classified as an independent Director by the Board.

As a result of these classifications, the Board may not be composed of a majority of independent Directors. The Board will continue to assess its size and composition with a view to ensuring compliance with Corporate Governance Principles and Recommendations.

If any Director has a material interest in a matter, the Director will not be permitted to vote on the matter.

DIRECTORS' ACCESS TO INDEPENDENT ADVICE

The Company recognises that, from time to time, a Director may need to obtain his or her own expert advice in order to discharge that Director's duties. The Directors must ensure, to the extent possible, that any advice obtained is independent of the Company. Any reasonable expenses incurred in obtaining that advice will be met by the Company.

BOARD MEETINGS

The Board meets at least nine times each year, and full Board meetings are usually held bi-monthly. From time to time meetings are convened outside the scheduled dates to consider issues of importance. Board members are encouraged to visit the Group's operations at least once per year.

Directors' attendance at Board and Committee meetings is detailed on page 31.

BOARD COMMITTEES

The Company's Board has established an Audit and Risk Management Committee and a Nomination, Remuneration and Governance Committee.

Audit and Risk Management Committee ("ARMC")

The ARMC is comprised of Messrs Jones, Readhead and Macliver. It has a formal charter and meets generally two times during a financial year. A copy of the Charter is located on the Company's website. Committee members' attendance at ARMC meetings is detailed on page 31.

The ARMC's overall role is to assist the Board in fulfilling its responsibilities for the Company's financial reporting and audit, internal control and financial risks.

The ARMC's specific responsibilities include (but are not limited to):

- evaluating the effectiveness of the Company's internal control measures, and gaining an understanding of whether internal control recommendations made by external auditors have been implemented;
- understanding the current areas of greatest financial risk for the Company and management's response to minimising those risks;
- reviewing significant accounting and reporting issues; and
- reviewing annual financial reports, and meeting with management and external auditors to discuss the reports and the results of the audit.

The Managing Director, Chief Financial Officer and the External Auditors usually attend ARMC meetings.

Nomination, Remuneration and Governance Committee ("NRGC")

The NRGC is comprised of Messrs Hamilton, Readhead and Macliver. It has a formal charter and meets generally at least two times during a financial year. A copy of the Charter is located on the Company's website. Committee members' attendance at NRGC meetings is detailed on page 31.

The NRGC's specific responsibilities include (but are not limited to):

- · reviewing and recommending to the Board the size, composition and membership of the Board;
- developing and facilitating the process for Board and Director evaluation;
- making recommendation to the Board on remuneration of Directors and Senior Executives;
- reviewing the Managing Director's performance, at least annually; and
- review and implementation of Corporate Governance protocols.

Details of the structure of Non-Executive Directors' remuneration and Executive Director's and Senior Executives' Remuneration is set out in the Directors Report.

CORPORATE REPORTING

The Managing Director and Chief Financial Officer have made the following certifications to the Board with respect to the 2010 accounts:

- that the Company's financial reports are complete and present a true and fair view, in all material respects, of the financial condition and operational results of the Company and Group and are in accordance with relevant accounting standards; and
- that the above statement is founded on a sound system of risk management and internal compliance and control and which implements the policies adopted by the Board and the Company's risk management and internal control is operating efficiently and effectively in all material respects.

SECURITIES DEALING POLICY

The Company has a policy imposing restraints on Directors and Senior Executives dealing in the Company's securities. The policy is aimed at minimising the risk of Directors and Senior Executives contravening insider trading laws, ensuring the Company is able to meet its reporting obligations under the ASX Listing Rules and increasing transparency with respect to trading in the Company's securities by Directors and Senior Executives. A copy of this policy is located on the Company's website.

FINANCIAL REPORTING

Consistent with ASX Principle 4.1, the Company's financial report preparation and approval process for the financial year ended 30 June 2010 involved both the Managing Director and the Chief Financial Officer providing detailed representations to the Board covering:

- compliance with the Company's accounting policies and relevant accounting standards;
- the accuracy of the financial statements and that they provide a true and fair view;
- integrity and objectivity of the financial statements; and
- · effectiveness of the system of internal control.

INDEMNITIES

The Company has entered into deeds of access, indemnity and insurance with each Director. These deeds provide access to documentation, indemnification against liability from conduct of the Company's business and subsidiaries, and Directors' and officers' liability insurance.

DIRECTORS AND SENIOR EXECUTIVES PERFORMANCE EVALUATION AND REMUNERATION

The Board annually self assess its collective performance, and the performance of individual Directors and of Board committees. The assessment is undertaken using discussions and, where applicable, advice from external consultants.

The Company's policy and procedure for selection and appointment of new directors and its Remuneration Policy are available on its website.

CONTINUOUS DISCLOSURE AND SHAREHOLDER COMMUNICATIONS

The Company has established a Continuous Disclosure policy, identifying the procedure for executives in identifying material price sensitive information and reporting that information to the Company Secretary for review. The Company Secretary has primary responsibility for ensuring that the ASX disclosure requirements are met.

The Company has also adopted:

- Policy for dealing with Media Enquiries; and
- Policy for Shareholder Communications in order to promote effective communication with shareholders and encouraging participation at the Company's annual general meeting.

Copies of each of these policies are located on the Company's website.

Shareholders may elect to receive company reports by mail or e-mail.

RISK MANAGEMENT

The Board is responsible for the identification of significant areas of business risk, implementing procedures to manage such risks and developing policies regarding the establishment and maintenance of appropriate ethical standards to:

- ensure compliance in legal statutory and ethical matters;
- monitor the business environment;
- · identify business risk areas; and
- · identify business opportunities.

The Company does not have a formal internal audit function (ASX Principle 7.2) as the Board considers that the Company is not of a size to warrant the implementation of a separate internal audit function.

The Board has delegated responsibility to the ARMC to review and report to the Board that:

- the Company's ongoing risk management program effectively identifies all areas of potential risk;
- · adequate policies and procedures have been designed and implemented to manage identified risks;
- · a regular program of audits is undertaken to test the adequacy of and compliance with prescribed policies; and
- proper remedial action is undertaken to redress areas of weakness.

The Company has in place specific policies and programs addressing certain strategic, financial, operational and compliance risks. Comprehensive reports addressing each of these areas are provided regularly to management and the Board. In addition, the Company has in place a crisis and emergency management system designed to address emergencies at any of the Company's operating sites.

AUDITORS

The external auditor attends the annual general meeting and is available to answer shareholder questions about the conduct of the audit and the preparation and content of the auditor's report.

ETHICAL STANDARDS AND CONDUCT

The Company has an Employee Code of Conduct providing a framework of principles for conducting business and dealing with stakeholders. Employees are required to perform and act with integrity, fairness and in accordance with the law and to avoid real or apparent conflicts of interest. In addition, the Company has also established a Board Code of Conduct for Directors, which establishes guidelines for their conduct in carrying out their duties. Copies of both Codes of Conduct are located on the Company's website.

ASX AND ADDITIONAL INFORMATION

The following information is required in order to complete the back end of the annual report entitled "ASX and Additional Information". The information is current as at 22 September 2010.

(a) Distribution of equity securties

| TOTAL | 16,563 | 1,079,570,693 | 100.00 | | |
|-----------------------|-------------------|------------------|---------------------|--|--|
| 100,001 - 999,999,999 | 275 | 932,743,248 | 86.40 | | |
| 10,001 - 100,000 | 3,638 | 98,480,420 | 9.12 | | |
| 5,001 - 10,000 | 3,345 | 26,682,340 | 2.47 | | |
| 1,001 - 5,000 | 6,676 | 19,961,411 | 1.85 | | |
| 1 - 1,000 | 2,629 | 1,703,274 | 0.16 | | |
| | Number of Holders | Number of Shares | % of Issued Capital | | |
| | | Ordinary Shares | | | |

(b) Equity security holders

| | Ordinary Shares | | |
|---|------------------|------------------|--|
| | Number of Shares | % of Shares Held | |
| True Plus Limited | 156,166,874 | 14.47 | |
| Sun Hung Kai Investment Services Limited < Client A/C> | 151,523,460 | 14.04 | |
| J P Morgan Nominees Australia Limited | 125,136,349 | 11.59 | |
| Hsbc Custody Nominees (Australia) Limited | 90,555,961 | 8.39 | |
| Apac Resources Investments Limited | 82,900,000 | 7.68 | |
| National Nominees Limited | 64,867,555 | 6.01 | |
| Sun Hung Kai Investment Services Ltd <clients a="" c=""></clients> | 49,318,818 | 4.57 | |
| Citicorp Nominees Pty Limited | 41,627,776 | 3.86 | |
| Jp Morgan Nominees Australia Limited < Cash Income A/C> | 12,388,797 | 1.15 | |
| Cogent Nominees Pty Limited | 7,440,517 | 0.69 | |
| Ubs Nominees Pty Ltd | 7,000,984 | 0.65 | |
| Amp Life Limited | 6,905,531 | 0.64 | |
| Phillip Securities (Hong Kong) Ltd <client a="" c=""></client> | 5,811,124 | 0.54 | |
| Citic Resources Australia Pty Ltd | 5,505,000 | 0.51 | |
| Debortoli Wines Pty Limited | 5,407,660 | 0.50 | |
| Anz Nominees Limited <cash a="" c="" income=""></cash> | 5,344,998 | 0.50 | |
| Argo Investments Limited | 5,233,498 | 0.48 | |
| Rbc Dexia Investor Services Australia Nominees Pty Limited <gsam a="" c=""></gsam> | 3,705,245 | 0.34 | |
| Cogent Nominees Pty Limited <smp accounts=""></smp> | 3,434,643 | 0.32 | |
| Bond Street Custodians Limited <macquarie a="" c="" co's="" smaller=""></macquarie> | 3,423,468 | 0.32 | |
| Totals: Top 20 holders of ORDINARY FULLY PAID SHARES (TOTAL) | 833,698,258 | 77.22 | |
| Total Remaining Holders Balance | 245,872,435 | 22.78 | |

ASX AND ADDITIONAL INFORMATION

(c) Substantial Shareholders

The names of Substantial Shareholders who have notified the Company in accordance with section 671B of the Corporations Act 2001 are:

| | Number of Shares Held |
|---|-----------------------|
| APAC Resources Limited and its subsidiaries | 279,877,774 |
| Shougang Corporation and Shougang Concord International Enterprises Company Limited and each of their controlled entities | 154,166,874 |
| Fushan International Energy Limited, True Plus Limited and subsidiaries | 154,166,874 |
| COL Capital Limited and its subsidiaries, and Ms Shirley Chong Suk Un | 282,992,277 |

(d) Voting Rights

All ordinary Shares carry one vote per Share without restriction. No voting rights attach to options.

(e) Schedule of interests in mining tenements

| Location | Tenement | Status | Percentage Held |
|----------------|------------|---------|-----------------|
| Molema Island | E04/1265-I | Live | 100% |
| Koolan Island | E04/1266-I | Live | 100% |
| Koolan South | E04/1407 | Pending | 100% |
| Koolan Island | L04/29 | Live | 100% |
| Koolan Island | M04/416-I | Live | 100% |
| Koolan Island | M04/417-I | Live | 100% |
| Tallering Peak | G70/192 | Live | 100% |
| Tallering Peak | G70/193 | Live | 100% |
| Tallering Peak | G70/201 | Live | 100% |
| Tallering Peak | G70/202 | Live | 100% |
| Tallering Peak | G70/203 | Live | 100% |
| Tallering Peak | G70/204 | Live | 100% |
| Tallering Peak | G70/205 | Live | 100% |
| Tallering Peak | E70/2596 | Pending | 100% |
| Tallering Peak | L70/60 | Live | 100% |
| Tallering Peak | L70/69 | Live | 100% |
| Tallering Peak | L70/73 | Live | 100% |
| Tallering Peak | L70/74 | Live | 100% |
| Tallering Peak | M70/896-I | Live | 100% |
| Tallering Peak | M70/1062-I | Live | 100% |
| Tallering Peak | M70/1063-I | Live | 100% |
| Tallering Peak | M70/1064-I | Live | 100% |
| Extension Hill | G70/232 | Live | 100% |
| Extension Hill | G70/238 | Live | 100% |
| Extension Hill | L70/133 | Pending | 100% |
| Piawaning | E70/3059-I | Live | 100% |
| Jasper Hill | E59/1355-I | Live | 100% |
| Warriedar | P59/1725 | Live | 100% |
| Warriedar | P59/1726 | Live | 100% |
| Warriedar | P59/1727 | Live | 100% |
| Warriedar | P59/1728 | Live | 100% |
| Warriedar | P59/1729 | Live | 100% |

CORPORATE DIRECTORY

BOARD OF DIRECTORS

Neil D. Hamilton

Chairman, Non-Executive Director

Luke Tonkin

Managing Director

Craig Readhead

Non-Executive Director

Ian Macliver

Non-Executive Director

Cao Zhong

Non-Executive Director

Chen Zhouping

Non-Executive Director

Alan Jones

Non-Executive Director

Peter Knowles

Non-Executive Director

Lee Seng Hui

Non-Executive Director

Robert Willcocks

Alternate Director for Cao Zhong

Alan Rule

Alternate Director for Luke Tonkin

COMPANY SECRETARY

David Berg

REGISTERED OFFICE

Level 1, 7 Havelock Street West Perth 6005, Western Australia

Tel: +61 8 9426 7500 Fax: +61 8 9485 2305

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

SOLICITORS

Freehills

Level 36, QV1 Building 250 St Georges Terrace Perth 6000, Western Australia

Wright Cooney

Level 1, 103 Colin Street West Perth 6005 Western Australia

AUDITORS

Ernst & Young

Ernst & Young Building
11 Mounts Bay Road
Perth 6000, Western Australia

BANKERS

HSBC Bank Australia Ltd

188-190 St Georges Terrace Perth 6000, Western Australia

STOCK EXCHANGE LISTING

The Company's shares are listed on the Australian Securities Exchange. ASX Code: MGX

SHARE REGISTRY

Computershare Investor Services Pty Ltd

Level 2, Reserve Bank Building 45 St Georges Terrace Perth 6000, Western Australia Tel: +61 8 9323 2000 Fax: +61 8 9323 2033

ANNUAL GENERAL MEETING OF SHAREHOLDERS

Meeting Room 4, 1 St Georges Terrace, Perth, WA, 6000.

EASY ACCESS TO INFORMATION

See our website at **www.mtgibsoniron.com.au** for regular quarterly reports and financial results. Additionally, shareholders or interested parties can register to receive emailed updates shortly after the company makes any regular or major announcement.

www.mtgibsoniron.com.au