

Panoramic Resources Limited

ABN: 47 095 792 288

Preliminary Final Report for the financial year ended 30 June 2009

This Preliminary Final Report is provided to the Australian Stock Exchange (ASX) under ASX Listing Rule 4.3A.

This Report is based on accounts which have been audited.

Current Reporting Period: Financial Year Ending 30 June 2009
Previous Reporting Period: Financial Year Ending 30 June 2008

APPENDIX 4E – PRELIMINARY FINAL REPORT For the financial-year ended 30 June 2009

RESULTS FOR ANNOUNCEMENT TO THE MARKET

				2007/08		2008/09
		A\$'000		A\$'000		A\$'000
Revenue (note 1)	down	9,724	from	238,471	to	228,747
Profit after tax from ordinary activities	down	47,722	from	53,332	to	5,610
Profit after tax attributable to members	down	47,722	from	53,332	to	5,610

Note 1 – Revenue is after deducting ore treatment costs and concentrator/smelter payment deductions and after including gains on delivered/deferred commodity hedges of \$44,700,000 (2008: \$36,805,000 loss)

DIVIDENDS

A final fully franked final dividend to shareholders of 2 cents per fully paid share has been declared by the Company for the financial year ended 30 June 2009. The Company has agreed that the record date for the payment of the dividend will be 16 September 2009 and that the payment date will be 25 September 2009. The total dividends payable on ordinary securities is \$4.079.757.

NET TANGIBLE	E ASSET	SPER	SHARE
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	30 June 2008 \$ per share	30 June 2009 \$ per share
Net tangible assets per share	1.21	1.40

COMMENTARY ON THE RESULTS FOR THE PERIOD

The major factors contributing to the above variances are as follows:

- Spot nickel prices during the FY2008/09 reporting period averaged \$8.09 per pound in Australian dollar terms, significantly lower than in the previous reporting period (\$14.42 per pound), resulting in lower revenue per tonne of nickel for nickel production not hedged by financial derivatives. Downward final nickel quotational price (QP) adjustments for Lanfranchi (75%) ore deliveries made in April 2008, May 2008 and June 2008, that were required to be accounted for in FY2008/09, also had a negative impact;
- Higher production from both the Lanfranchi (100% basis) and Savannah Projects resulted in 26% more contained nickel being produced (18,752 tonnes) than in the previous reporting period;
- As a direct consequence of cost reduction measures introduced in January 2009 at both the Lanfranchi and Savannah Projects, and lower diesel fuel costs incurred at the Savannah Project, payable cash costs for the FY2008/09 reporting period were lower than the previous FY2007/08 reporting period; and
- As a result of significant downgrades in external commodity price forecasts over the estimated mine life of the Company's producing assets, and from the Copernicus Project being placed on care and maintenance in January 2009, the Company impaired the carrying value of its assets at the Savannah Project and the Copernicus Project (60%) by \$12.8 million and \$13.5 million respectively.

A wholly owned subsidiary of the Company acquired all the issued shares in Donegal Resources Pty Ltd on 26 May 2009, the owner of a 25% interest in the Lanfranchi Project.

OTHER INFORMATION

Except for the matters noted above, all the disclosure requirements pursuant to ASX Listing Rule 4.3A are contained within Panoramic Resource Limited's Consolidated Financial Statements for the year ended 30 June 2009 which accompany this Preliminary Final Report.



Panoramic Resources Limited

ABN: 47 095 792 288

Consolidated Financial Statements for the financial year ended 30 June 2009

CONSOLIDATED FINANCIAL STATEMENTSFor the financial year ended 30 June 2009

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These Consolidated Financial Statements include all the notes of the type normally included in an Annual Report. However, this report is still to be read in conjunction with any public announcements made by Panoramic Resources Limited during the reporting period in accordance with the continuous disclosure requirements of the *Corporations Act 2001*.

This financial report covers the consolidated entity consisting of Panoramic Resources Limited and its subsidiaries. The financial report is presented in Australian dollars.

Panoramic Resources Limited is a Company limited by shares, incorporated and domiciled in Australia. Its registered office is:

Panoramic Resources Limited Level 9 553 Hay Street Perth WA 6000

The directors present their report on the consolidated entity consisting of Panoramic Resources Limited and the entities it controlled at the end of, or during the financial year ended 30 June 2009.

DIRECTORS

The names and details of the company's directors in office during the financial year and until the date of this report are as follows (directors were in office for the entire period unless otherwise stated):

Christopher J G de Guingand (Non-Executive Chairman)

76 years

FCPA

Appointed 8 July 2005

Christopher de Guingand has had a long and distinguished career in the mining industry, predominately in financial and marketing roles with a number of mining companies as an executive, trader, director or consultant. Chris started his career with CRA where he held senior management positions in marketing non-ferrous metals and iron ore over a 13 year period. He then joined Metals Exploration Limited as Commercial Manager in charge of financing and marketing for the Greenvale Nickel Project. In 1982 he established his own marketing and logistics consultancy, Mineral Commerce Services, which provides marketing and shipping services to a number of base metals projects in Australia and overseas.

During the past three years, Christopher de Guingand has also served as a director of the following listed companies:

• Albidon Limited (Non-Executive Director from 1 January 2004 to 17 April 2009)

Peter J Harold (Managing Director)

46 years B.AppSc(Chem), AFAICD Appointed 16 March 2001

Peter Harold is a process engineer with over 21 years corporate experience in the minerals industry specialising in financing, marketing, business development and general corporate activities. Peter has extensive experience with the development and operation of both sulphide and laterite nickel projects having been responsible for metals marketing and various corporate functions relating to the Cawse nickel laterite project and the Silver Swan and Mt Keith nickel sulphide projects prior to the acquisition, development and operation of the Savannah nickel project.

During the past three years, Peter Harold has also served as a director of the following listed companies:

- Uranium Resources PLC (Non-Executive Director from 31 January 2005 to 26 October 2006)
- ◆ Alloy Resources Limited (Non-Executive Chairman from 15 September 2005)*
- ◆ Territory Uranium Company Limited (Non-Executive Chairman from 1 March 2007)*

Christopher D J Langdon (Non-Executive Director)

46 years

B.Com (Econ)

Appointed 4 August 2004

Christopher Langdon has over 24 years of corporate finance and management experience and has had extensive experience in investment banking in Australia and overseas working for Wardley Australia Limited, James Capel & Co. and Samuel Montagu & Co. specialising in cross border corporate advisory. He is the Chief Executive Officer of HJ Langdon & Co., a family owned business based in Melbourne involved in the food industry.

During the past three years, Christopher Langdon also served as a director of the following listed companies:

F.F.I. Holdings Ltd (Director from 10 November 2006)*

^{*}Denotes current directorship

^{*}Denotes current directorship

DIRECTORS (CONTINUED)

John Rowe (Non-Executive Director)

60 years BSc (Hons), ARSM, MAusIMM Appointed 5 December 2006

John Rowe is a geologist who has had extensive mining industry experience over a 38 year period. Until August 2006, John was General Manager, Business Development with LionOre Australia responsible for assessing new business, divesting assets and negotiating nickel ore and concentrate sales contracts. Prior to joining LionOre, he spent 12 years with MPI Mines Limited in various group executive roles and was involved in the evaluation, development and production of the high grade Silver Swan nickel sulphide project as well as the Stawell Gold Mine in Victoria. John started his career with Metals Exploration Limited as a mine geologist at the Nepean Nickel Mine in the early 1970's before taking on senior executive roles with Consolidated Goldfields, Agnew Mining, and North Kalgurli Mines. Following a short stint with R&I Gold Bank in their technical division, Mr Rowe set up his own geological consultancy in the early 1990's and then joined MPI Mines Limited in mid 1993. Mr Rowe is also the Principal of John Rowe and Associates which provides geological and business development advice to the mining industry.

During the past three years, John Rowe has also served as a director of the following listed companies:

- Perseverance Corporation Limited (Non-Executive Director from 19 September 2007 to 18 February 2008)
- ◆ Catalpa Resources Limited (Non-Executive Director from 12 October 2006 and Non-Executive Chairman from 30 January 2008)*

Brian M Phillips (Non-Executive Director)

66 years AWASM-Mining, FAusIMM, MIMMM, Appointed 27 March 2007

Brian Phillips is a mining engineer who has had extensive mining industry experience in operational and management roles in precious and base metals over a 40 year period. Brian started his career with the Gold Fields Group in Tasmania, the United Kingdom and Western Australia. In 1981, he joined Metals Exploration Limited and for the next seven years was a director of Metals Exploration Limited, North Kalgurli Mines Limited and Gold Mines of Kalgoorlie Limited. After a period running a privately owned mining services company, Brian became a director of MPI Mines Limited in 1992 and from October 2002 was its Managing Director until the takeover of MPI by LionOre Australia in 2004. He is a former non-executive director of the Australian Gold Council and past President of the Victorian Chamber of Mines (now the Minerals Council of Australia – Victorian Division).

During the past three years, Brian Phillips has also served as a director of the following listed companies:

- Leviathan Resources Limited (Non-Executive Chairman from 15 November 2004 to 24 January 2007)
- Perseverance Corporation Limited (Non-Executive Vice Chairman from 24 January 2007 to 18 February 2008)
- Tawana Resources NL (Non-Executive Chairman from 4 April 2005 to 20 June 2008. Non-Executive Director from 20 June 2008 to 24 July 2009)
- Indophil Resources NL (Non-Executive Director from 1 April 2005 and Non-Executive Chairman from 21 April 2005)*

COMPANY SECRETARY

Trevor R Eton

49 years B.A (Hons)(Econ), PostGradDip (Man), AFAIM Appointed 12 March 2003

Trevor Eton is an accountant with over 25 years experience in corporate finance within the minerals industry. Prior to joining the Company in 2003, he was Company Secretary and Group Financial Controller of MPI Mines Limited for 10 years.

During the past three years, Trevor Eton has not served as a director of any listed companies.

^{*}Denotes current directorship

^{*}Denotes current directorship

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 are as follows:

Meetings of Committ	ees
Remuneration	Envir

	Directors' Meetings	Audit	Remuneration	Environment, Safety & Risk
Number of meetings held:	16	2	2	1
Number of meetings attended:				
Christopher J G de Guingand	15	1	2	1
Peter J Harold	16	-	2	1
Christopher D J Langdon	15	2	2	1
John Rowe	16	2	2	1
Brian M Phillips	16	2	2	1

COMMITTEE MEMBERSHIP

As at the date of this report, the Company has an Audit Committee, a Remuneration Committee, and an Environment, Safety and Risk Committee.

Members acting on the committees of the Board during the year were:

Audit	Remuneration	Environment, Safety and Risk
Christopher D J Langdon (c)	Christopher J G de Guingand (c)	Christopher J G de Guingand (c)
Christopher J G de Guingand	Christopher D J Langdon	Christopher D J Langdon
John Rowe	John Rowe	John Rowe
Brian M Phillips	Brian M Phillips	Brian M Phillips
-	Peter J Harold	Peter J Harold

⁽c) Designates the chairman of the committee

DIRECTORS' INTERESTS

The relevant interest of each director in the share capital as notified by the directors to the Australian Stock Exchange in accordance with S205G(1) of the Corporations Act 2001, at the date of signing is as follows:

Name of Director	Ordinary Direct	Shares Indirect	Performance rights over ordinary shares
Christopher J G de Guingand	-	150,366	-
Peter J Harold	169,006	3,230,785	1,500,000
Christopher D J Langdon	-	25,000	-
John Rowe	-	10,000	-
Brian M Phillips	-	10,000	

PRINCIPAL ACTIVITIES

The principal activities of the consolidated entity during the course of the financial year consisted of exploration, evaluation, development and production of mineral deposits.

SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

Significant changes in the state of affairs of the consolidated entity during the financial period were as follows:

- On 14 July 2008, the Company completed the purchase of Liontown Resources Limited's ("Liontown") interest in the Cowan nickel project for a cash consideration of \$1,685,000. As part of the transaction, the Company agreed to subscribe for 2.75 million shares in Liontown at \$0.115 per share and received 1.25 million unlisted options, exercisable at \$0.225 per option, and expiring on 10 July 2010.
- In October 2008, the Upper Zone probable Reserve at the Savannah project, as at 30 June 2008, was confirmed as 2,926,000 tonnes at 1.29% nickel for 37,750 tonnes contained nickel.
- Due to weakness in base metal prices, the Copernicus project (Panoramic 60%) open pit was placed on care and maintenance in January 2009. Mining of the Open Pit had been underway since July 2008.
- In response to the impact on sales revenue from the global financial crisis, the Company introduced comprehensive cost reduction measures across the Group in January 2009.
- On 27 February 2009, the Company executed the 'Share Sale and Purchase Agreement Donegal Resources Pty Ltd' ("SPA") with Brilliant Mining Corp. ("Brilliant") for the purchase of Brilliant's wholly owned subsidiary, Donegal Resources Pty Ltd ("Donegal"), including the assignment of an intercompany loan between Brilliant and Donegal. Donegal has a 25% interest in the Lanfranchi nickel project. In consideration for acquiring Donegal and the assignment of the Brilliant Loan, the Company agreed to issue to Brilliant, subject to Brilliant shareholder approval and the completion of financial and legal due diligence on Donegal, 12 million Panoramic shares and 3 million unlisted options to Panoramic shares, exercisable at \$1.50 per option, and expiring on 31 December 2012.
- A 29% increase in the Deacon probable Reserve at the Lanfranchi project to 2,501,000 tonnes at 2.52% nickel for 63,100 tonnes contained nickel was confirmed in May 2009.
- On 26 May 2009, the Company issued 12.0 million Panoramic shares and 3 million unlisted options to Brilliant Mining Corp, pursuant to the Share Sale and Purchase Agreement signed on 27 February 2009.
- The Company announced on 3 June 2009 an increase in the Savannah project indicated Lower Zone Resource. The Lower Zone Resource incorporates all mineralisation below the 500 Fault down to approximately 900 metres below surface. The indicated Lower Zone Resource increased 142% to 3,395,000 tonnes at 1.48% nickel for 50,120 tonnes contained nickel.
- On 29 June 2009, the Company agreed to farm-in on Territory Uranium Limited's Bluebush copper-gold project in the Tennent Creek region of the Northern Territory. The Company can earn a 51% interest in the project by spending \$3 million over three years, and up to 80% by spending another \$6 million or completing a prefeasibility study within seven years. The minimum expenditure in the first twelve months is \$500,000.
- On 30 June 2009, the Company agreed to farm-in on Thundelarra Exploration Limited's exploration tenements in the East Kimberley region of Western Australia. The Company can earn a 61% interest in the tenements by spending \$3 million over four years. The minimum expenditure in the first twelve months is \$750,000.

OPERATING AND FINANCIAL REVIEW

Operating Results for the Year

The Group's profit after tax for the financial year ending 30 June 2009 was \$5,610,000 (2008: \$53,332,000).

Financial Performance

The Group's performance during the 2009 financial year, and for the four previous financial years are set out in the table below. The financial results shown below were all prepared under International Financial Reporting Standards (IFRS).

Year Ended 30 June	2009	2008	2007	2006	2005
Net profit/(loss) after tax (\$'000)	5,610	53,332	88,109	15,922	10,266
Earnings per share (cents)	2.8	28.4	47.6	9.6	6.5
Dividends per share (cents)	3.0	12.0	12.0	-	-
Dividends pay out ratio (%)	109.1	42.3	25.2	-	-
Market capitalisation (\$'000)	463,052	775,108	777,379	215,528	139,737
Closing share price	2.27	4.04	4.14	1.18	0.86
Return on equity (%)	5.5	75.6	121.6	23.2	21.5

DIVIDENDS

On 26 August 2008, the Directors declared a final fully franked final dividend of 5.0 cents per share, which was paid on 19 September 2008 in relation to the year ended 30 June 2008.

On 25 February 2009, the Directors declared an interim fully franked dividend of 1.0 cent per share, which was paid on 20 March 2009.

The Directors have resolved to declare a fully franked final dividend of 2.0 cents per share in respect of the year ended 30 June 2009. The financial effect of this dividend has not been bought to account in the financial statements for the year ended 30 June 2009 and will be recognised in subsequent financial reports.

REVIEW OF OPERATIONS

Located 42kms south of Kambalda in Western Australia, the Company's now 100% owned and operated Lanfranchi nickel project produced 405,770 (2008: 286,116) tonnes of ore grading 2.63% (2008: 2.55%) nickel containing 10,690 (2008: 7,304) tonnes of nickel. The nickel ore is sold to BHP Billiton Nickel West ("Nickel West") under a Ore Tolling and Concentrate Purchase Agreement and is treated at Nickel West's Kambalda nickel concentrator..

In the East Kimberley region of Western Australia, the Company operates the Savannah nickel project and is the 60% owner and operator of the Copernicus nickel project. This year the Savannah project produced 8,062 (2008: 7,579) tonnes of nickel in concentrate together with 4,246 (2008: 4,072) tonnes of copper and 424 (2008: 409) tonnes of cobalt. The concentrate is shipped from the port of Wyndham to the Jinchuan Group in China under a concentrate sales agreement. The mining of nickel sulphide ore from the Copernicus project open pit commenced in July 2008. In January 2009, due to the continuing weakness and volatility in base metal prices, the Copernicus project open pit was placed on indefinite care and maintenance.

REVIEW OF FINANCIAL CONDITION

Capital Structure

The debt to equity ratio (borrowings on equity interest in shareholders' equity) at 30 June 2009 was 6.5% (2008: 10.7%)

Hedging Policy

The consolidated entity has an active policy of limiting the exposure to nickel price risk and currency risk through limited hedging, namely:

- For nickel price risk of both the Savannah project and the Lanfranchi project, by hedging no more than 80% (2008 80%) of the payable nickel forecast to be produced over a rolling two year horizon through a combination of nickel forward sales contracts and nickel put and call options, with the percentage of the combined nickel forward sales contracts and written nickel call options to be no more than 40% (2008: 40%) of the payable nickel forecast to be produced over the same rolling two year horizon;
- For currency risk, sufficient hedging on a month to month basis to match the net United States dollar proceeds from nickel hedging using nickel forward sales contracts.

None of the existing nickel forward sale contracts that have been entered into by the consolidated entity are subject to margin calls.

As at 30 June 2009, the consolidated entity had sold forward:

- 2,400 tonnes of nickel at an average weighted US\$ nickel price of US\$12.15 per pound for delivery between July 2009 and June 2010, which represents approximately 22% of forecast payable nickel production; and
- 600 tonnes of nickel at an average weighted US\$ nickel price of US\$6.93 per pound for delivery between July 2010 and June 2011, which represents approximately 5% of forecast payable nickel production.

As at 30 June 2009, except for a net favourable in the money position on open United States dollar denominated foreign exchange bought put and sold call options that expire between July 2009 and June 2010 as detailed further in Note 12 of the Notes to the Financial Statements, the consolidated entity had no outstanding committed United States dollar denominated forward currency hedging contracts.

CORPORATE

The company is limited by shares and is domiciled and incorporated in Australia.

EMPLOYEES

At the end of the financial year, the Group had 331 full time employees (2008: 341).

EVENTS SUBSEQUENT TO BALANCE DATE

On 30 July 2009, BHP Billiton Nickel West Pty Ltd exercised its option to extend the 2004 Tramways Ore Tolling and Concentrate Purchase Agreement on the same terms and conditions for a further nine years from 27 February 2010.

On 28 August, 2009, the Directors resolved to declare a fully franked final dividend of 2.0 cents per share in respect of the year ended 30 June 2009.

In the interval between the end of the financial year and the date of this report, apart from the events mentioned above, there has not arisen any item, transaction or event of a material and unusual nature likely, in the opinion of the directors of the Company, to affect significantly the operations of the consolidated entity, the results of those operations, or the state of affairs of the consolidated entity, in future financial years.

LIKELY DEVELOPMENTS AND EXPECTED RESULTS

The consolidated entity will continue with the production of nickel concentrate at the Savannah project while at the same time continue with the mining of nickel sulphide ores from the Lanfranchi project. In addition, the consolidated entity will continue to supervise care and maintenance operations at the Copernicus project open pit and regularly consult with its 40% joint venture partner as to when open pit mining operations are able to recommence.

Work will continue on extending and adding to economic reserves of the Savannah project and the Lanfranchi project from known resources and identifying new resources through exploration.

Further information about likely developments in the operations of the Company and the expected results of those operations in the future financial years has not been included in this report because disclosure would be likely to result in unreasonable prejudice to the Company.

SHARE OPTIONS

At the date of signing, total unissued ordinary shares of the Company under option are:

Expiry Date	Exercise Price (\$)	Number of Shares
31 December 2010	2.20	1,687,500
31 December 2012	1.50	3,000,000

During the financial year, option holders have exercised the option to acquire 129,500 (2008: 3,638,250) fully paid shares in Panoramic Resources Limited at a weighted average exercise price of \$1.23 (2008: \$0.99). In addition, the Company cancelled 40,500 options at a weighted average exercise price of \$2.10 through forfeiture (2008: 25,000 options at a weighted average exercise price of \$2.20).

In the interval between the end of the financial year and the date of signing, no option holders have exercised the option to acquire fully paid shares in Panoramic Resources Limited.

INDEMNIFICATION AND INSURANCE OF DIRECTORS AND OFFICERS

The Company has agreed to indemnify the current directors and senior executives, against all liabilities to another person (other than the Company or a related body corporate) that may arise from their position as directors and officers of the Company except where the liability arises out of conduct involving a lack of good faith. The agreement stipulates that the Company will meet the full amount of any such liabilities including costs and expenses.

During or since the financial year, the Company has paid premiums of \$34,485 (2008: \$47,104) in respect of contracts insuring all the directors and officers against legal costs incurred in defending proceedings. The insurance premiums relate to:

- 1. Costs and expenses incurred by the relevant officers in defending legal proceedings, both civil and criminal and whatever the outcome; and
- 2. Other liabilities that may arise from their position, with the exception of conduct involving a wilful breach of duty or improper use of information or position to gain a personal advantage.

REMUNERATION REPORT (AUDITED)

This remuneration report outlines the remuneration arrangements in place for the directors and executives of the Company and the Group in accordance with the Corporations Act 2001 and its Regulations. These remuneration disclosures are provided in pages 11 to 20 of the Directors' Report designated as audited. For the purposes of this report, key management personnel (KMP) 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 director (whether executive or otherwise) of the parent company, and includes the five executives in the Company and the Group receiving the highest remuneration.

For the purposes of this report, the term 'executive' encompasses the managing director, senior executives, operations managers and group process manager of the Company and the Group.

Details of Key Management Personnel (including the five highest executives of the Company and the Group)

(i) Directors

Christopher De Guingand Chairman (Non-Executive)

Peter Harold Managing Director

Christopher Langdon Director (Non-Executive)

John Rowe Director (Non-Executive)

Brian Phillips Director (Non-Executive)

(ii) Executives

Trevor Eton Chief Financial Officer

Christopher Williams General Manager – Operations

Terry Strong Operations Manager – Savannah Project

Stephen Kelleher Group Process Manager

Simon Jessop Operations Manager – Lanfranchi Project

Remuneration Philosophy

The performance of the Company depends upon the quality of its directors and executives. To prosper, the Company must attract, motivate and retain highly skilled directors and executives.

To this end, the Company embodies the following principles in its remuneration framework:

- Provide competitive rewards to attract high calibre executives;
- Link executive rewards to shareholder value and company profits;
- Significant portion of executive remuneration 'at risk', dependent upon meeting pre-determined performance benchmarks; and
- Establish appropriate and demanding performance hurdles in relation to variable executive remuneration

Remuneration Committee

The Remuneration Committee of the Board of Directors of the Company is responsible for determining and reviewing compensation arrangements for the Managing Director and the executive team.

The Remuneration Committee assess the appropriateness of the nature and amount of remuneration of senior managers 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 executive team.

REMUNERATION REPORT (AUDITED) (Continued)

Remuneration Structure

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

Non-Executive Director Remuneration

Fixed 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 amount of aggregate remuneration sought to be approved by shareholders and the manner in which it is apportioned amongst directors is reviewed annually. The Board considers fees paid to non-executive directors of comparable companies when undertaking the annual review process.

Each director receives a fee for being a director of the Company. An additional fee is also paid for each Board committee on which a director sits. The payment of additional fees for serving on a committee recognises the additional time commitment required by directors who serve on one or more sub committees.

As a consequence of the continuing weakness in global base metal markets, the non-executive directors agreed to a 10% reduction in director fees. This change came into effect from 1 February 2009.

The remuneration of non-executive directors for the period ending 30 June 2009 is detailed in Table 1 on page 17 of this report. Fees for the non-executive directors' are determined within an aggregate directors' fee pool limit of \$600,000, which was last approved by shareholders on 20 November 2007.

Variable Remuneration

The Company does not reward non-executive directors with variable remuneration (potential short term and long term incentives). Any shares in the Company that are held by non-executive directors at the date of this report are directly or indirectly separately purchased and held by each director and have not been issued by the Company as part of their remuneration package.

Executive Remuneration

Objective

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

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

Structure

In determining the level and make-up of executive remuneration, the Remuneration Committee take due consideration of the current market levels of remuneration for comparable executive roles.

It is the Remuneration Committee's policy that employment contracts are entered into with the Managing Director and other senior executives. Details of these contracts are provided on pages 15 to 16.

REMUNERATION REPORT (AUDITED) (Continued)

Remuneration consists of the following key elements:

- Fixed Remuneration (base salary, superannuation and non-monetary benefits);
- Variable Remuneration
 - Short Term Incentive ('STI'); and
 - Long Term Incentive ('LTI').

The proportion of fixed remuneration and variable remuneration (potential short term and long term incentives) is established for each executive by the Remuneration Committee. Table 1 on page 17 details the variable component (%) of the Company's key management personnel which includes the five most highly remunerated executives.

Fixed Remuneration

Objective

The level of fixed remuneration is set so as to provide a base level of remuneration which is both appropriate to the position and is competitive in the market. Fixed remuneration is reviewed annually by the Remuneration Committee and the process consists of a review of Company wide, business unit and individual performance, relevant comparative remuneration in the market and internal and, when appropriate, external advice on policies and practices. As noted above, the Committee has access to external advice independent of management.

Structure

Executives are given the opportunity to receive their fixed (primary) remuneration in a variety of forms including cash and fringe benefits. It is intended that the manner of payment chosen will be optimal for the recipient without creating undue cost for the Company.

As a consequence of the then prevailing significant weakness in global base metal markets, the executives agreed, together with all Company employees, to accept a 10% reduction in base salary and the removal of certain health benefits. These changes came into effect from 1 February 2009.

The fixed remuneration component of the Group's key management personnel which includes the five most highly remunerated executives is detailed in Table 1 on page 17.

Variable Remuneration – Short Term Incentive (STI)

Objective

The objective of the STI program is to link the achievement of the Company's operational targets with the remuneration received by the executives charged with meeting those targets. The total potential STI available is set at a level so as to provide sufficient incentive to the executive to achieve the operational targets and such that the cost to the Company is reasonable in the circumstances.

Structure

Actual STI payments granted to each executive depends on the extent to which specific operating targets, set at the beginning of the financial year, are met. The operational targets consists of a number of Key Performance Indicators (KPIs) covering both financial and non-financial measures of performance. Typically included are measures such as contribution to net profit after tax, production and cost targets, safety performance, environmental compliance, risk management, and leadership/team contribution. These measures were chosen as they represent the key drivers for the short term success of the business and provide 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, after consideration of performance against KPIs and profitability, an overall performance rating for the Company and each individual business unit is approved by the Remuneration Committee. The individual performance of each executive is also rated and all the ratings are taken into account when determining the amount, if any, of the short term incentive pool allocated to each executive. This process usually occurs within three months after the reporting date.

The aggregate of annual STI payments available for executives across the Company is subject to the approval of the Remuneration Committee. STI payments are not accrued in the financial year they relate to as the aggregate amount of the annual STI payments is unable to be determined until after the reporting date. Payments are made as a cash bonus in the following period, with 60% of the annual bonus being paid in the following December quarter and the remaining 40% paid in the following April.

REMUNERATION REPORT (AUDITED) (Continued)

For the 2008 financial year, the STI annual cash bonus pool (excluding the Managing Director's retention cash bonuses) allocated to executives of \$1,694,000 was paid in the 2009 financial year. There were no forfeitures. The Remuneration Committee will consider the STI payments for the 2009 financial year between the date of this report and October 2009. The maximum annual STI cash bonus pool for the 2009 financial year is not yet determined. The minimum amount of the STI cash bonus assuming that no executives meet their respective KPIs for the 2009 financial year is nil.

In addition to the STI annual cash bonus pool, in February 2009 the Remuneration Committee approved the following STI cash payments to the Managing Director, Peter Harold:

• In lieu of the deferral of a single \$500,000 retention payment that was previously approved in May 2007 for payment in January 2009, four retention cash payments of \$125,000 each, to be paid in April 2009, July 2009, January 2010 and July 2010. This was, and is due to be, paid as an incentive to retain the services of Mr Harold in a highly competitive market where the skills and experience of Mr Harold are continuously being recognised in the mining community.

Variable Remuneration – Long Term Incentive (LTI)

Objective

The objective of the LTI program is to reward and incentivise executives in a manner which aligns this element of remuneration with the creation of shareholder wealth. The Company's performance over the past four years and its impact on shareholder wealth is summarised in the table below.

Year Ended 30 June	2009	2008	2007	2006	2005
Net profit/(loss) after tax (\$'000)	5,610	53,332	88,109	15,922	10,266
Earnings per share (cents)	2.8	28.4	47.6	9.6	6.5
Dividends per share (cents)	3.0	12.0	12.0	-	-
Dividends pay out ratio (%)	109.1	42.3	25.2	-	_
Market capitalisation (\$'000)	463,052	775,108	777,379	215,528	139,737
Closing share price	2.27	4.04	4.14	1.18	0.86
Return on equity (%)	5.5	75.6	121.6	23.2	21.5

Structure

LTI grants to executives are now delivered in the form of performance rights to shares issued under the company wide Panoramic Employee Share Plan (ESP) approved by the Company's shareholders on 20 November 2007. During the financial year, no LTI grants were allocated to executives. LTI grants to other employees of the Company are made under the ESP where appropriate. In previous financial years, LTI grants to executives were delivered under the 2004 Employee Share Option Plan and a separate LTI grant was made to the Managing Director, Peter Harold, during the 2007 financial year through the shareholder approved Managing Director's Long Term Share Plan (LTSP).

Table 2 on page 18 and Table 3 on page 19, provides details of options and performance rights to shares granted, the value of options and performance rights to shares, and vesting periods under the unlisted share option LTI and unlisted performance rights to shares LTI. Details of the LTSP and ESP and the performance hurdle are provided under the terms of Peter Harold's employment contract on page 15.

No Hedging Contracts on LTI Grants

The Company does not permit executives to enter into contracts to hedge their exposure to options or performance shares granted as part of their remuneration package. This policy is strictly enforced by the Managing Director under the rules for trading in Company securities detailed in the Corporate Governance Statement on page 24.

REMUNERATION REPORT (AUDITED) (Continued)

Employment Contracts

The Non-Executive Chairman, Christopher de Guingand, commenced in his role on 8 July 2005 under the following terms:

- Christopher de Guingand may resign from his position and thus terminate his directorship on written notice.
- The Company must provide 6 months' written notice or provide payment in lieu of the notice period (\$74,250, based on the fixed component of Christopher de Guingand's remuneration) if termination is initiated by the Company, except where termination is from serious misconduct.
- The Company may terminate his directorship at any time without notice if serious misconduct has occurred. In this situation, the Non-Executive Chairman is only entitled to that portion of remuneration which is fixed, and only up to the date of termination.

All other non-executive directors conduct their duties under the following terms:

- A non-executive director may resign from his position and thus terminate this contract on written notice.
- The Company may terminate a directorship by providing 6 months' written notice or provide payment in lieu of the notice period (based on the fixed component of the non-executive director's remuneration) if termination is initiated by the Company, except where termination is from serious misconduct. The fixed components of the non-executive director's remuneration are:

Non-Executive Director	Termination Payment
Christopher Langdon	\$51,750
John Rowe	\$51,750
Brian Philips	\$51,750

• The Company may terminate a directorship at any time without notice if serious misconduct has occurred. Where termination with such cause occurs the non-executive director is only entitled to that portion of remuneration which is fixed, and only up to the date of termination.

The Managing Director, Peter Harold, is employed under a four year contract that commenced on 1 January 2006. Since 1 January 2006, the terms of Peter Harold's employment have been amended from time to time following approval from the Remuneration Committee and/or the Company's shareholders. The current terms of his employment are:

- Peter Harold may resign from his position and thus terminate this contract by giving 3 months written notice. Any vested options not exercised will be forfeited 4 weeks after notice of resignation.
- If there is a change of control of the Company or the Company is taken over then Peter Harold is entitled to a redundancy of 12 months remuneration at his election (\$519,750 based on the fixed component of Peter Harold's remuneration). LTI unlisted options if applicable that have not yet vested will vest immediately. The Board of Directors will decide what percentage of LTI performance rights to shares can be converted to shares.
- The Company may make STI cash bonuses to Peter Harold, firstly, up to a maximum of 100% of his base salary measured against the achievement of agreed performance indicators, and secondly, specific STI retention bonuses. Both STI cash bonuses are approved by the Remuneration Committee from time to time;
- Under the Managing Director's Long Term Share Plan (LTSP), Peter Harold will be entitled to be issued a maximum of 1,000,000 shares in the Company at the conclusion of his four year contract (31 December 2009), dependent upon the performance of the Company relative to a group of selected peers over a three and a half year period commencing on 1 July 2006 and ending on 31 December 2009 (Performance Period). The peer group comprises those companies within the S&P / ASX 300 Metals & Mining Index. The peer group is to be ranked in terms of relative total shareholder return (TSR), which is the percentage increase in each Company's share price plus reinvested dividends over the Performance Period adjusted for bonus issues, subdivisions and consolidations of capital. Relative TSR was selected as the LTI performance hurdle as it ensures an alignment between comparative shareholder return and reward for the share rights holder. Shares under the LTSP will be allotted to Peter Harold provided that the TSR ranking, as determined by an independent external advisor on behalf of the Remuneration Committee, of the Company at the end of the Performance Period is at or above the 50th percentile of the peer group and further provided that the Company's TSR over that period exceeds a rate of 5% per annum compounded. At the 50th percentile, Peter Harold will be entitled to 50% of the LTSP shares, increasing proportionately to 100% at the 65th percentile;

REMUNERATION REPORT (AUDITED) (Continued)

Employment Contracts (Continued)

- Under the Company wide Employee Share Plan (ESP), Peter Harold will be entitled to be issued a maximum of 500,000 shares in the Company on 31 December 2010, dependent upon the performance of the Company relative to a group of selected peers over a three year period commencing on 1 January 2008 and ending on 31 December 2010 (Performance Period). The peer group comprises those companies within the S&P / ASX 300 Metals & Mining Index. The peer group is to be ranked in terms of relative total shareholder return (TSR), which is the percentage increase in each Company's share price plus reinvested dividends over the Performance Period adjusted for bonus issues, subdivisions and consolidations of capital. Relative TSR was selected as the LTI performance hurdle as it ensures an alignment between comparative shareholder return and reward for the share rights holder. Shares under the ESP will be allotted to Peter Harold provided that the TSR ranking, as determined by an independent external advisor on behalf of the Remuneration Committee, of the Company at the end of the Performance Period is at or above the 50th percentile of the peer group. At the 50th percentile, Peter Harold will be entitled to 50% of the ESP shares, increasing proportionately to 100% at the 75th percentile;
- The Company may terminate this employment agreement by providing 6 months' written notice or provide payment in lieu of the combined notice and payment periods (\$259,875 based on the fixed component of Peter Harold's remuneration). Upon notice of termination by the Company, any LTI options if applicable that have vested, or will vest during the notice period will be able to be exercised until the LTI options expiry date. LTI options that have not yet vested will vest immediately upon notice of termination unless termination is from serious misconduct in which case the options not yet vested will be forfeited. The Board of Directors will decide what percentage of LTI performance rights to shares can be converted to shares unless termination is from serious misconduct in which case the performance rights to shares will be forfeited.

All other named executives are employed under individual open common law employment contracts. These executives and the commencement date of their contracts are as follows:

	Date of Commencement of	
Named Executive	Employment Contracts	Position
Trevor Eton	2 February 2009	Chief Financial Officer & Company Secretary
Christopher Williams	20 April 2009	General Manager – Operations
Terry Strong	2 February 2009	Operations Manager - Savannah Project
		Group Process Manager & Alternate Operations Manager - Savannah
Stephen Kelleher	2 February 2009	Project
Simon Jessop	2 February 2009	Operations Manager – Lanfranchi

The above named executives' employment contracts are under the following terms:

- Each may resign from his position and thus terminate this contract by giving 3 months written notice. Any vested options not exercised will be forfeited 4 weeks from the date of resignation.
- The Company may terminate their employment agreements by providing 4 months written notice or provide payment based on each named executive's fixed remuneration in lieu of the notice period. In the event of a termination in employment through a change in control of the Company, the Company will provide 6 months written notice or provide payment based on each named executive's fixed remuneration in lieu of notice. Upon either notice of termination by the Company, any LTI options that have vested, or will vest during the notice period will be able to be exercised until the expiry date. LTI options that have not yet vested will vest immediately upon notice of termination unless termination is from serious misconduct in which case the options not yet vested will be forfeited.
- The Company may terminate the contract at any time without notice if serious misconduct has occurred. When termination with such cause occurs, the named executive is only entitled to that portion of remuneration which is fixed, and only up to the date of termination. On termination with such cause, any unvested options or LTI grants if applicable will immediately be forfeited. Any vested options not exercised within 4 weeks of such notice of termination will be forfeited.

REMUNERATION REPORT (AUDITED) (Continued)

Table 1: Remuneration of Directors and Executives Officers

2009	Short-t	term incentive b	enefits	Post-employme	Post-employment benefits Long-term incentive Plans					
Name	Cash salary and fees	Bonus	Non-monetary benefits	Superannuation	Retirement benefits	Executive Options	Employee Share Options	Long Term Shares	Total	Performance related
	\$	\$	\$	\$	\$	\$	\$	\$	\$	%
Executive Directors	s									
PJ Harold (a)(b)	507,741	633,805	10,196	31,881	-	-	-	1,426,050	2,609,673	79
Non-Executive Dire	ectors									
CJG de Guingand	158,125	_	2,688	-	-	-	-	-	160,813	-
CDJLangdon	110,208	-	2,688	-	-	-	-	-	112,896	-
J Rowe	110,208	-	2,688	-	-	-	-	-	112,896	-
BMPhillips	105,461	-	2,688	4,748	-	-	-	-	112,896	-
Executives										
TREton	263,102	120,000	9,011	28,484	-	-	98,363	-	518,960	42
CJ Williams	263,102	120,000	5,168	28,484	-	-	26,136	-	442,890	33
SG Kelleher (c)	317,180	100,000	5,168	35,142	-	-	19,673	-	477,163	25
S A Jessop	240,917	105,000	5,168	26,346	-	-	13,115	-	390,546	30
T J Strong	261,976	105,000	5,168	18,380	-	-	19,673	-	410,197	30
	2,338,020	1,183,805	50,631	173,465	-	-	176,960	1,426,050	5,348,930	52

⁽a) Bonus includes an amount of \$211,805 representing the non-cash amortisation expense from 1 February 2009 to 30 June 2009 for future cash incentive bonus payments.

⁽c) Cash salary includes a \$60,243 one-off payment for accrued annual leave entitlements.

2008	Short-term incentive benefits		Post-employme	nt benefits	Lor	g-term incentive	Plans			
Name	Cash salary and fees	Bonus	Non-monetary benefits	Superannuation	Retirement benefits	Executive Options	Employee Share Options	Long Term Shares	Total	Performance related
	\$	\$	\$	\$	\$	\$	\$	\$	\$	%
Executive Directors	•									
PJ Harold (a)	517,203	1,250,000	9,976	62,064	-	-	-	976,552	2,815,795	79
Non-Executive Dire	ectors									
CJG de Guingand	148,750	-	3,509	-	-	-	-	-	152,259	-
CDJLangdon	103,750	-	3,509	-	-	-	-	-	107,259	-
J Rowe	102,500	-	3,509	-	-	-	-	-	106,009	-
BMPhillips	95,728	-	3,509	8,022	-	-	-	-	107,259	-
Executives										
TREton	268,005	125,000	14,228	32,161	-	-	458,307	-	897,701	65
CJ Williams	268,005	125,000	7,761	32,161	-	-	122,215	-	555,142	45
S G Kelleher	261,375	91,500	5,635	31,365	-	-	91,661	-	481,536	38
S A Jessop	250,154	100,000	7,761	28,290	-	-	62,275	-	448,480	36
T J Strong	266,500	100,000	7,761	31,980	-	-	97,500	-	503,741	39
-	2,281,970	1,791,500	67,158	226,043	-	-	831,958	976,552	6,175,181	58

 $⁽a) Long Term Shares \ amount \ is \ the \ non-cash \ amortisation \ expense \ for \ the \ period \ in \ relation \ to \ performance \ share \ rights \ granted \ under \ the \ Managing \ Director's \ LTSP.$

⁽b) Long Term Shares amount is the non-cash amortisation expense for the period in relation to performance share rights granted under the Managing Director's LTSP.

REMUNERATION REPORT (AUDITED) (Continued)

Table 2: Securities granted as part of remuneration during the year

(i) Options

No options were granted during 2008/09.

(ii) Performance Rights to Shares

No performance rights to shares were granted during 2008/09.

(i) Options

No options were granted during 2007/08.

2008	Grant Date	Grant Number	Vest Date	Securities Vested during period	Value per security at grant date	Value of securities Securities year	Exercised Number	◆ Exercise Price	Expiry date	% of remuneration
(ii) Performance R										
PJ Harold	1/01/08	500,000	31/12/10	-	5.35	2,675,000	-	-	1/01/13	95%
		500,000		-	5.35	2,675,000	-	-		95%

No amount was paid or payable by the recipient for those securities granted during the period.

All securities granted during the period can be exercised after the vesting date and prior to the expiry date.

Options granted as a part of executive remuneration have been valued using a Black Scholes option pricing model, which takes account of factors including the option exercise price, the current level and volatility of the underlying share price, the risk free rate, expected dividends on the underlying share, current market price of the underlying share and the expected life of the option.

Performance rights to shares granted as a part of the Managing Director's remuneration have been valued using a Monte-Carlo simulation model, which takes account of factors including the current level and volatility of the underlying share price, the risk free rate, expected dividends on the underlying share, the current market price of the underlying share and Total Shareholder Return (TSR) hurdles that must be met before the Share Based Payment vest to the holder. This method of valuation has also been used to value performance rights to shares granted to other employees of the Company during the year under the Employee Share Plan (ESP).

There have been no options granted over unissued ordinary shares to key management personnel since 30 June 2009.

REMUNERATION REPORT (AUDITED) (Continued)

Table 3: Securities holdings of directors and specified executives

2009	Balance at beginning of period	Granted as Remuneration	Securities Exercised	Net Change Other	Balance at end of period	Vested	at 30 June 2009	
	1 July 2008				30 June 2009	Total	Not Exercisable	Exercisable
(i) Options Directors								
C J G de Guingand	-	-	-				-	-
P J Harold	-	-	-				-	-
C D J Langdon	-	-	-				-	-
J Rowe	-	-	-				-	-
B M Phillips	_	_	_				_	-
Executives								
T R Eton	750,000	-	-		- 750,000	750,000	-	750,000
C J Williams	100,000	-	_		- 100,000	100,000	_	100,000
S A Jessop	50,000	_	_		- 50,000			50,000
S G Kelleher	75,000	_	_		- 75,000			75,000
T J Strong	75,000	_			- 75,000	ŕ		75,000
Total (ii) Performance Shares	1,050,000	-	-		- 1,050,000	1,050,000	-	1,050,000
Directors								
P J Harold	1,500,000	-	-		- 1,500,000		, ,	-
Total	1,500,000	-	-		- 1,500,000) -	1,500,000	-
2008	Balance at beginning of period	Granted as Remuneration	Securities Exercised	Net Change Other	Balance at end of period	V	ested at 30 June 200	08
	1 July 2007				30 June 2008	Total	Not Exercisable	Exercisable
(i) Options								
Directors								
C J G de Guingand								
•	-	-	-	-	-	-	-	-
P J Harold	-	-	-	-	-	- -	-	-
P J Harold C D J Langdon	- - -	-	- - -	- - -	- - -	- - -	- - -	- - -
P J Harold C D J Langdon J Rowe	- - -	- - -	- - -	- - -	- - -	- - - -	- - - -	- - -
P J Harold C D J Langdon J Rowe B M Phillips	- - - -	- - - -	- - - -	- - - - -	- - - -	- - - -	- - - -	- - - -
P J Harold C D J Langdon J Rowe B M Phillips Executives		- - - - -		- - - - -	750,000		- - - -	- - - - - - - - - -
P J Harold C D J Langdon J Rowe B M Phillips Executives T R Eton	950,000	- - - - -	(200,000)		750,000	- - - - - - - - - - - - - - - - - - -	- - - - -	375,000
P J Harold C D J Langdon J Rowe B M Phillips Executives T R Eton C J Williams	200,000	- - - - -	(100,000)	- - - - -	100,000	100,000	- - - - - -	100,000
P J Harold C D J Langdon J Rowe B M Phillips Executives T R Eton C J Williams S A Jessop	200,000 110,000	- - - - - - -	(100,000) (60,000)	-	100,000 50,000	100,000 50,000	- - - - - -	100,000 50,000
P J Harold C D J Langdon J Rowe B M Phillips Executives T R Eton C J Williams S A Jessop S G Kelleher	200,000 110,000 150,000	- - - - - - -	(100,000) (60,000) (75,000)	-	100,000 50,000 75,000	100,000 50,000 75,000	- - - - - - - -	100,000 50,000 75,000
P J Harold C D J Langdon J Rowe B M Phillips Executives T R Eton C J Williams S A Jessop	200,000 110,000	- - - - - - - -	(100,000) (60,000)	- - -	100,000 50,000	100,000 50,000	- - - - - -	100,000 50,000
P J Harold C D J Langdon J Rowe B M Phillips Executives T R Eton C J Williams S A Jessop S G Kelleher T J Strong Total	200,000 110,000 150,000 200,000	- - - - - - - - -	(100,000) (60,000) (75,000) (125,000)	- - -	100,000 50,000 75,000 75,000	100,000 50,000 75,000 75,000	- - - - - - - -	100,000 50,000 75,000 75,000
P J Harold C D J Langdon J Rowe B M Phillips Executives T R Eton C J Williams S A Jessop S G Kelleher T J Strong Total (ii) Performance Shares	200,000 110,000 150,000 200,000	- - - - - - - - -	(100,000) (60,000) (75,000) (125,000)	- - -	100,000 50,000 75,000 75,000	100,000 50,000 75,000 75,000	- - - - - - - -	100,000 50,000 75,000 75,000
P J Harold C D J Langdon J Rowe B M Phillips Executives T R Eton C J Williams S A Jessop S G Kelleher T J Strong Total	200,000 110,000 150,000 200,000		(100,000) (60,000) (75,000) (125,000)	- - -	100,000 50,000 75,000 75,000	100,000 50,000 75,000 75,000	- - - - - - - -	100,000 50,000 75,000 75,000

REMUNERATION REPORT (AUDITED) (Continued)

Table 4: Securities granted and exercised as part of remuneration for the year ended 30 June 2009

2009	Value of securities granted during the year	Value of securities exercised during the year	Value of securities lapsed during the year	Remuneration consisting of securities for the year		
	\$	\$	\$	%		
(i) Options						
T R Eton	-	-	-	-		
C J Williams	-	-	-	-		
S A Jessop	-	-	-	-		
S G Kelleher	-	-	-	-		
T J Strong	-	-	-	-		
(ii) Performance Shares						
P J Harold	-	-	-	-		

2008	Value of securities granted during the year	Value of securities exercised during the year	Value of securities lapsed during the year	Remuneration consisting of securities for the year	
		•	•	•	
	\$	\$	\$	%	
(i) Options					
T R Eton	-	700,000	-	-	
C J Williams	-	223,000	-	-	
S A Jessop	-	150,400	-	-	
S G Kelleher	-	161,250	-	-	
T J Strong	-	346,000	-	-	
(ii) Performance Shares					
P J Harold	2,675,000	-	-	59.3%	

There no alterations to the terms and conditions of securities granted as remuneration since their grant date.

There were no forfeitures during the period.

Table 5: Shares issued on exercise of securities

2009	Shares Issued No.	Paid per share \$	Unpaid per share \$	
Executives				
TR Eton	-	-	-	
C J Williams	-	-	-	
S A Jessop	-	-	-	
S G Kelleher	-	-	-	
T J Strong	-	-	-	
	-	-	-	
2008				
Executives				
T R Eton	200,000	0.75	-	
C J Williams	100,000	2.20	-	
S A Jessop	60,000	1.96	-	
S G Kelleher	75,000	2.20	-	
T J Strong	125,000	1.66	-	
	560,000		-	

Table 5 is at the end of the 2009 Remuneration Report.

ENVIRONMENTAL REGULATION

The Group's operations are subject to significant environmental regulations under both Commonwealth and State legislation in relation to its mining and exploration activities. The Group's management monitors compliance with the relevant environmental legislation. The directors are not aware of any breaches of the legislation during the period covered by this report.

ROUNDING

The amounts contained in this report and in the financial report have been rounded to the nearest \$1,000 (where rounding is applicable) 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 Panoramic Resources Limited support and have adhered to the principles of corporate governance. The Company's corporate governance statement is attached to the Directors' Report and forms a part of the Directors' Report.

AUDITORS INDEPENDENCE

Section 307C of the Corporations Act 2001 requires our auditors, Ernst & Young, to provide the directors of Panoramic Resources Limited with an Independence Declaration in relation to the audit of the financial report for the year ended 30 June 2009. This Independence Declaration is attached to the Directors' Report and forms a part of the Directors' Report.

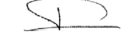
NON-AUDIT SERVICES

The following non-audit services were provided by the entity's auditor, Ernst & Young. The directors are satisfied that the provision of non-audit services is compatible with the general standard of independence for auditors imposed by the Corporations Act. The nature and scope of each type of non-audit service provided means that auditor independence was not compromised.

Ernst & Young received or are due to receive the following amounts for the provision of non-audit services:

Tax Compliance \$134,183 Other \$43,033

Signed in accordance with a resolution of the directors



Peter Harold

Managing Director

Perth, 31 August 2009

Competent Persons Statement

The information in this report that relates to both the Savannah and Lanfranchi Mineral Resources is based on information compiled by John Hicks. Mr Hicks is a member of the Australasian Institute of Mining and Metallurgy (AusIMM) and is a full-time employee of Panoramic Resources Limited. Mr Hicks has sufficient experience that is relevant to the style of mineralisation and type of deposits under consideration and to the activity which the person is undertaking to qualify as a Competent Person as defined in the 2004 Edition of the Australian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Mr Hicks consents to the inclusion in the report of the matters based on the information in the form and context in which it appears.

Information in this report relating to the Savannah Lower Zone Mineral Resource has been either completed by or reviewed by Christopher Black of Cube Consulting Pty Ltd. Mr Black is a member of The Australian Institute of Geoscientists (AIG) and has sufficient experience that is relevant to the style of mineralisation and type of deposit under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2004 Edition of the Australian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Mr Black consents to the inclusion in the report of the matters based on his information in the form and context in which it appears.

The Board of Directors of Panoramic Resources Limited is responsible for the corporate governance of the Company. The Board guides and monitors the business and affairs of Panoramic Resources Limited on behalf of the shareholders by whom they are elected and to whom they are accountable. This statement outlines the main corporate governance practices in place throughout the financial year, which comply with Australian Stock Exchange ("ASX") Corporate Governance Council ("CGC") revised (August 2007) "Principles of Good Corporate Governance and Best Practice Recommendations (Second Edition)" (the Recommendations), unless otherwise stated.

As required under ASX Listing Rule 4.10.3, the Company makes the following disclosures in relation to each of the Recommendations.

Principle 1: Lay Foundations for Management and Oversight

Primary Role of the Board

The Board's primary role is the protection and enhancement of long-term shareholder value.

Board Operation

To ensure the Board is well equipped to discharge its responsibilities, as substitute for a Board Charter it has established written guidelines for the operation of the Board. A written guide on the roles of the Board and committees sets out the overriding functions and responsibility of the Board, while a second guide sets out more specific guidelines on the statutory roles and on the separate duties of the Managing Director to the rest of the Board. In addition, Article 11 of the Company's Constitution (November 2008) ("Constitution") details on the specific powers and duties of directors as empowered on them by the Company's shareholders. All these documents can be accessed on the Company's website at www.panoramicresources.com under the Corporate Governance section.

Board Processes

The Board is responsible for the overall Corporate Governance of the Company including the strategic direction, establishing goals for executive management and monitoring the achievement of these goals. The Board has established a framework for the management of the Company and its controlled entities, a framework which divides the functions of running the Company between the Board, the Managing Director and the senior executives. The Board has put in place a system of internal control, a pro-active business risk management process, and has the task of monitoring financial performance and the establishment of appropriate ethical standards. The agenda for meetings of the Board is prepared by the Managing Director. Standard items include the project reports, financial reports, strategic matters, governance and compliance. Submissions are circulated in advance. Senior executives are regularly involved in Board discussions.

Evaluation of Managing Director and Executive Performance

The Managing Director and the senior executives are ultimately responsible for the day to day running of the Company. The Board has in place a performance appraisal and remuneration system for the Managing Director and senior executives designed to enhance performance. Management performance is reviewed on an annual basis. The criterion for the evaluation of the Managing Director and each executive is their performance against key performance indicators. In addition, the Board monitors and evaluates the performance of the Managing Director and senior executives as appropriate.

Principle 2: Structure the Board to Add Value

Composition of the Board

The names of the directors of the Company in office at the date of the Statement are set out in the Directors' report.

The composition of the Board is determined using the following principles:

- The Board currently comprises five directors. Under Article 10 of the Company's Constitution, this number may be increased to a maximum of ten directors where it is required due to a commercial alliance, or felt that additional expertise is required in specific areas, or when an outstanding candidate is identified;
- The Board should comprise directors with a broad range of expertise with an emphasis on commercial, exploration, mining and project development related experience; and
- Directors appointed by the Board are subject to election by shareholders at the following annual general meeting and thereafter directors (other than the Managing Director) are subject to re-election at least every three years. The tenure of executive directors is linked to their holding of executive office.

The Board reviews its composition as required to ensure that the Board has the appropriate mix of expertise and experience. When a vacancy exists, for whatever reason, or where it is considered that the Board would benefit from the services of a new director with particular skills, candidates with the appropriate expertise and experience are considered. The full Board then appoints the most suitable candidate who must stand for election at the next general meeting of shareholders.

Independence

The composition of the Board has gradually changed to reflect the transition of the Company from project developer to a sustainable producing business. As at the date of this report, the majority of non-executive directors, including the Chairman, are considered independent of management and directly or indirectly, individually hold less than 5% of the issued ordinary shares of the Company.

Conflict of Interest

In accordance with Section 191 of the Corporations Law and Article 10.13 of the Company's Constitution, directors must keep the Board advised, on an ongoing basis, of any interest that could potentially conflict with those of the Company. Where the Board believes that a significant conflict exists, the director concerned does not receive the relevant board papers and is not present at the meeting whilst the item is considered.

Board Performance

There is no formal performance appraisal system in place for Board performance on a director by director basis. However, membership of the Audit Committee by non-executive directors is initially for a three year period, with an annual renewal review thereafter with performance being a criteria in order to retain office.

Director Education

The non-executive directors are given every opportunity to gain a better understanding of the business and are given access to continuing education opportunities to update and enhance their skills and knowledge. Directors visit the Panoramic mining operations at least once a year and meet with management on a regular basis.

Independent Professional Advice and Access to Company Information

Each director has the right of access to all relevant Company information and to the Company's executives and, subject to prior consultation with the Chairman, may seek independent professional advice at the Company's expense. A copy of the advice received by the director is made available to all other members of the Board.

Board Committees

To facilitate the execution of its responsibilities, the Board's Committees provide a forum for a more detailed analysis of key issues. Each Committee is entitled to the resources and information it requires to carry out its duties, including direct access to advisors and employees. Membership of the current Committees of the Panoramic Board are set out in the Directors' Report. The names and functions of each Committee is set out below:

• Audit Committee

The Audit Committee consists of all non-executive directors. The Audit Committee is to oversee the financial reporting process to ensure the balance, transparency and integrity of published financial information. The Audit Committee is also to review: the effectiveness of internal controls, recommendation and the appointment and assessing the performance of the external auditor; the Company's process for monitoring compliance with laws and regulations affecting financial reporting and, if applicable, its code of business conduct. The Audit Committee operates under an Audit Committee charter that is reviewed by the committee and is re-approved or changed by the full Board on a bi-annual basis.

• Remuneration Committee

The Remuneration Committee consists of all directors. The role of the Remuneration Committee is to review remuneration packages and policies applicable to the Managing Director, other executive directors (if applicable) and senior executives. The remuneration of executive directors is determined by reference to relevant employment market conditions and of the attainment of defined Company goals. The remuneration of senior executives is determined by the Remuneration Committee based on recommendations provided by the Managing Director. Remuneration levels are competitively set to attract the most qualified and experienced directors and senior executives. The Remuneration Committee obtains independent advice on the appropriateness of remuneration packages.

Further details of remuneration arrangements in place for the directors and executives are set out in the Directors' Report.

• Environment, Safety and Risk Committee

The Environment, Safety and Risk Committee consist of all directors. The role of the Environment, Safety and Risk Committee is to oversee and monitor the effectiveness of the Group's strategies and systems to ensure that the Company complies with external and internally accepted standards for the impact of business activities on the environment, the safety and well being of employees, and on the control and management of the key risks facing the business. The Committee meets during Board visits to the mining operations whereby the members of the Committee are able to directly inter face with the senior managers responsible for environmental issues, occupational health and safety and the control and mitigation of non financial risks. The Committee also nominates a non-executive director to attend and be actively involved in the Group's safety conferences.

• Nomination Committee

Due to the size of the Board and the small senior executive team, the Board has determined there is no benefit at this time of establishing a nomination committee. The functions of the nomination committee are performed by the Board as a whole, when required, using the guidelines established for setting the composition of the Board.

Principle 3: Promote Ethical and Responsible Decision Making

All directors, executives, managers and employees are expected to act with the utmost integrity and objectivity, striving at all times to enhance the performance and reputation of the Company and its controlled entities.

Code of Conduct

The Company has recently established a written Code of Conduct which outlines the culture, practices, expected conduct, values and behaviour to be displayed by all employees in upholding the integrity, reputation and accountability of the Company and its controlled entities in the work environment and in the interactions with the Company's various stakeholders. Certain practices are necessary to comply with Federal and Western Australian State industrial legislation and the Corporations Law. The Code of Conduct has a clear responsibility and accountability of employees for reporting and investigating reports of unethical practices by reference to specific rules and policies such as the rules for trading in the Company securities, and the policy on discrimination, harassment and bullying.

This code can be accessed on the Company's website at www.panoramicresources.com under the Corporate Governance section.

Trading in Company securities by directors, officers and employees

The Company has established rules for the trading in Company securities by directors, officers and employees to ensure compliance with Section 1002G of the Corporations Law (on insider trading) and Part 2D.1 of the Corporations Law (on the proper duties in relation to the use of inside information). The Managing Director has been appointed to ensure that the following rules for the trading in Company's securities are strictly adhered to by all directors, officers and employees:

- Trading in Company securities is only permitted following the notification of the intention to trade with the Managing Director;
- Trading in Company securities is prohibited at any time when in possession of unpublished information, which if generally available, might materially affect the price or value of those securities, or for a period of 2 business days following the making of a public announcement in relation to that inside information ("the due notice period");
- Active trading in Company securities, which involves frequent and regular trading in those securities with a view to derive profit related income from that activity, is prohibited;
- The entering into contracts to hedge exposure to equity-based remuneration, is prohibited; and
- Only in exceptional circumstances, can approval be obtained in advance from the Managing Director, to trade outside the due notice period.

This Policy document can be accessed on the Company's website at www.panoramicresources.com under the Corporate Governance section.

Discrimination, Harassment and Bullying Policy

The Company is committed to providing a work environment that is safe, fair and free from discrimination, harassment and bullying for all employees of the Company. All employees are encouraged to follow adopted procedures allowing concerns or instances of illegal conduct or malpractice to be raised in good faith without being subjected to victimisation, harassment or discriminatory treatment, and to have such concerns or instances properly investigated. The Policy provides a mechanism by which all employees can confidentially report improper conduct without fear of discrimination. This policy document can be accessed on the Company's website at www.panoramicresources.com under the Corporate Governance section.

Principle 4: Safeguard Integrity in Financial Reporting

The Managing Director and Chief Financial Officer are required to state in writing to the Audit Committee and the Board that the Company's and Group's financial reports present a true and fair view, in all material aspects, of the Company's and Group's financial condition and that operational results are in accordance with relevant accounting standards. The Audit Committee reviews all final draft external financial reports with the external auditor and makes recommendations on their adequacy to the Board prior to their release to shareholders, investors and other public forums. There is regular communication between the Audit Committee, management and external auditor. In accordance with Section 324DA of the Corporations Law, the audit partner of the external auditor is required to be rotated after 5 successive financial years. It is the role of the Audit Committee to select the new audit engagement partner as nominated by the external partner after considering each nominated individual's experience, reputation and independence.

In addition, the Audit Committee reviews, assists and assesses the adequacy of the Company's internal control and financial risk management systems, and accounting and business policies.

Principle 5: Make Timely and Balanced Disclosure

The Company is committed to providing relevant up to date information to its shareholders and the broader investment community in accordance with the continuous disclosure requirements under the ASX Listing Rules and the Corporations Law.

The Company has a Continuous Disclosure Policy that all shareholders and investors have equal access to the Company's information. This policy document and all material announcements provided to the ASX can be accessed on the Company's website at www.panoramicresources.com.

The Company has appointed the Company Secretary to oversee the continuous disclosure practices of the Company and its controlled entities. His responsibilities include:

- Reviewing all statutory regulatory or tender reports submitted to or made by the Company and its controlled entities, and to report or recommend to the Board as appropriate;
- Ensuring compliance with continuous disclosure requirements;
- Overseeing and coordinating the disclosure of information to the ASX, analysts, brokers, shareholders, the media and public; and
- Educating directors and staff of the Company's and Group's disclosure policies and procedures and raising awareness of the principles of the underlying continuous disclosure.

Principle 6: Respect the Rights of Shareholders

The Board in adopting a Continuous Disclosure Policy ensures that shareholders are provided with up to date Company information. Communication to shareholders is facilitated by the production of the annual report, quarterly reports, public announcements, and the posting of policies, and ASX releases immediately after their disclosure to the ASX, on the Company's website. In addition, all shareholders are encouraged to attend the Annual General Meeting and use the opportunity to ask questions following the Managing Director's presentation. The Company makes every endeavour to respond to the most commonly asked questions. The external auditor attends the meeting and is available to answer questions in relation to the conduct of the audit.

Principle 7: Recognise and Manage Risk

The Board believes that risk management and compliance are fundamental to sound management and that oversight of such matters is an important responsibility of the Board. The Company has a formal, standardised approach to risk management through the production each year of a Panoramic Risk Management Guideline and the requirement of having the Board approve the guideline on an annual basis. This approach is in accordance with Australian/New Zealand Standard for Risk Management (AS/NZS 4360 2004) and is based on the control framework for enterprise risk management prepared by the Committee of Sponsoring Organisations of the Treadway Commission (COSO) in 2001. The process involves the Company undertaking an annual comprehensive review at the Company's mine sites and Perth office on identifying the risks faced at each location and the appropriate risk management internal controls, systems and response procedures to mitigate their impact on strategic, operational and financial performance. There are a number of risks the Company's sites are exposed to that are both common to the mining industry and unique due to location such as, but not limited to:

- exposure to fluctuations in commodity prices and the United States currency exchange rate;
- customer declaration of force majeure;
- health, safety, industrial and environment matters;
- production capacity;
- future delivery against committed financial derivatives;
- regulatory constraints, compliance and the impact of climate change; and
- natural disasters.

The review also includes examining on the effectiveness of internal controls, systems and response procedures that were in place for the previous year. A summary of the Company's Risk Management Guideline can be accessed on the Company's website at www.panoramicresources.com.

The Board has also established a committee of the Board, the Environment, Safety and Risk Committee. As part of its brief, this Committee oversees the Company's management of financial and non-financial risks at the operations in accordance with the guideline while always taking into account the Company's legal obligations set by the Federal and State statutory law makers on, but not limited to, environment, employment and occupational health and safety.

The reporting and control mechanisms, together with the assurances of the Environment, Safety and Risk and Audit Committees, support the annual written certification, in accordance with Section 295A of the Corporations Act, as given by the Managing Director and the Chief Financial Officer to the Board certifying that the Company's financial reports are based on a sound system of risk management and internal control and that the system is operating effectively.

Principle 8: Remunerate Fairly and Responsibly

Board Remuneration

The total annual remuneration paid to non-executive directors may not exceed the limit set by the shareholders at an annual general meeting (currently \$600,000). The remuneration of the non-executive directors is fixed rather than variable.

Executive Remuneration

The Remuneration Committee provides recommendations and direction for the Company's remuneration practices. The Committee ensures that a significant proportion of each executive's remuneration is linked to his or her performance and the Company's performance. Performance reviews are conducted regularly to determine the proportion of remuneration that will be at 'risk' for the upcoming year. The Company's executives can participate in a performance share rights plan that is linked to the Company's performance against its peers in the resources industry.

Further details in relation to director and executive remuneration are set out in the Remuneration Report on pages 11 to 20.

In accordance with a resolution of the directors of Panoramic Resources Limited ("the Company"), I state that:

1. In the opinion of the directors:

(a) the financial report and the additional disclosures included in the directors report designated as audited of the

Company and of the consolidated entity are in accordance with the Corporations Act 2001, including:

(i) giving a true and fair view of the Company's and consolidated entity's financial position as at 30 June

2009 and of their performance for the year ended on that date; and

(ii) complying with Accounting Standards and Corporations Regulations 2001; and

(b) there are reasonable grounds to believe that the Company 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

Sections 295A of the Corporations Act 2001 for the financial period ending 30 June 2009.

3. In the opinion of the directors, as at the date of this declaration, there are reasonable grounds to believe that the members of the Closed Group identified in note 35 will be able to meet any obligations or liabilities to which they are

or may become subject, by virtue of the Deed of Cross Guarantee.

On behalf of the Board

Peter Harold

Managing Director

Perth, 31 August 2009



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Independent auditor's report to the members of Panoramic Resources Limited

Report on the Financial Report

We have audited the accompanying financial report of Panoramic Resources Limited, which comprises the balance sheet as at 30 June 2009, and the income statement, 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. In addition to our audit of the financial report, we were engaged to undertake the services disclosed in the notes to the financial statements. The provision of these services has not impaired our independence.

Auditor's Opinion

In our opinion:

- 1. the financial report of Panoramic Resources Limited is in accordance with the Corporations Act 2001, including:
 - i giving a true and fair view of the financial position of Panoramic Resources Limited and the consolidated entity at 30 June 2009 and of their 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*.
- 2. 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 11 to 20 of the directors' report for the year ended 30 June 2009. 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 Panoramic Resources Limited for the year ended 30 June 2009, complies with section 300A of the *Corporations Act 2001*.

Ernst & Young

Gavin Buckingham

Partner Perth

31 August 2009



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Auditor's Independence Declaration to the Directors of Panoramic Resources Limited

In relation to our audit of the financial report of Panoramic Resources Limited for the financial year ended 30 June 2009, 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.

Ernst & Young

Gavin A. Buckingham

Partner Perth

31 August 2009

Panoramic Resources Limited Income statement For the year ended 30 June 2009

		Consolid	lated	Parent		
	Notes	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Revenue from continuing operations	4	228,747	238,471	41,299	3,634	
Other income	5 6	1,167 (172,176)	462 (148,108)	2,063	2,154	
Cost of sales of goods Other expenses Impairment of assets	6 16,17	(172,176) (11,726) (26,285)	(12,284)	(21,152)	(11,163)	
Exploration and evaluation expenditure Mark to market of derivatives	6	(7,606) (5,954)	(2,258) (3,504)	(2,799)	(1,355)	
Finance costs	6	(3,334)	(1,387)	(8)	(53)	
Profit/(loss) before income tax		5,395	71,392	19,403	(6,783)	
Income tax benefit/(expense)	7	215	(18,060)	2,308	1,51 <u>6</u>	
Profit/(loss) from continuing operations		5,610	53,332	21,711	(5,267)	
Profit/(loss) is attributable to: Equity holders of Panoramic Resources		F C40	F2 222	24 744	(F. 267)	
Limited		5,610	53,332	21,711	(5,267)	
Earnings per share for profit from continuing operations attributable to the		Cents	Cents			
ordinary equity holders of the company: Basic earnings per share Diluted earnings per share	40 40	2.9 2.8	28.4 27.3			

Panoramic Resources Limited Balance sheet As at 30 June 2009

		Consolio	lated	Parent		
		2009	2008	2009	2008	
	Notes	\$'000	\$'000	\$'000	\$'000	
ASSETS						
Current assets						
Cash and cash equivalents	8	49,980	110,927	2,647	55,423	
Term deposits	10	17,300	-	-	-	
Trade and other receivables	9	28,652	17,181	130	82	
Inventories	11	14,811	11,174	-	-	
Derivative financial instruments	12	42,516	28,790	4 245	-	
Current tax receivables Total current assets	13	3,578 156,837		4,315 7,092		
Total current assets		130,037	100,072	7,032	33,303	
Non-current assets						
Receivables	14	1,792	565	130,114	69,218	
Available-for-sale financial assets	15	481	1,743	413	1,743	
Deferred tax assets	18	-	-	1,194	-	
Property, plant and equipment	16	58,957	62,067	1,005	862	
Exploration and evaluation	17(a)	18,704	13,068	-	-	
Development properties	17(b)	61,711	58,259	-	-	
Mine properties Derivative financial instruments	17(c) 12	79,033	15,602 12,506	-	-	
Other non-current assets	19	2,529 262	12,500 262		-	
Total non-current assets	19	223,469	164,072	132,726	71,823	
Total Holl dall'elli decete			101,072	.02,.20	7 1,020	
Total assets		380,306	332,144	139,818	127,328	
			<u> </u>	100,010	,	
LIABILITIES						
Current liabilities						
Trade and other payables	20	30,849	31,330	2,049	971	
Borrowings	21	4,329	6,403	-	-	
Derivative financial instruments	12	1,438	-	-	-	
Current tax liabilities	22		<u>26,094</u>		<u> 26,094</u>	
Total current liabilities		<u>36,616</u>	63,827	2,049	<u> 27,065</u>	
Non-current liabilities						
Borrowings	23	2,249	1,993	_	_	
Deferred tax liabilities	24	45,207	26,459	_	376	
Provisions	25	9,960	8,129	351	216	
Total non-current liabilities		57,416	36,581	351	592	
Total liabilities		94,032	100,408	2,400	27,657	
Net assets		286,274	231,736	137,418	99,671	
EQUITY						
Contributed equity	26	101,348	78,424	103,478	80,554	
Reserves	27	71,574	34,055	11,094	6,467	
Retained profits		113,352	119,257	22,846	12,650	
Total equity		286,274	231,736	137,418	99,671	

Panoramic Resources Limited Statement of changes in equity For the year ended 30 June 2009

Consolidated	Notes	Issued capital \$'000	Retained earnings \$'000	Other reserves \$'000	Total equity \$'000
Balance at 1 July 2007 Changes in the fair value of available-for-sale financial assets, net of tax Changes in the fair value of cash flow hedges, net of tax Transfer to net profit, net of tax Net income/(expense) recognised directly in equity	27 27 27	72,476 - - - -	101,999	(52,640) (770) 60,268 24,271 83,769	121,835 (770) 60,268 24,271 83,769
Profit for the year Total recognised income and expense for the year			53,332 53,332	83,769	53,332 137,101
Contributions of equity, net of transaction costs Dividends provided for or paid Employee share options - value of employee services Balance at 30 June 2008	26 26 27	5,948 - - 78,424	(36,074)	2,926 34,055	5,948 (36,074) 2,926 231,736
Balance at 1 July 2008 Revaluation of assets, net of tax Changes in the fair value of available-for-sale financial assets, net of tax Changes in the fair value of cash flow hedges, net of tax Transfer to net profit, net of tax Net income/(expense) recognised directly in equity	27 27 27 27	78,424 - - - - -	119,257 - - - - -	34,055 31,252 (569) 39,536 (37,896) 32,323	231,736 31,252 (569) 39,536 (37,896) 32,323
Profit for the year Total recognised income and expense for the year		<u> </u>	5,610 5,610	32,323	5,610 37,933
Contributions of equity, net of transaction costs Dividends provided for or paid Employee share options - charged to the consolidated entity Employee share options - charged to joint venture partners Options issued for business combination Balance at 30 June 2009	26 26 27 27 27	22,924 - - - - 101,348	(11,515) - - - 113,352	2,032 44 3,120 71,574	22,924 (11,515) 2,032 44 3,120 286,274

Panoramic Resources Limited Statement of changes in equity For the year ended 30 June 2009 (continued)

Parent	Notes	Issued capital \$'000	Other contributed equity \$'000	(Accumulate d losses) retained earnings \$'000	Other reserves \$'000	Total equity \$'000
Balance at 1 July 2007 Changes in the fair value of available-for-sale financial		72,476	2,130	53,991	4,311	132,908
assets, net of tax	27	_	_	_	(770)	(770)
Net income/(expense) recognised directly in equity		-			(770)	
Loss for the year				(5,267)	-	(5,267)
Total recognised income and expense for the year				(5,267)	(770)	(6,037)
Contributions of equity, net of transaction costs	26 26	5,948	-	- (20, 074)	-	5,948
Dividends provided for or paid Employee share options - charged to the company	26 27	_	_	(36,074)	2,926	(36,074) 2,926
Balance at 30 June 2008	Li	78,424	2,130	12,650	6,467	99,671
Balance at 1 July 2008 Changes in the fair value of available-for-sale financial		78,424	2,130	12,650	6,467	99,671
assets, net of tax	27				(569)	(569)
Net income/(expense) recognised directly in equity		-	-	-	(569)	(569)
Profit for the year				21,711		21,711
Total recognised and expense for the year				21,711	(569)	21,142
Contributions of equity, net of transaction costs	26	22,924	-	- (44.545)	-	22,924
Dividends provided for or paid Employee share options - charged to the company	26 27	-	-	(11,515)	2,032	(11,515) 2,032
Employee share options - charged to the joint venture		-	-	-	,	
partners	27	-	-	-	44	44
Options issued for business combination	27	101 249	2 120	22.046	3,120	3,120
Balance at 30 June 2009		101,348	2,130	22,846	11,094	137,418

Panoramic Resources Limited Cash flow statements For the year ended 30 June 2009

		Consolidated		Parent	
	Notes	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Cash flows from operating activities Receipts from customers (inclusive of goods and services tax)		209,333	240,632	11	-
Payments to suppliers and employees (inclusive of goods and services tax) Income taxes paid Borrowing cost paid		(153,839) (24,915) (700)	(128,473) (21,512) (830)	(7,978) (24,915) (8)	(7,488) (21,512) (53)
Net cash inflow (outflow) from operating activities	38	29,879	89,817	(32,890)	(29,053)
Cash flows from investing activities Interest received Payments for property, plant and equipment Payments for exploration expense Payment of development costs Payments for mineral properties Payments for other financial assets - term deposits Proceeds from sale of plant and equipment Cash outlfow on acquisition of subsidiary Net cash (outflow) inflow from investing activities	31(b)	3,624 (15,839) (3,070) (39,825) (1,932) (17,300) 109 (499)	6,024 (22,163) (6,141) (33,447) (3,753) - 92 - (59,388)	1,299 (362) - - - - 16 - - 953	3,634 (157) - - - - 89 - - 3,566
Cash flows from financing activities Proceeds from issues of ordinary shares Payments received from controlled entities Payments made to controlled entities Repayment of borrowings Dividends paid to company's shareholders Net cash (outflow) inflow from financing activities	28	159 - (4,737) (11,515) (16,093)	3,616 - - (6,632) (36,074) (39,090)	159 - (9,484) - (11,515) (20,840)	3,616 40,955 - (36,074) 8,497
Net decrease in cash and cash equivalents Cash and cash equivalents at the beginning of the financial year Cash and cash equivalents at end of year	8	(60,946) 110,926 49,980	(8,661) 119,587 110,926	(52,777) <u>55,424</u> <u>2,647</u>	(16,990) 72,414 55,424

1 Summary of significant accounting policies

The financial report of Panoramic Resources Limited (the Parent or the Company) and its subsidiaries (the Group) for the year ended 30 June 2009 was authorised for issue in accordance with a resolution of the directors on 31 August 2009.

Panoramic Resources Limited (the parent) is a company limited by shares incorporated in Australia whose shares are publicly traded on the Australian Stock Exchange.

The principal activities of the consolidated entity during the course of the financial year consisted of exploration, evaluation, development, and production of mineral deposits.

(a) 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 and Australian Accounting Standards. The financial report has also been prepared on a historical cost basis, except for derivative financial instruments, trade receivables and available for sale investments, which have been measured at fair value.

(b) New accounting standards and interpretations

The financial report complies with Australian Accounting Standards, which include Australian equivalents to International Financial Reporting Standards (AIFRS). Compliance with AIFRS ensures that the financial report, comprising the financial statements and notes thereto, complies with International Reporting Standards (IFRS).

Australian Accounting Standards that have recently been issued or amended and are not yet effective have not been adopted for the annual reporting period ending 30 June 2009:

- (i) AASB 2008-8 Amendments to Australian Accounting Standards Eligible Hedged Items
 This amendment to AASB 139 clarifies how the principles underlying hedge accounting should be applied when (i) a one sided risk in a hedged item is being hedged and (ii) inflation in a financial hedged item existed or was likely to exist. This is applicable to annual reporting periods beginning on or after 1 July 2009. The Group has not yet determine the extent of the impact on the amounts included in the Group's financial statements, if any.
- (ii) AASB 8 and AASB 2007-3 Operating Segments and consquential amendments to other Australian Accounting Standards

This is a new standard replacing AASB 114 Segement Reporting, which adopts a management reporting approach to segment reporting. This is applicable to annual reporting periods beginning on or after 1 January 2009. AASB 8 is a disclosure standard so will have no direct impact on the amounts included in the Group's financial statements. It may have an impact on the Group's segment diclosures.

(iii) AASB 123 (Revised) and AASB 2007-6 Borrowing Costs and consequential amendments to ther Australian Accounting Standards

The amendments to AASB 123 require that all borrowing costs associated with qualifying assets be capitalised. This is applicable to annual reporting periods beginning on or after 1 January 2009. The Group has no borrowing costs associated with qualifying assets and as such the amendments are not expected to have any impact on the Group's financial report.

(iv) AASB 101 (Revised) and AASB 2007-8 and AASB 2007-10 Presentation of Financial Statements and consquential amendments to other Australian Accounting Standards

This standard introduces a statement of comprehensive income. Other revisions include impacts on the presentation of items in the statement of changes in equity, new presentation requirements for restatements or reclassifications of items in the financial statements, changes in the presentation requirements for dividends and changes to the titles of the financial statements. This is applicable to annual reporting periods beginning on or after 1 January 2009. These amendments are only expected to affect the presentation of the Group's financial report and will not have a direct impact on the measurement and recognition of amounts disclosed in the financial report. The Group has not determined at this stage whether to present a single statement of comprehensive income or two separate statements.

(v) AASB 2008-1 Amendments to Australian Accounting Standard - Share-based Payments: Vesting Conditions and Cancellations

The amendments clarify the definition of 'vesting conditions', introducing the term 'non-vesting conditions' for conditions other than vesting conditions as specifically defined and prescribe the accounting treatment of an award that is effectively cancelled because a non-vesting condition is not satisfied. This is applicable to annual reporting periods beginning on or after 1 January 2009. The Group has share-based payment arragements that maybe affected by these amendments. However, the Group has not yet determined the extent of the impact, if any.

(vi) AASB 3 (Revised) Business Combinations

The revised standard introduces a number of significant changes to the accounting for business combinations. The changes apply prospectively. This is applicable to annual reporting periods beginning on or after 1 July 2009. The Group has not yet assessed the impact should the Group enter into some business combinations during the next financial year.

- (vii) AASB 127 (Revised) Consolidated and Separate Financial Statements
 Under the revised standard, a change in ownership interest of a subsidiary (that does not result in loss of control) will be accounted for as an equity transaction. This is applicable to annual reporting periods beginning on or after 1 July 2009. If the Group changes its ownership interest in existing subsidiaries in the future, the change will be accounted for as an equity transaction. This will have no impact on goodwill, nor will it give rise to a gain or loss in the Group's income statement.
- (viii) AASB 2008-3 *Amendments to Australian Accounting Standards arising from AASB 3 and AASB 127* Amending standard issued as a consequence of revisions to AASB 3 and AASB 127. This is applicable to annual reporting periods beginning on or after 1 July 2009. Refer to AASB 3 (Revised) and AASB 127 (Revised) above for explanation on how this impacts the Group's financial report.
- (ix) AASB 2008-7 Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate
 The main amendments of relevance to Australian entities are those made to IAS 27 deleting the 'cost method' and requiring all dividends from a subsidiary, jointly controlled entity or associate to be recognised in profit and loss in an entity's separate financial statements (i.e., parent company accounts). The distinction between pre- and post-acquisition profits no longer required. However, the payment of such dividends requires the entity to consider whether there is an indicator of impairment.

AASB 127 has also been amended to effectively allow the cost of an investment in a subsidiary, in limited reorganisations, to be based on the previous carrying amout of the subsidiary (that is, share of equity) rather than its fair value.

This is applicable to annual reporting periods beginning on or after 1 January 2009. Recognising all dividends received from subsidiaries, jointly controlled entities and associates as income will likely give rise to greater income being recognised by the parent entity after adoption of these amendments. In addition, if the Group enters into any group reorganisation establishing new parent entities, an assessment will need to be made to determine if the reorganisation meets the conditions imposed to be effectively accounted for on a 'carry-over basis' rather than at fair value.

(x) AASB 2009-2 Amendments to Australian Accounting Standards - Improving Disclosures about Financial Instruments [AASB 4, AASB 7, AASB 1023 & AASB 1038]

This is applicable to annual reporting periods beginning on or after 1 July 2009. The main amendment to AASB 7 requires fair value measurements to be disclosed by the source of inputs, using the following three-level hierarchy:

- quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1);
- inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices) (Level 2); and
- inputs for the asset or liability that are not based on observable market data (unobservable inputs) (Level 3).

These amendments arise from the issuance of Improving Disclosures about Financial Instruments (Amendments to IFRS 7) by the IASB in March 2009. The amendments to AASB 4, AASB 1023 and AASB 1038 comprise editorial changes resulting from the amendments to AASB 7. This is a disclosure standard so will have no direct impact on the amounts included in the Group's financial statements.

(xi) Amendments to International Financial Reporting Standards Amendments to IFRS 2

This is applicable to annual reporting periods beginning on or after 1 July 2010. The amendments clarify the accounting for group cash-settled share-based payment transactions, in particular:

- the scope of AASB 2; and
- the interaction between IFRS 2 and other standards.

An entity that receives goods or services in a share-based payment arrangement must account for those goods or services no matter which entity in the group settles the transaction, and no matter whether the transaction is settled in shares or cash. A "group" has the same meaning as in IAS 27 Consolidated and Separate Financial Statements, that is, it includes only a parent and its subsidiaries. The amendments also incorporate guidance previously included in IFRIC 8 Scope of IFRS 2 and IFRIC 11 IFRS 2—Group and Treasury Share Transactions. As a result, IFRIC 8 and IFRIC 11 have been withdrawn. The Group has not yet determined the extent of the impact of the amendments, if any.

(c) Basis of consolidation

The consolidated financial statements comprise the financial statements of Panoramic Resources Limited and all entities that Panoramic Resources Limited controlled from time to time during the year and at the reporting date.

Information from the financial statements of subsidiaries is included from the date that the parent company obtains control until such time as control ceases. Where there is a loss of control of a subsidiary, the consolidated financial statements include the results for the part of the reporting period during which the parent company has control. Subsidiary acquisitions are accounted for using the purchase method of accounting.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using consistent accounting policies.

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

All inter-company 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.

(d) Significant accounting judgements, estimates and assumptions

In the process of applying the Group's accounting policies, management has made the following judgements, and estimations which have the most significant effect on the amounts recognised in the financial statements

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') as a minimum standard. 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. Significant judgement is required in assessing the available reserves. Factors that must be considered in determining reserves and resources are the company's history of converting resources to reserves and the relevant time frame, market and future developments.

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 reserves could impact on depreciation and amortisation rates, asset carrying values and provisions for decommissioning and restoration.

Impairment of capitalised exploration and evaluation expenditure

The Group assesses impairment of all assets at each reporting date by evaluating conditions specific to the Group and to the particular asset that may lead to impairment. If an impairment trigger exists, the recoverable amount of the asset is determined. 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 and probable reserves and 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 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.

Impairment of capitalised mine development expenditure

The Group assesses impairment of all assets at each reporting date by evaluating conditions specific to the Group and to the particular asset that may lead to impairment. If an impairment trigger exists, the recoverable amount of the asset is determined. 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.

Impairment of property, plant and equipment

The Group assesses impairment of all assets at each reporting date by evaluating conditions specific to the Group and to the particular asset that may lead to impairment. If an impairment trigger exists, the recoverable amount of the asset is determined. 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 the timing thereof, could result in significant changes to any impairment losses recognised, if any, which could in turn impact future financial results.

Provisions for decommissioning and restoration costs

Decommissioning and restoration costs are a normal consequence of mining, and the majority of this expenditure is incurred at the end of a mine's life. In determining an appropriate level of provision consideration is given to the expected future costs to be incurred, the timing of these expected future costs (largely dependent on the life of the mine), and the estimated future level of inflation.

The ultimate cost of decommissioning and restoration is uncertain and costs can vary in response to many factors including changes to the relevant legal requirements, the emergence of new restoration techniques, discount rates or experience at other mine sites. The expected timing of expenditure can also change, for example in response to changes in reserves or to production rates.

Changes to any of the estimates could result in significant changes to the level of provisioning required, which would in turn impact future financial results.

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. The fair value is determined by a Black Scholes model and a Binomial model, using the assumptions detailed in note 39.

(e) Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised:

(i) Sale of concentrates/ore

A sale is recorded when control of the concentrates/ore has passed to the buyer.

(ii) Interest income

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.

(iii) Dividends

Dividends are recognised as revenue when the right to receive payment is established.

(f) Borrowing costs

Borrowing costs include interest, amortisation of discounts or premiums relating to borrowings, amortisation of ancillary costs incurred in connection with arrangement of borrowings, finance charges in respect of finance leases and foreign exchange differences net of the effect of hedges of borrowings.

Borrowing costs are expensed as incurred unless they relate to qualifying assets. Qualifying assets are assets that take more than twelve months to get ready for their intended use or sale. In these circumstances, borrowing costs are capitalised to the costs of the assets. Where funds are borrowed specifically for the acquisition, construction or production of a qualifying asset, the amount of borrowing costs capitalised is those incurred in relation to that borrowing, net of any interest earned on those borrowings. Where funds are borrowed generally, borrowing costs are capitalised using a weighted average capitalisation rate to the extent that they relate to the qualifying asset.

Exploration and evaluation expenditure carried forward relating to areas of interest which have not reached a stage permitting reliable assessment of economic benefits are not qualifying assets.

(g) Leases

Finance leases, which transfer to the Group substantially all the risks and benefits incidental to ownership of the leased item, 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 against income.

Capitalised leased assets are depreciated over the shorter of the estimated useful life of the asset or the lease term.

Operating lease payments are recognised as an expense in the income statement on a straight-line basis over the lease term.

(h) Cash and cash equivalents

Cash on hand and in banks and short-term deposits are stated at nominal value.

For the purposes of the Cash Flow Statement, cash includes cash on hand and in banks and short term deposits with an original maturity of three months or less, net of outstanding bank overdrafts.

(i) Trade receivables

(i) Nickel concentrate

Mining revenue from nickel concentrate sales exported from the Savannah Nickel Project is recognised at its provisional price on the day the product has been shipped from port. 100% of the provisional value is payable in approximately 7 working days from issue of a provisional invoice. Increments and decrements in both final measured contained nickel in nickel concentrate delivered to the customer and the determination of the final nickel price, being the spot monthly average nickel price of the month the product has been shipped from port, are brought to account upon presentation of the final invoice.

(ii) Nickel ore

Mining revenue from Lanfranchi nickel ore delivered to the Kambalda concentrator is recognised at its provisional price net of the amount goods and services tax (GST) payable to the taxation authority. 70% of the provisional invoice is payable one month after issue. Revenue is recognised based on estimated fair value of the consideration received and the embedded derivative is included within trade receivable. At each reporting date, provisional priced nickel is marked to market based on forward selling price for the quotational period stipulated in the contract until the quotational period expires and change in fair value is recognised as revenue.

(iii) Other receivables

Receivables from related parties are recognised and carried at the nominal amount due. Interest is taken up as income on an accrual basis.

(j) Inventories

(i) Raw materials and stores, work in progress and finished goods Inventories are valued at the lower of cost and net realisable value.

Costs incurred in bringing inventory to its present location and condition are accounted for as follows:

- ore stocks cost of direct mining and a proportion of site overheads; and
- concentrates and work in progress cost of direct mining, processing, transport and labour and a proportion of site overheads.

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.

(ii) Spares for production

Inventories of consumable supplies and spare parts expected to be used in production are valued at weighted average cost. Obsolete or damaged inventories of such items are valued at net realisable value.

(k) Derivative financial instruments and hedging

The Group uses derivatives such as United States dollar nickel and copper forward sales contracts, United States dollar nickel options, United States denominated currency options and United States denominated forward currency sales contracts to manage its risks associated with foreign currencies and commodity prices fluctuations. These derivative financial instruments are stated at fair value.

Derivatives are not held for speculative purposes.

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured to their fair value at each reporting date. The resulting gain or loss is recognised in profit or loss immediately unless the derivative is designated and effective as a cash flow hedging instrument, in which event, the timing of the recognition in profit or loss depends on the nature of the hedge relationship.

A hedge of the foreign currency risk and commodity price risk of a firm commitment is accounted for as a cash flow hedge.

At the inception of a hedge relationship, the Group formally designates and documents the hedge relationship to which the Group wishes to apply hedge accounting and the risk management objective and strategy for undertaking the hedge. The documentation includes identification of the hedging instrument, the hedged item or transaction, the nature of the risk being hedged and how the entity will assess the hedging instrument's effectiveness in offsetting the exposure to changes in the hedged item's fair value or cash flows attributable to the hedged risk. Such hedges are expected to be highly effective in achieving offsetting changes in the fair value or cash flows and are assessed on an ongoing basis to determine that they actually have been highly effective throughout the financial reporting periods for which they were designated.

The hedges that meet the strict criteria for hedge accounting are accounted for as follows:

(i) Cash flow hedges

Cash flow hedges are hedges of the Group's exposure to variability in cash flows that is attributable to a particular risk associated with a highly probable forecast transaction and that could affect profit and loss. The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges are deferred in equity. The gain or loss relating to the ineffective portion is recognised immediately in the income statement.

Amounts deferred in equity are recycled in the income statement in the periods when the hedged item is 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 time, any cumulative gain or loss deferred in equity at that time remains in equity and is recognised when the forecast transaction is ultimately recognised in the income statement. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was deferred in equity is recognised immediately in the income statement.

The Group tests each of the designated cash flow hedges for effectiveness at the inception of the hedge and then at each reporting date both prospectively and retrospectively using the dollar offset method. This is done by comparing the changes in the present value of the cash flow arising from hedged forecast sale at the forward rate, compared to changes in the fair value of the forward contract. Measurement of the cash flow changes is based on the respective forward curve over the hedge horizon for the US Dollar Nickel concentrate transacted on the London Metals Exchange.

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

(ii) Derivatives that do not qualify for hedge accounting

Certain derivative instruments do not qualify for hedge accounting. Changes in the fair value of any derivative instruments that do not qualify for hedge accounting are recognised immediately in the income statement.

(I) Foreign currency translation

Both the functional and presentation currency of Panoramic Resources Limited and its Australian subsidiaries 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.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the date of the initial transaction.

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.

(m) Interest in jointly controlled assets

Interests in unincorporated joint venture assets are recognised by including in the respective classifications, the share of the individual assets employed and share of liabilities and expenses incurred from the date joint control commences to the date joint control ceases.

(n) Investments

(i) Investments in controlled entities

Investments in controlled entities are carried at the lower of cost and recoverable amount.

(ii) Available-for-sale financial assets

After initial recognition available-for sale investments are measured at fair value with gains or losses being recognised as a separate component of equity until the investment is derecognised or until the investment is determined to be impaired, at which time the cumulative gain or loss previously reported in equity is recognised in profit or loss.

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

Investments which are not classified as held for trading or held to maturity are treated as available for sale financial assets

(o) Income tax

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance sheet date.

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 temporary 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 deductible 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 subsidiaries, 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

Unrecognised deferred tax assets and liabilities are reassessed at each balance sheet date and reduced to the extent that it is no longer probable that future taxable profit will allow the deferred 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 profit or loss.

Deferred tax assets and deferred tax liabilities are offset only if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred tax assets and liabilities relate to the same taxable entity and the same taxation authority.

Tax consolidation legislation

Panoramic Resources Limited and its wholly-owned Australian controlled entities have implemented the tax consolidation legislation.

The head entity, Panoramic Resources Limited, and the controlled entities in the tax consolidated group account for their own current and deferred tax amounts. These tax amounts are measured as if each entity in the tax consolidated group continues to be a stand alone taxpayer in its own right.

In addition to its own current and deferred tax amounts, Panoramic Resources Limited also recognises the current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses and unused tax credits assumed from controlled entities in the tax consolidated group.

Assets or liabilities arising under tax funding agreements with the tax consolidated entities are recognised as amounts receivable from or payable to other entities in the Group. Details about the tax funding agreement are disclosed in note 7.

Any difference between the amounts assumed and amounts receivable or payable under the tax funding agreement are recognised as a contribution to (or distribution from) wholly-owned tax consolidated entities.

(p) Other taxes

Revenue, 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.

(q) Property, plant and equipment

Items of plant and equipment are stated at cost less accumulated depreciation and any impairment in value. The cost of plant and equipment constructed for and by the consolidated entity, where applicable, includes the cost of materials and direct labour. The proportion of overheads and other incidental costs directly attributable to its construction are also capitalised to the cost of plant and equipment.

Costs incurred on plant and equipment subsequent to initial acquisition are capitalised when it is probable that future economic benefits, in excess of the originally assessed performance of the asset will flow to the consolidated entity in future years. Where these costs represent separate components of a complex asset, they are accounted for as separate assets and are separately depreciated over their useful lives. Costs incurred on plant and equipment that do not meet the criteria for capitalisation are expensed as incurred.

Depreciation and amortisation

Depreciation and amortisation is calculated on a straight line basis over the estimated useful lives of the assets. The estimated useful lives used for each class of asset are as follows:

Office equipment 3-4 years
Office furniture and fittings 5 years

Plant and equipment under hire purchase over the lease term Plant and equipment under finance lease over the lease term

Process plant and buildings lesser of life of mine and life of asset

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.

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

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

The recoverable amount of plant and equipment is the greater of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Derecognition and disposal

An item of property, plant and equipment is derecognised upon disposal or when no further future economic benefits are expected from its use or disposal.

Any gain or loss arising on derecognition of the asset (calculated as the difference between net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the year the asset is derecognised.

(r) Exploration, evaluation, development, mine properties and rehabilitation expenditure

(i) Exploration and evaluation expenditure

Expenditure on exploration and evaluation is accounted for in accordance with the 'area of interest' method.

Exploration and evaluation expenditure is capitalised provided the rights to tenure of the area of interest is current and the exploration and evaluation activities are expected to be recouped through successful development and exploitation of the area or, alternatively, by its sale.

Exploration and evaluation in the area of interest that have not at the reporting date reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active and significant operations in, or relating to, the area of interest are expensed as incurred.

When the technical feasibility and commercial viability of extracting a mineral resource have been demonstrated then any capitalised exploration and evaluation expenditure is reclassified as capitalised mine development. Prior to reclassification, capitalised exploration and evaluation is assessed for impairment.

Impairment

The carrying value of capitalised exploration expenditure is assessed for impairment at the cash generating unit level whenever facts and circumstances suggest that the carrying amount of the asset may exceed its recoverable amount.

The recoverable amount of capitalised exploration and evaluation expenditure is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset

For an asset that does not generate largely independent cash inflows, recoverable amount is determined for the cashgenerating unit in which the asset belongs, unless the asset's value in use can be estimated to be close to its fair value.

An impairment exists when the carrying amount of an asset or cash-generating unit exceeds its estimated recoverable amount. The asset or cash-generating unit is then written down to its recoverable amount. Any impairment losses are recognised in the income statement.

(ii) Mine development expenditure

Mine development expenditure represents the costs incurred in preparing mines for production, and includes stripping and waste removal costs incurred before production commences. These costs are capitalised to the extent they are expected to be recouped through successful exploitation of the related mining leases. Once production commences, these costs are amortised using the units of production method based on the estimated economically recoverable reserves to which they relate or are written off if the mine property is abandoned.

Impairment

The carrying value of capitalised mine development is assessed for impairment whenever facts and circumstances suggest that the carrying amount of the asset may exceed its recoverable amount.

The recoverable amount of capitalised mine development expenditure is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

For an asset that does not generate largely independent cash inflows, recoverable amount is determined for the cash generating unit in which the asset belongs, unless the asset's value in use can be estimated to be close to its fair value.

An impairment exists when the carrying amount of an asset or cash generating unit exceeds its estimated recoverable amount. The asset or cash generating unit is then written down to its recoverable amount. Any impairment losses are recognised in the income statement.

(iii) Mine properties

Mine properties expenditure represents the cost incurred in the acquisition of a mining lease, and represents the excess of the cost of acquisition over the fair value of the net identifiable assets of the acquired mining lease at the date of acquisition. These costs are capitalised to the extent they are expected to be recouped through successful exploitation of the related mining leases. Once production commences, these costs are amortised using the units of production method based on the estimated economically recoverable reserves to which they relate or are written off if the mine property is abandoned.

Impairment

The carrying value of capitalised mine properties is assessed for impairment whenever facts and circumstances suggest that the carrying amount of the asset may exceed its recoverable amount.

The recoverable amount of capitalised mine properties expenditure is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

For an asset that does not generate largely independent cash inflows, recoverable amount is determined for the cash generating unit in which the asset belongs, unless the asset's value in use can be estimated to be close to its fair value.

An impairment exists when the carrying amount of an asset or cash generating unit exceeds its estimated recoverable amount. The asset or cash generating unit is then written down to its recoverable amount. Any impairment losses are recognised in the income statement.

(iv) Provisions for decommissioning and rehabilitation

The Group is required to decommission and rehabilitate mines and processing sites at the end of their producing lives to a condition acceptable to the relevant authorities.

The expected cost of any approved decommissioning or rehabilitation program, discounted to its net present value, is provided in the period in which obligation arise. The cost is capitalised when it gives rise to future benefits, whether the rehabilitation activity is expected to occur over the life of the operation or at the time of closure. Over time, the liability is increased for the change in net present value based on a risk adjusted pre-tax discount rate appropriate to the risk inherent in the liability. The unwinding of the discount is included in financing cost. Expected decommissioning and rehabilitation costs are based on the discounted value of the estimated future cost of detailed plans prepared for each site. Where there is a change in the expected decommissioning and restoration costs, the value of the provision and any related asset are adjusted and the effect is recognised in the Income Statement on a prospective basis over the remaining life of the operation.

(s) Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use and determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets and the asset's value in use cannot be estimated to be close to its fair value. In such cases the asset is tested for impairment as part of the cash-generating unit to which it belongs. When the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset or cash-generating unit is considered impaired and is written down to its recoverable amount.

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. Impairment losses relating to continuing operations are recognised in those expense categories consistent with the function of the impaired asset unless the asset is carried at revalued amount (in which case the impairment loss is treated as a revaluation decrease).

An assessment is also made at each reporting date as to whether there is any indication that previously recognised impairment losses 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 be determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit and 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.

(t) 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.

(u) Interest-bearing loans and borrowings

All loans and borrowings are initially recognised at cost, being the fair value of the consideration received net of issue costs associated with the borrowing.

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the effective interest method. Amortised cost is calculated by taking into account any issue costs, and any discount or premium on settlement.

Gains and losses are recognised in the income statement when the liabilities are derecognised and as well as through the amortisation process.

(v) Provisions

Provisions are recognised when the economic entity has a present obligation (legal or constructive) to make a future sacrifice of economic benefits to other entities as a result of past transactions or other past events, it is probable that a future sacrifice of economic benefits will be required and a reliable estimate can be made of the amount of the obligation.

When the Group expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the income statement net of any reimbursement.

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 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 borrowing cost.

(w) Employee benefits

(i) Wages and salaries, annual leave and sick leave

Liabilities for wages and salaries, including non-monetary benefits, annual leave and accumulating sick 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 non-accumulating sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

(ii) Long service leave

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

(iii) Share-based payments Equity settled 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 rights over shares ('equity-settled transactions').

The cost of these equity-settled transactions with employees is measured by reference to the fair value at the date at which they are granted. The fair value is determined using the Black Scholes model.

In valuing equity-settled transactions, no account is taken of any performance conditions, other than conditions linked to the price of shares of Panoramic Resources Limited if applicable.

The cost of equity-settled transactions is recognised, together with the corresponding increase in reserve, 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. The income statement charge or credit for a period represents the movement in cumulative expense recognised as at the beginning and end of that period. There is a corresponding entry to equity.

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

If 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 modification that increases the total fair value of the share-based payment arrangement, or is otherwise beneficial to the employee, as measured at the date of modification.

If 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.

(x) Contributed equity

Ordinary share capital is recognised at fair value of the consideration received by the company. Any transaction costs arising as a result of ordinary shares issued at balance date are recognised in equity as a reduction of the share proceeds received.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds. Incremental costs directly attributable to the issue of new shares or options for the acquisition of a business are not included in the cost of the acquisition as part of the purchase consideration.

(y) Dividends

Provision is made for the amount of any dividend declared, being appropriately authorised and no longer at the discretion of the entity, on or before the end of the financial year but not distributed at balance date.

(z) 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 parent, adjusted for:

- costs of servicing equity (other than dividends) and preference share dividends;
- 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.

(aa) Business combinations

The purchase method of accounting is used to account for all business combinations regardless of whether equity instruments or other assets are acquired. Cost is measured as the fair value of the assets given, shares issued or liabilities incurred or assumed at the date of exchange plus costs directly attributable to the combination. Where equity instruments are issued in a business combination, the fair value of the instruments is their published market price as at the date of exchange. Transaction costs arising on the issue of equity instruments are recognised directly in equity.

Except for non-current assets or disposal groups classified as held for sale (which are measured at fair value less costs to sell), all identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. The excess of the cost of business combination over the net fair value of the Group's share of the identifiable net assets acquired is recognised as goodwill. If the cost of acquisition is less than the Group's share of net fair value of the identifiable net assets of the subsidiary, the difference is recognised as a gain in the income statement, but only after a reassessment of the identification and measurement of the net assets acquired.

Where settlement of any part of the consideration is deferred, the amounts payable in the future are discounted to their present value as at the date of exchange. The discount rate used is the entity's incremental borrowing rate, being the rate at which a similar borrowing could be obtained from an independent financier under comparable terms and conditions.

A business combination which occurs in stages is treated as a series of separate transactions, using the cost of the transaction and fair value information at the date of each transaction to determine the amount of any goodwill associated with that transaction. In addition, a revaluation adjustment is recognised equal to the difference between the fair value of the acquiree's identifiable assets, liabilities and contingent liabilities at the date control is obtained and their fair value at the date of the original transactions.

2 Financial risk management

The Group's principal financial instruments comprise receivables, payables, finance leases, hire purchase contracts, cash and derivatives.

The Group manages its exposure to key financial risks, including interest rate and currency risk in accordance with the Group's financial risk management policy. The objective of the policy is to support the delivery of the Group's financial targets whilst protecting future financial security.

To manage exposure to commodity prices and exchange rates the Group uses derivative instruments, principally forward sales contracts and put and call options. The purpose is to manage the commodity price and currency rate risks arising from the Group's operations. These derivatives provide economic hedges and qualify for hedge accounting and are based on limits set by the board. The main risks arising from the Group's financial instruments are foreign currency risk, interest rate risk, commodity price risk, credit risk and liquidity risk. The Group uses different methods to measure and manage different types of risks to which it is exposed. These include monitoring levels of exposure to commodity prices, interest rate and foreign exchange risk and assessments of market forecasts for commodity prices and foreign exchange. Ageing analyses and monitoring of specific credit allowances are undertaken to manage credit risk. Liquidity risk is monitored through the development of future rolling cash flow forecasts.

The Board reviews and agrees policies for managing each of these risks as summarised below.

Primary responsibility for the identification and control of financial risks rests with the Audit Committee under the authority of the Board. The Board reviews and agrees policies for managing each of the risks identified below, including the setting of limits for hedging cover of commodity prices, foreign currency and interest rate risk, credit allowances and future cash flow forecast projections.

(a) Foreign exchange risk

The Group has transactional currency exposures. Such exposure arises from sales or purchases in a currency other than the entity's functional currency. Approximately 100% of the Group's sales are denominated in United States Dollars, whilst most of the costs are denominated in Australian Dollars. The Group's functional currency is Australian Dollars.

The Group's profit and loss and balance sheet can be affected significantly by movements in the US\$/A\$ exchange rates. The Group seeks to mitigate the effect of its net foreign currency exposure by using derivative instruments, principally forward foreign currency contracts and put and call options.

It is the Group's policy to enter into derivative instruments to hedge foreign currency exposure once the likelihood of such exposure is highly probable and to negotiate the terms of the hedge derivatives to exactly match the terms of the hedged item to maximise hedge effectiveness. The Group will follow its current policy of matching and hedging up to 80% of sales revenues in US\$.

Information about the Group's and the parent entity's foreign exchange contracts is provided in note 12.

At 30 June 2009, the Group had the following exposure to US\$ foreign currency that is not designated in cash flow hedges.

	30 June 2009	30 June 2008
	USD \$'000	USD \$'000
Cash at bank Trade receivables Net exposure	14,991 15,766 30,757	24,071 (592) 23,479

The following sensitivity is based on the foreign currency risk exposures in existence at the balance sheet date. The 5% sensitivity is based on reasonably possible changes, over a financial year, using an observed range of actual historical rates, for the Australian dollar to the US dollar, for the preceding 5 years and management's expectation of future movements

At 30 June 2009, had the US Dollar moved, as illustrated in the table below, with all other variables held constant, post tax profit and equity would have been affected as follows:

Consolidated	Impact on post-tax profit		Impact on post-tax profit Impact on equity		n equity
Index	2009 2008		2009	2008	
	\$'000	\$'000	\$'000	\$'000	
AUD/USD +5%	1,010	821	1,120	2,636	
AUD/USD -5%	(1,246)	(917)	(1,238)	(2,523)	

The movements in profit are lower in 2008 mainly due to less US Dollars being held in Trade Debtors at balance sheet date. Management believes the balance sheet date risk exposures are representative of the risk exposure inherent in the financial instruments.

(b) Interest rate risk

The Group has put in place a Cash Management Policy to ensure that up to 180 days (2008: 120 days) excess cash holdings are invested with a range of institutions that have sufficient financial strength to ensure the security of the investments. The Group policy is to reduce and manage cash flow interest rate risk by ensuing a timely reduction in debt obligations through scheduled debt repayments and non-scheduled debt repayments when excess cash is available.

	30 Jun Weighted average interest rate %	e 2009 Balance \$'000	30 Jun Weighted average interest rate %	e 2008 Balance \$'000
Cash at bank and in hand Deposits at call Term deposits Net exposure to cash flow interest rate risk	4.9 % 6.7 % 4.0 %	28,554 21,425 17,300 67,279	5.7 % 7.8 % - %	30,494 80,434

The following sensitivity is based on the interest rate risk exposures in existence at the balance sheet date. The sensitivity used is +/- 50 basis points which is based on reasonably, possible changes, over a financial year, using the observed range of actual historical Australian short term deposit rate movements over the last 3 years and management's expectation of future movements.

2009			Interest	rate risk	
		-0.5	5%	+0.	5%
	Carrying amount \$'000	Profit \$'000	Equity \$'000	Profit \$'000	Equity \$'000
Consolidated Cash and cash equivalents Term deposits	95 130	(10) (11)		10 11	
Parent Cash and cash equivalents	7	(1)	-	1	-
2008			Interest	rate risk	
		-0.5	5%	+0.	5%
	Carrying amount \$'000	Profit \$'000	Equity \$'000	Profit \$'000	Equity \$'000
Consolidated Cash and cash equivalents	609	(39)	-	39	-
Parent Cash and cash equivalents	388	(25)	-	25	-

(c) Commodity price risk

The Groups exposure to nickel prices is very high as approximately 80-85% of total revenue comes from the sale of nickel. Nickel is sold on the basis of nickel prices quoted on the London Metal Exchange (LME).

The Groups profit and loss account and balance sheet can be affected significantly by movements in nickel prices on the LME. The Group seeks to mitigate the effect of its nickel prices exposure by using derivative instruments, principally forward sales contracts and put and call options.

To manage nickel price risk the Group deals in nickel forward sales contracts and put and call option contracts for the purposes of hedging against movement in nickel prices. The limits of hedging are set by the Board.

It is the Group's policy to enter into derivative instruments to hedge nickel price exposure once the likelihood of such exposure is highly probable and to negotiate the terms of the hedge derivatives to exactly match the terms of the hedged item to maximise hedge effectiveness. For nickel price risk of both the Savannah Project and the Lanfranchi Project, the Group's policy is to hedge no more than 80% (2008: 80%) of the payable nickel forecast to be produced over a rolling two year horizon through a combination of nickel forward sales contracts and nickel put and call options, with the percentage of the combined nickel forward sales contracts and written nickel call options to be no more than 40% (of the 80% above) (2008: 40%) of the payable nickel forecast to be produced over the same rolling two year horizon.

The Group also has nickel price hedge contracts designated as cash flow hedges that are subject to fair value movements through equity as nickel prices move.

Information about the Group's and parent entity's nickel price hedge contracts is provided in note 12.

The following table summarises the sensitivity of the Group's financial assets and financial liabilities to commodity price risk. The +/- 10% sensitivity is based on reasonably possible changes, over a financial year, using the observed range of actual historical prices for the preceding 5 year period and management's expectation of future movements.

		Price risk				
		-10%		+10%		
Consolidated	Carrying amount \$'000	Profit \$'000	Equity \$'000	Profit \$'000	Equity \$'000	
2009 Financial assets Accounts receivable Derivatives - cash flow hedges	28,652 33,588	(4,423)	(4,002)	872	4,002	
Total increase (decrease)		(4.423)	(4.002)	872	4.002	
2008						
Financial assets						
Derivatives - cash flow hedges	14,878	205	(9,085)	(347)	9,085	
Accounts receivable	17,181	(1,295)		3,652	-	
Total increase (decrease)		(1,090)	<u>(9,085)</u>	3,305	9,085	

(d) Credit risk

Credit risk arises from the financial assets of the Group, which comprise cash and cash equivalents, trade and other receivables and derivative instruments.

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

In relation to derivative financial instruments, 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 these is the total mark to market gain, should the counterparties not honour their obligations.

The Group does not hold any credit derivatives to offset its credit exposure. The Group trades only with recognised, creditworthy third parties, and as such collateral is not requested nor is it the Group's policy to securitise its trade and other receivables.

The Group's sales are to two major customers and believe that given these companies standing and credit worthiness credit risk is almost negligible.

In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant. There are no significant concentrations of credit risk, other than the two major customers, within the Group and financial instruments are spread amongst a number of financial institutions to minimise the risk of default of counterparties.

(e) Equity price risk

The Group and the parent entity are exposed to equity securities price risk. This arises from investments held by the Group and classified on the balance sheet. as available-for-sale.

The Group has one investment which is in shares and unlisted options held in a Joint Venture partner which is listed on the ASX. The board has not reacted to short term price fluctuations as it has a long term view on the investment. The investment represents less than 1% (2008: 1%) of total assets and is yet to generate any revenue.

The following sensitivity is based on the equity price risk exposures in existence at the balance sheet date. The sensitivity used is +/- 30% which is based on reasonably, possible changes, over as financial year, based on the share price fluctuations of the last 12 months and management's expectation of future movements.

	-30% Impact on post-tax profit 2009 2008 \$'000 \$'000		+30 Impact of 2009 \$'000	0% on equity 2008 \$'000
Consolidated Available-for-sale financial investment Parent Available-for-sale financial investment	101	(472)	101	522
	(87)	(472)	86	522

(f) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding when necesary and the ability to close-out market positions.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank loans(when required), finance leases and committed available credit lines.

The Group monitors on a regular basis rolling forecasts of liquidity on the basis of expected cash flow.

The Group has put in place a Group Cash Management Policy to ensure that up to 180 days (2008: 120 days) excess cash holdings are invested with a range of institutions that have sufficient financial strength to ensure the security of the investment. This policy is reviewed and approved by the Board on an annual basis. When bank loans are used the Group's policy is to reduce and manage cash flow interest rate risk by ensuing a timely reduction in debt obligations through scheduled debt repayments and non scheduled debt repayments when excess cash is available.

Financing arrangements

At reporting date, there are hedging facilities and a performance bond facility available. The performance bond facility is \$8 million (2008: \$4 million) with a drawdown amount at reporting date of \$3.37 million (2008: \$3.37 million) and \$4.63 million (2008: \$0.3 million) available to be used.

Maturities of financial liabilities

The tables below analyse the Group's and the parent entity's financial liabilities, net and gross settled derivative financial instruments into relevant maturity groupings based on the remaining period at the reporting date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

Group - At 30 June 2009	Less than 1 year \$'000	Between 1 and 5 years \$'000	ual cash	Carrying Amount (assets)/ liabilities \$'000
Non-derivatives Non-interest bearing Fixed rate Total non-derivatives	30,849 4,839 35,688	2,488 2,488	30,849 7,327 38,176	27,441 6,578 34,019
Derivatives Forward exchange call options Total derivatives	1,438 1,438		1,438 1,438	1,438 1,438
Group - At 30 June 2008	Less than 1 year \$'000	Between 1 and 5 years \$'000	Total contract ual cash flows \$'000	Carrying Amount (assets)/ liabilities \$'000
Non-derivatives Non-interest bearing Fixed rate Total non-derivatives	31,330 6,867 38,197	2,047 2,047	31,330 8,914 40,244	31,330 8,396 39,726
Derivatives Forward exchange call options Total derivatives				<u>-</u>
Parent - At 30 June 2009	Less than 1 year \$'000	Between 1 and 5 years \$'000	ual cash	Carrying Amount (assets)/ liabilities \$'000
Non-derivatives Non-interest bearing Total non-derivatives	2,049 2,049	<u>-</u>	2,049 2,049	2,049 2,049
Parent - At 30 June 2008	Less than 1 year \$'000	Between 1 and 5 years \$'000	Total contract ual cash flows \$'000	Carrying Amount (assets)/ liabilities \$'000
Non-derivatives Non-interest bearing Total non-derivatives	<u>971</u> <u>971</u>	<u>-</u>	<u>971</u> <u>971</u>	<u>971</u> <u>971</u>

3 Segment information

The Group operates in one business segment - nickel production, mine development and mineral exploration in one geographical area - Australia.

4 Revenue

	Consolidated		Pare	ent
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Revenue Sale of goods	225,123 225,123	232,447 232,447	<u>:</u>	
Other revenue Interest Dividends	3,624 	6,024 	1,299 40,000 41,299	3,634
	228,747	238,471	41,299	3,634

5 Other income

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Foreign exchange gains (net)	1,096	460	-	-
Sundry income	71	2	-	1
TCSC recovery	<u>-</u>	<u>-</u>	2,063	2,153
	<u>1,167</u>	462	2,063	2,154

6 Expenses

	Consolid 2009 \$'000	2008 \$'000	Parent 2009 \$'000	2008 \$'000
Profit (loss) before income tax includes the following specific expenses:				
Cost of production Royalties Depreciation - property, plant and equipment Amortisation - finance lease and hire purchase assets Amortisation - deferred development costs Amortisation - mine properties	(113,604) (9,250) (12,186) (7,260) (27,015) (2,861) (172,176)	(96,442) (11,390) (10,686) (5,678) (21,835) (2,077) (148,108)	- - - - - - -	- - - - -
Finance costs Interest and finance charges paid/payable Unwinding of discount - rehabilitation Unwinding of discount - deferred acquisition payment Facility costs	(508) (250) - - (14) (772)	(888) (295) (98) (106) (1,387)	(1) - - (7) (8)	(3) - (50) (53)
Derivative financial instruments Mark to market of ineffective hedges Fair value movement in put options	(5,954) (5,954)	96 (3,600) (3,504)		- - -
Other Corporate and marketing costs Employee benefit expense Impairment of available-for-sale financial assets Impairment of loans to controlled entities Depreciation - property, plant and equipment Net loss (gain) on disposal of property, plant and equipment	(3,412) (7,030) (765) (266) (202) (51) (11,726)	(3,113) (8,963) - - (143) (65) (12,284)	(3,399) (6,417) (517) (10,617) (202) 	(3,113) (7,924) - - (143) - - (11,163)
Breakdown of employee benefits expense Salaries and wages Payroll tax Superannuation Other Share based payments expense	(4,407) (255) (290) (46) (2,032) (7,030)	(5,504) (315) (306) - (2,838) (8,963)	(4,407) (255) (290) (46) (1,419) (6,417)	(5,504) (315) (306) - (1,799) (7,924)

7 Income tax expense

·	Consolidated		Paren	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
(a) Income tax expense				
Current tax Deferred tax	(1,516) 6,795	26,094 (5,110)	(2,210) 116	(1,643) 189
Adjustments for current tax of prior periods	(5,494) (215)	(2,924) 18,060	(214) (2,308)	(62) (1,516)
(b) Numerical reconciliation of income tax expense to prima facie tax payable				
Profit (loss) from continuing operations before income tax expense	<u>5,395</u>	71,392	19,403	(6,783)
Tax at the Australian tax rate of 30% (2008 - 30%) Tax effect of amounts which are not deductible (taxable) in calculating taxable income:	1,619	21,418	5,821	(2,035)
General business tax break	(140)	-	-	-
Entertainment Foreign exploration	10 186	7	7	6
Sundry items	260	10	266	10
Share-based payments	612	852	426	540
Research and development Dividend from subsidiary	(2,762)	(4,227)	(12,000)	(37)
Impairment of loans to subsidiaries	-	-	3,185	-
Adjustments for current tax of prior periods	(04.5)	40.000	<u>(13)</u>	- (4.540)
Income tax (benefit) expense	<u>(215</u>)	<u> 18,060</u> _	(2,308)	<u>(1,516)</u>
(c) Amounts recognised directly in equity				
Relating to financial instruments	(702)	(11,824)	-	-
Relating to equity securities available for sale Relating to asset revaluation reserve	244 (13,394)	(244)	244	(244)
Relating to asset revaluation reserve	(13,394)		384 	_ _
	(13,468)	(12,068)	628	(244)

(d) Tax consolidation legislation

The Company and its wholly-owned subsidiaries have formed a tax-consolidated group with effect from 1 July 2003 and are therefore taxed as a single entity from that date. The head entity within the tax-consolidated group is Panoramic Resources Limited.

Current tax expense/income, deferred tax liabilities and deferred tax assets arising from temporary differences of the members of the tax-consolidated group are recognised in the separate financial statements of the members of the tax-consolidated group using the 'stand alone taxpayer' approach by reference to the carrying amounts of assets and liabilities in the separate financial statements of each entity and the tax values applying under tax consolidation.

Any current tax liabilities (or assets) and deferred tax assets arising from unused tax losses of the subsidiaries are assumed by the head entity in the tax-consolidated group and are recognised as amounts payable/(receivable) to/ (from) other entities in the tax-consolidated group in conjunction with any tax-funding arrangement amounts (refer below).

The Company recognises deferred tax assets arising from unused tax losses of the tax-consolidated group to the extent that it is probable that future taxable profits of the tax-consolidated group will be available against which the asset can be utilised.

7 Income tax expense (continued)

Any subsequent period adjustments to deferred tax assets arising from unused tax losses as a result of revised assessments of the probability of recoverability is recognised by the head entity only.

Nature of tax funding and tax sharing arrangements

The head entity, in conjunction with other members of the tax-consolidated group, has entered into a tax funding arrangement from 1 July 2005 which sets out the funding obligations of members of the tax-consolidated group in respect of tax amounts. The tax funding arrangements require payments to/from the head entity equal to the current tax liability (asset) assumed by the head entity and any tax-loss deferred tax asset assumed by the head entity, resulting in the head entity recognising an inter-entity receivable (payable) equal in amount to the tax liability (asset) assumed. The inter-entity receivable (payable) are at call.

Contributions to fund the current tax liabilities are payable as per the tax funding arrangement and reflect the timing of the head entity's obligation to make payments for tax liabilities to the relevant tax authorities.

There is no tax sharing arrangement in place as at balance date.

8 Current assets - Cash and cash equivalents

	Consolidated		Parer	nt
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Cash at bank and in hand	28,555 21,425	30,493 80.434	1,340 1,307	5,771
Deposits at call	49,980	110,927	2,647	49,652 55,423

(a) Reconciliation to cash at the end of the year

The above figures are reconciled to cash at the end of the financial year as shown in the cash flow statement as follows:

	Consolic	dated	Pare	nt
	2009	2008	2009	2008
	\$'000	\$'000	\$'000	\$'000
Balances as above	49,980	110,927	2,647	55,423
Balances per cash flow statement	49,980	110,927	2,647	55,423

(b) Cash at bank and on hand

Cash at bank earns interest at floating rates based on daily bank deposit rates. The weighted average interest rate achieved for the year was 4.9% (2008: 5.7%).

(c) Deposits at call

Short-term deposits are made for varying periods of between 30 and 90 days, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates. The weighted average interest rate achieved for the year was 6.7% (2008: 7.8%).

(d) Fair value

The carrying amount for cash and cash equivalents equals the fair value.

9 Current assets - Trade and other receivables

	Consolidated		Parent	
	2009	2008	2009	2008
	\$'000	\$'000	\$'000	\$'000
Trade receivables - at FVTPL	21,374	10,028	-	-
Other receivables	5,487	5,159	40	76
Prepayments	1,79 <u>1</u>	1,994	90	6
	28,652	17,181	130	82

(a) Trade receivables

Trade receivables are non-interest bearing and are generally on 30-90 day terms. An allowance for doubtful debts is made when there is objective evidence that a trade receivable is impaired. A breach of contractual terms would be considered objective evidence. The amount of the allowance/impairment loss is the difference between the carrying amount of the trade receivables and the estimated future cash flows expected to be received from the relevant debtors.

Trade receivables are adjusted upwards or downwards depending on movements in spot commodity prices from the date a provisional invoice is prepared until the presentation of a final invoice to the customer, known as the quotational period (QP).

The amount of derivative embedded within provisionally priced sales at 30 June 2009 was \$9.094 million (2008: (\$2.277) million) and the amount of fair value changes recognised in the income statement for 2009 was (\$6.817) million (2008: (\$2.559) million).

All receivables are current.

(b) Other receivables

These amounts relate to receivables for goods and services tax, diesel fuel rebates and sundry items. Interest may be charged at commercial rates where the terms of repayments exceed six months. Collateral is not normally obtained.

(c) Foreign exchange and interest rate risk

The balance of trade receivables is exposed to movements in United States currency exchange rates and spot commodity prices.

All trade receivables are non interest bearing in 2008 and 2009.

Information on foreign exchange and interest rate risk is provided in note 2.

(d) Fair value and credit risk

Due to the short-term nature of these receivables, their carrying value is assumed to approximate their fair value, at 30 June 2008 and 2009.

Trade receivables are adjusted upwards or downwards depending on movements in spot commodity prices from the date a provisional invoice is prepared until the presentation of a final invoice to the customer, known as the quotational period (QP).

Information on credit risk is provided in note 2.

10 Current assets - Term deposits

	Consol	idated	Par	ent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Term deposits	17,300				_=

Term deposits are made for varying periods of between 90 and 180 days, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates. The weighted average interest rate achieved for the year was 4% (2008: nil).

11 Current assets - Inventories

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Spares for production - at cost Nickel ore stocks on hand	8,123	7,963	-	-
- at cost Concentrates stocks on hand	3,472	1,081	-	-
- at cost	<u>3,216</u> 14,811	2,130 11,174	 -	

12 Derivative financial instruments

12 Derivative illianciai ilistruments					
	Consolie	dated	Parer	nt	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Current assets Forward commodity contracts ((a)(i)) Forward foreign exchange contracts ((a)(ii)) Commodity put options ((a)(i)) Foreign exchange put options ((a)(ii)) Total current derivative financial instrument assets	31,059 - - - 11,457 42,516	5,860 12,113 2,372 8,445 28,790	- - - - -	- - - -	-
Non-current assets Forward commodity contracts ((a)(i)) Total non-current derivative financial instrument assets	2,529 2,529	12,506 12,506	<u>-</u>	<u> </u>	=
Current liabilities Foreign exchange call options ((a)(ii)) Total derivative financial instrument liabilities	1,438 1,438	<u>-</u>	<u>-</u> ;	<u>-</u>	<u>-</u>
	43,607	41,296	.		<u>-</u>

12 Derivative financial instruments (continued)

(a) Instruments used by the Group

The Group is party to derivative financial instruments in the normal course of business in order to hedge exposure to fluctuations in commodity prices and foreign exchange in accordance with the Group's financial risk management policies (refer to note 2).

The group uses a number of methodologies to determine the fair value of derivatives. These techniques include comparing contracted rates to market rates with the same length of maturity to determine the value of forward contracts and use of option pricing models to value put options. The principal inputs to valuation techniques are listed below:

- Commodity prices
- Interest rates
- Foreign currency exchange rates
- Price volatilities
- Discount rates

Commodity prices, interest rates and foreign exchange rates are determined by reference to published/ observable prices.

(i) Commodity hedges - cash flow hedges

In order to protect against price movements, the Group has entered into nickel forward contracts, put options and zero cost option collars.

The Group has entered into contracts for nickel forward and put options at the reporting date designated as hedges of anticipated future receipts from sales to occur over the next two years that will be denominated in United States currency.

These hedges qualify for hedge accounting in accordance with AASB 139 Financial Instruments as the future sales are highly probable and have been specifically designated.

Consolidated	Tonnes Hedged 30 June 2009	Average USD Price 30 June 2009 \$	Tonnes Hedged 30 June 2008	Average USD Price 30 June 2008 \$
Nickel Buy Put Options Not later than one year Total	-	-	600	25,000
Nickel Fixed Forward Not later than one year Later than one year	2,400 600	26,780 15,268	2,850 2,400	24,136 26,780

The portion of the gain or loss on the hedging instrument that is determined to be an effective hedge is recognised directly in equity. When the cash flows occur, the Company adjusts the initial measurement of the component recognised in the income statement by the related amount deferred in equity.

12 Derivative financial instruments (continued)

(ii) Foreign exchange contracts - cash flow hedges

In order to protect against rate movements, the Group has entered into foreign currency forward exchange contracts and put and written call options.

The Group has entered into foreign exchange contracts for forwards and put and written call options at the reporting date designated as hedges of anticipated future receipts from sales to occur over the next two years that will be denominated in United States currency.

These hedges qualify for hedge accounting in accordance with AASB 139 Financial Instruments as the future sales are highly probable and have been specifically designated.

Consolidated	USD Hedged 30 June 2009 \$'000	Average Rate 30 June 2009 \$	USD Hedged 30 June 2008 \$'000	Average Rate 30 June 2008 \$
Foreign Exchange Calls Not later than one year Foreign Exchange Puts Not later than one year	125,270 125,270	0.63 0.78	- 141,000	0.90
Total Fixed Forward Foreign Exchange Not later than one year	-	-	51,480	0.76

The portion of the gain or loss on the hedging instrument that is determined to be an effective hedge is recognised directly in equity. When the cash flows occur, the Company adjusts the initial measurement of the component recognised in the income statement by the related amount deferred in equity.

(b) Risk exposures

Information about the Group's and the parent entity's exposure to credit risk, foreign exchange and interest rate risk is provided in note 2. The maximum exposure to credit risk at the reporting date is the carrying amount of each class of derivative financial assets mentioned above.

13 Current assets - Current tax receivables

	Consolidated		Parent	
	2009	2008	2009	2008
	\$'000	\$'000	\$'000	\$'000
Current tax receivable	3,578	- .	4,315	
14 Non-current assets - Receivables				
	Consoli	dated	Parer	nt
	2009	2008	2009	2008
	\$'000	\$'000	\$'000	\$'000
Net related party receivables				
Loans to related parties	-	-	130,114	69,218
Net other receivables				
Other receivables	1,792	<u>565</u>	<u>-</u>	
	1.792	565	130.114	69.218

Further information relating to loans to related parties is set out in note 33.

(a) Fair values

The fair values and carrying values of non-current receivables of the Group and Parent are as follows:

	200)9	200	18
	Carrying amount \$'000	Fair value \$'000	Carrying amount \$'000	Fair value \$'000
Other receivables - Parent Other receivables - Group	130,114 1,792	130,114 1,792	69,218 565	69,218 565

These receivables are non-interest bearing as such their carrying value is assumed to approximate their fair value.

(b) Interest rate risk

All non-current receivables are non-interest bearing in 2009 and 2008.

(c) Credit risk

The maximum exposure to credit risk at the reporting date is the higher of the carrying value and fair value of each class of receivables mentioned above. The Group does not hold any collateral as security. Refer to note 2 for more information on the risk management policy of the Group.

15 Non-current assets - Available-for-sale financial assets

	Consolidated		Parer	Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
At beginning of year Additions Losses from impairment Revaluation deficit transfer to equity At end of year	1,743 316 (765) (813) 481	2,414 - - (671) 1,743	1,743 - (517) (813) 413	2,414 - (671) 1,743	
	Consolid	lated	Parer	nt	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Securities - listed Securities - unlisted	481 -	1,313 430	413 -	1,313 430	
	481	1,743	413	1,743	

Available-for-sale investments consist of investments in ordinary shares, and therefore have no fixed maturity date or coupon rate.

The fair value of the unlisted available-for-sale investments has been estimated using valuation techniques based on assumptions that are not supported by observable market prices or rates. Management believes the estimated fair values resulting from the valuation techniques and recorded in the balance sheet are reasonable and the most appropriate at the balance sheet date.

16 Non-current assets - Property, plant and equipment

Consolidated	Construction in progress \$'000	Plant and equipment \$'000	Leased plant & equipment \$'000	Total \$'000
At 1 July 2007				
Cost Accumulated depreciation Net book amount	8,328 	53,518 (26,137) 27,381	24,818 (11,275) 13,543	86,664 (37,412) 49,252
Year ended 30 June 2008 Opening net book amount Additions Transfers between asset class Disposals Depreciation charge Closing net book amount	8,328 15,175 (21,889) - - - 1,614	27,381 6,988 21,889 (139) (10,830) 45,289	13,543 7,316 - (17) (5,678) 15,164	49,252 29,479 (156) (16,508) 62,067
At 30 June 2008				
Cost Accumulated depreciation Net book amount	1,614 	82,186 (36,897) 45,289	32,087 (16,923) 15,164	115,887 (53,820) 62,067
Year ended 30 June 2009				
Opening net book amount Acquisition of subsidiary Additions Transfer (to) from other asset class Disposals Impairment charge recognised in profit and loss Depreciation charge Closing net book amount	1,614 5 9,904 (8,174) - (775) - 2,574	45,289 2,795 6,350 8,174 (150) (8,568) (12,388) 41,502	15,164 2,889 4,720 - (11) (621) (7,260) 14,881	62,067 5,689 20,974 (161) (9,964) (19,648) 58,957
At 30 June 2009				
Cost Accumulated depreciation Net book amount	3,349 (775) 2,574	99,177 (57,675) 41,502	39,670 (24,789) 14,881	142,196 (83,239) 58,957

16 Non-current assets - Property, plant and equipment (continued)

Parent	Plant and equipment \$'000	Total \$'000
At 1 July 2007		
Cost Accumulated depreciation Net book amount	1,278 (357) 921	1,278 (357) 921
Year ended 30 June 2008 Opening net book amount Additions Disposals Depreciation charge Closing net book amount	921 157 (73) (143) 862	921 157 (73) (143) 862
At 30 June 2008		
Cost Accumulated depreciation Net book amount	1,332 (470) 862	1,332 (470) 862
Year ended 30 June 2009	000	000
Opening net book amount Additions Disposals Depreciation charge Closing net book amount	862 361 (16) (202) 1,005	862 361 (16) (202) 1,005
At 30 June 2009		
Cost Accumulated depreciation Net book amount	1,678 (673) 1,005	1,678 (673) 1,005

16 Non-current assets - Property, plant and equipment (continued)

Impairment losses recognised

The significant drop in commodity prices during the year had led the Group to make an assessment of the recoverability of its assets. The recoverable amount of each mine operation at the cash generating unit level has been determined based on a value in use calculation using cash flow projections based on financial budgets covering the life of the mine incorporating current market assumptions approved by the Directors. The cash generating unit comprise of the plant and equipment, mine development and mine properties. A discount rate of 13.4% pretax was used in the calculation of the assets' recoverable amount. A recoverable amount was estimated for the plant and equipment. As a result, an impairment loss of \$9.964 million was recognised to reduce the carrying amount of the plant and equipment to recoverable amount. This has been recognised in the income statement.

(a) Non-current assets pledged as security

Included in the balances of plant and equipment are assets of Donegal Resources Pty Ltd over which two mortgages have been granted as security in relation to a rehabilitation bank guarantee. The terms of the mortgages preclude the assets being sold or being used as security for new finance without the permission of the mortgage holder. The mortgages also require plant and equipment that form part of the security to be fully insured at all times.

The carrying amounts of assets pledged as security for current and non-current borrowings and the bank guarantee are:

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Plant and equipment Plant and equipment under hire purchase and finance	10,808	45,289	-	-
lease	11,081	15,164	-	-
Capital works in progress	592	1,614		
Net book amount	22,481	62,067		

17 Non-current assets - Exploration and evaluation, development expenditure and mine properties

(a) Exploration and evaluation

	Consolidated		Parent			
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000		
Total exploration and evaluation	18,704	13,068	<u>-</u>		_	

The ultimate recoupment of costs carried forward for exploration and evaluation expenditure is dependent on the successful development and commercial exploitation or the sale of the respective mining areas.

Exploration and evaluation - reconciliation

Reconciliations of the carrying amounts of exploration and evaluation expenditure at the beginning and the end of the current and previous financial year are set out below:

Consolidated	2009 \$'000	2008 \$'000
Carrying amount at start of year	13,068	6,927
Expenditure incurred during the year	3,070	6,141
Acquired through business combination	2,566	
Carrying amount at end of year	18,704	13,068

17 Non-current assets - Exploration and evaluation, development expenditure and mine properties (continued)

(b) Mine development expenditure

(3)	Consolio	lated	Parent	
	2009 \$'000	2008 \$'000	2009	2008 \$'000
Cost Opening balance Expenditure incurred Acquired through business combination Increase in rehabilitation cost capitalised Closing balance	153,375 39,825 1,600 468 195,268	119,479 33,447 - 449 153,375	: : : : :	- - - - -
Accumulated impairment Opening balance Amortisation for the year Impairment charge Closing balance	(95,116) (27,015) (11,426) (133,557)	(73,281) (21,835) - (95,116)	<u>:</u> _	- - - -
Total development properties	<u>61,711</u>	58,259		
(c) Mine properties Cost Opening balance Acquired through business combination Revaluation of asset Mine properties expenditure incurred	25,884 24,605 44,646 1,933 97,068	24,373 - - - 1,511 25,884	: : :	- - -
Closing balance Accumulated depreciation and impairment Opening balance Amortisation for the year Impairment charge Closing balance	(10,282) (2,861) (4,892) (18,035)	(8,205) (2,077) (10,282)		- - - -
Total mine properties	79,033	15,602	<u> </u>	

Valuation of mineral properties

On 26 May 2009, the Group acquired Brilliant Mining Corporation's wholly owned Australian subsidiary, Donegal Resources Pty Ltd which has a 25% joint venture interest in the Lanfranchi Project. This acquisition gives rise to a business combination and the Group gaining control of the Lanfranchi Project. Pursuant to the requirements of accounting standards this has resulted in the Group recognising their existing 75% interest in the Lanfranchi Joint Venture assets at their fair values on the date they obtained control of the Lanfranchi Joint Venture. The revaluations were made by the directors on 26 May 2009 resulting in a revaluation increase of \$44.646 million to the Group's 75% interest in mineral properties on the date they gained control of the Lanfranchi Joint Venture. The revaluation surplus net of applicable deferred income taxes was credited to reserves in shareholders' equity (refer note 27 for further details).

17 Non-current assets - Exploration and evaluation, development expenditure and mine properties (continued)

Impairment losses recognised

The significant drop in commodity prices during the year had led the Group to make an assessment of the recoverability of its assets. The recoverable amount of each mine operation at the cash generating unit level has been determined based on a value in use calculation using cash flow projections based on financial budgets covering the life of the mine incorporating current market assumptions approved by the Directors. The cash generating unit comprise of the plant and equipment, mine development and mine properties. A discount rate of 13.4% pretax was used in the calculation of the assets' recoverable amount. A recoverable amount was estimated for the mine development and mine properties. As a result, an impairment loss of \$16.318 million was recognised to reduce the carrying amount of the mine development and the mine properties to recoverable amount. This has been recognised in the income statement.

18 Non-current assets - Deferred tax assets

	Consolid 2009 \$'000	ated 2008 \$'000	Parent 2009 \$'000	t 2008 \$'000
The balance comprises temporary differences attributable to:		****	,	,
Employee benefits Provisions Tax losses Business related costs Foreign exchange Investments Other	1,588 2,698 1,515 72 276 122 14 6,285	1,178 2,161 - - - - - - 3,339	191 25 1,515 66 - - 63 1,860	129 48 - - - - - 177
Set-off of deferred tax liabilities pursuant to set-off provisions (note 24) Net deferred tax assets Movements:	(6,285) <u> </u>	(3,33 <u>9</u>) _ 	(666) 1,194	<u>(177)</u>
Opening balance at 1 July Credited/(charged) to the income statement (Charged)/credited to equity Closing balance at 30 June	3,339 2,946 - 6,285	22,264 4,909 (23,834) 3,339	177 1,683 - 1,860	(406) 9 <u>574</u> 177

19 Non-current assets - Other non-current assets

	Consolie	dated	Par	ent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Cash backed bonds	262	262	_		_

20 Current liabilities - Trade and other payables

	Consolidated		Parent	
	2009	2008	2009	2008
	\$'000	\$'000	\$'000	\$'000
Trade payables Accrued expenses Liability for annual leave	13,985 13,456 3,408 30,849	13,538 15,026 2,766 31,330	146 1,618 <u>285</u> 2,049	508 248 215 971

Trade payables are non-interest bearing and are normally settled on 30 day terms.

Due to the short term nature of these payables, their carrying value is assumed to approximate their fair value.

21 Current liabilities - Borrowings

	Consolidated		Parent		
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Secured Lease and hire purchase liabilities	2,969	5,188	_		
Insurance finance liability Total secured current borrowings	1,360 4,329	1,215 6,403	<u> </u>		<u>-</u>

(a) Risk exposures

Details of the Group's exposure to risks arising from current and non current borrowings are set out in note 23.

(b) Fair value disclosures

Details of the fair value of borrowings for the Group are set out in note 23.

(c) Security

Details of the Group's security relating to current borrowings are set out in note 23.

22 Current liabilities - Current tax liabilities

	Conso	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Income tax		26,094		26,094	

23 Non-current liabilities - Borrowings

	Consolidated		Parent	
	2009	2008	2009	2008
	\$'000	\$'000	\$'000	\$'000
Secured				
Lease hire purchase liabilities (note 32)	2,249	1,993	<u>-</u>	

(a) Assets pledged as security

Lease liabilities are effectively secured as the rights to the leased assets recognised in the financial statements revert to the lessor in the event of default.

The carrying amounts of assets pledged as security for current and non-current borrowings are:

		Consolidated		Parent		
		2009	2008	2009	2008	
No	otes	\$'000	\$'000	\$'000	\$'000	
Plant and equipment under hire purchase						
and finance lease		14,881	15,164			_

(b) Other loans

Hire Purchase Contracts

Hire purchases have an average term of 4.5 years (2008: 4.5 years). The average discount rate implicit in the hire purchase liability is 7.4% (2008: 7.7%). Secured hire purchase liabilities are secured by a charge over the asset.

Financing facilities available

At reporting date, there is a performance bond facility available. The performance bond facility is \$8 million (2008: \$4 million) with a drawdown amount at reporting date of \$3.37 million (2008: \$3.37 million) and \$4.63 million (2008: \$0.3 million) available to be used.

(c) Interest rate risk exposures

The following table sets out the Group's exposure to interest rate risk, including the contractual repricing dates and the effective weighted average interest rate by maturity periods.

	Fixed interest rate						
2009	Floating interest rate	1 year or less	Over 1 to 2 years	Over 2 to 3 years	Over 3 to 4 years	Non- interest bearing	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Lease liabilities (notes 21, 23 and 32) Trade and other payables (note 20) Other loans (note 21)	- - -	2,969 - 1,360 4,329	821 - - 821	834 - - 834	594 - - - 594	27,441 - 27,441	5,218 27,441 1,360 34,019
Weighted average interest rate	- %	7.5 %	7.2 %	7.2 %	7.3 %	- %	

23 Non-current liabilities - Borrowings (continued)

			Fixe	ed interest	rate		
2008	Floating interest rate	1 year or less	Over 1 to 2 years	Over 2 to 3 years	Over 3 to 4 years	Non- interest bearing	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Trade and other payables (note 20) Lease liabilities (notes 21, 23 and 32)	-	- 5,188	- 1,950	- 43	-	28,564 -	28,564 7,181
Other loans (note 21)	===	1,215 6,403	1,950	43	<u>=</u>	28,564	1,215 36,960
Weighted average interest rate	- %	7.7 %	7.9 %	8.4 %	- %	- %	

(d) Fair value

The carrying amounts and fair values of borrowings at balance date are:

	2009		2008	
	Carrying amount \$'000	Fair value \$'000	Carrying amount \$'000	Fair value \$'000
On-balance sheet Non-traded financial liabilities	4 000		4.045	4.045
Other loans	1,360	1,360	1,215	1,215
Lease liabilities	<u>5,218</u>	5 <u>,218</u>	7,18 <u>1</u>	7,18 <u>1</u>
	6,578	6,578	8,396	8,396

(i) On-balance sheet

The fair value of borrowings is based upon market prices where a market exists or by discounting the expected future cash flows by the current interest rates for liabilities with similar risk profiles.

The interest rates implicit in the agreements varies from the current interest rates, however the impact is not significant as such the carrying value is assumed to approximate their fair value.

24 Non-current liabilities - Deferred tax liabilities

Consolidated		Parent	
2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
12,526 (173) 10 2,437 72 36,620 51,492	11,824 244 481 23 2,389 237 14,600 29,798	657 9 - - - 666	244 292 2 - - 15 553
(6,28 <u>5</u>) 45,207	(3,33 <u>9</u>) 26,45 <u>9</u>	(666) -	(177) 376
29,798 8,226 13,468 - 51,492	17,931 (201) 12,068 	553 296 (628) 445 666	111 198 244 - 553
	2009 \$'000 12,526 (173) 10 2,437 72 36,620 51,492 (6,285) 45,207 29,798 8,226 13,468	2009	2009 2008 2009 \$'000 \$'000 12,526 11,824 - - 244 - (173) 481 657 10 23 9 2,437 2,389 - 72 237 - 36,620 14,600 - 51,492 29,798 666 (6,285) (3,339) (666) 45,207 26,459 - 29,798 17,931 553 8,226 (201) 296 13,468 12,068 (628) - 445

25 Non-current liabilities - Provisions

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Employee benefits - long service leave	1,883	1,160	351	216
Rehabilitation	8,077	6,969	<u>-</u>	_
	9,960	8,129	351	216

A provision for rehabilitation is recognised in relation to the mining activities for costs such as reclamation, waste site closure, plant closure and other costs associated with the rehabilitation of a mining site. Estimates of the rehabilitation are based on the anticipated technology and legal requirements and future costs, which have been discounted to their present value. In determining the restoration provision, the entity has assumed no significant changes will occur in the relevant Federal and State legislations in relation to rehabilitation of such mines in the future.

	2009 \$'000	2008 \$'000
Non-current		
Carrying amount at start of year	6,969	6,225
- additional provisions recognised	858	449
- unwinding of discount	250	295
Carrying amount at end of year	8,077	6,969

26 Contributed equity

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
(a) Share capital				
Ordinary shares fully paid	101,348	78,424	101,348	78,424
Other contributed equity	<u>-</u> _	<u>-</u>	2,130	2,130
	101,348	78,424	103,478	80,554

(b) Movements in ordinary share capital:

Date	Details	Number of shares	\$'000
1 July 2007	Opening balance	187,772,587	72,476
	Exercise of unlisted options	3,638,250	3,616
	Private placement - note 41(c)	447,505	2,332
	Balance	191,858,342	78,424
1 July 2008	Opening balance	191,858,342	78,424
•	Issued for consideration of business acquisition	12,000,000	22,380
	Exercise of unlisted options	129,500	160
	Adjustment on transaction costs from prior period		384
	Balance at end of year	203,987,842	101,348

(c) Movements in share options issued over ordinary shares

		Number of	Issue Price
Date	Details	shares	\$
1 July 2007	Opening balance	6,756,750	
	Exercised 2007/8	(1,000,000)	0.43
	Exercised 2007/8	(1,000,000)	0.93
	Exercised 2007/8	(200,000)	0.75
	Exercised 2007/8	(135,000)	0.75
	Exercised 2007/8	(640,750)	
	Exercised 2007/8	(662,500)	
	Exercised 2007/8	(47,500)	0.75
	Exercised 2007/8	(638,500)	0.85
	Exercised 2007/8	<u>(575,000</u>)	2.20
30 June 2008	Balance at end of year	1,857,500	
	Issued 26 May 2009	3,000,000	1.50
	Exercised 2008/9	(7,500)	0.75
	Exercised 2008/9	(7,500)	0.75
	Exercised 2008/9	(2,500)	0.85
	Exercised 2008/9	(25,000)	0.85
	Exercised 2008/9	(21,000)	0.85
	Exercised 2008/9	(28,500)	0.85
	Exercised 2008/9	(37,500)	2.20
	Cancelled 2008/9	(1,500)	0.85
	Cancelled 2008/9	(1,500)	0.85
	Cancelled 2008/9	(37,500)	2.20
30 June 2009	Balance at end of year	4,687,500	

26 Contributed equity (continued)

(d) Ordinary shares

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.

(e) Capital management

When managing capital, management's objective is to ensure the entity continues as a going concern as well as to maintain optimal returns to shareholders and benefits for other stakeholders. Management also aims to maintain a capital structure that ensures the lowest cost of capital available to the entity.

Management are constantly adjusting the capital structure to take advantage of favourable costs of capital or high returns on assets. As the market is constantly changing, management may change the amount of dividends to be paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

During 2009, the Group paid dividends of \$11.515 million (2008: \$36.074 mil). The Group's target dividend payments each financial year is to payout between 40-50% of net profits.

Management has no current plans to issue further shares on the market.

Management monitor capital through the gearing ratio (total borrowings / contributed equity). The debt to equity ratio (borrowings on equity interest in shareholders' equity) at 30 June 2009 was 6.5% (2008: 10.7%).

The Group has put in place a Group Cash Management Policy to ensure that up to 180 days (2008: 120 days) excess cash holdings are invested with a range of institutions that have sufficient financial strength to ensure the security of the investment. (Refer to note 2 Financial risk management)

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

Management consider that the total equity of the Group (contributed equity, reserves and retained earnings) plus borrowings (current and non-current) is what it manages as capital. At June 2009 this was \$292,852,000 (2008: \$240,132,000).

27 Reserves

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Reserves				
Mineral properties revaluation reserve, net of tax Available-for-sale investments revaluation reserve, net	31,252	-	-	-
of tax Hedging reserve - cash flow hedges, net of tax	- 29,228	569 27,588	-	569 -
Share-based payments reserve	11,094	5,898	11,094	5,898
	71,574	34,055	11,094	6,467
	Consolid		Paren	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Mineral properties revaluation reserve				
Balance 1 July	-	-	-	-
Revaluation - gross(note 17(a)(c))	44,646	-	-	-
Deferred tax (note 24) Balance 30 June	(13,394) 31,252	 -		_
Balance do dano	<u> </u>			
Available-for-sale investments revaluation reserve				
Balance 1 July	569	1,339	569	1,339
Devaluation - gross Deferred tax	(812) 243	(1,101) 331	(812) 243	(1,101) 331
Balance 30 June		569		569
Hedging reserve - cash flow hedges	a= -aa	(50.054)		
Balance 1 July Remeasurement of cash flow hedges net of tax	27,588 39,536	(56,951) 60,268	-	-
Transfer to net profit - net of tax	(37,896)	24,271	-	_
Balance 30 June	29,228	27,588		_
Chara hazard na manufa rasan ra				
Share-based payments reserve Balance 1 July	5,898	2,972	5,898	2,972
Options issued to Brilliant Mining Corporation	3,120	-	3,120	-
Employee share plan expense - charged to the				
consolidated entity Employee share plan expense - charged to joint	2,032	2,926	2,032	2,926
venture partners	44	<u> </u>	44	<u> </u>
Balance 30 June	11,094	5,898	11,094	5,898

27 Reserves (continued)

Asset revaluation reserve

It represents the increase to fair value of the Group's existing 75% interest in the Lanfranchi Joint Venture assets on gaining control of the joint venture. The reserve can only be used to pay dividends in limited circumstances. This reserve arose as a result of the Group acquiring control of the Lanfranchi Joint Venture as part of their acquisition of Donegal Resources Pty Ltd.

Share based payments reserve

The share based payments reserve is used to record the value of share based payments provided to employees, including KMP, as part of their remuneration. The reserve is also used to record share based payments provided to third parties as part of the acquisition of an entity.

Cash flow hedge reserve

This reserve records the portion of the gain or loss on a hedging instrument in a cash flow hedge that is determined to be an effective hedge.

Available-for-sale invesments revaluation reserve

This reserve comprises the cumulative net change in the fair value of available-for-sale financial assets until the investment is derecognised or impaired.

28 Dividends

	Parent 2009 \$'000	2008 \$'000
(a) Ordinary shares		
Final dividend for the year ended 30 June 2008 of 5 cents (2008: 12 cents) per fully paid share paid on 17 September 2008.		
Fully franked based on tax paid @ 30% - 5 cents (2008: 12 cents) per share	<u>9,593</u> 9,593	22,729 22,729
Interim dividend for the year ended 30 June 2009 of 1 cent (2008: 7 cents) per fully paid share paid 10 March 2009		
Fully franked based on tax paid @ 30% - 1 cent (2008: 7 cents) per share	1,922 1,922	13,345 13,345
Total dividends provided for or paid	<u> 11,515</u>	36,074

28 Dividends (continued)

	Parent	
2009		2008
\$'000		\$'000

(b) Dividends not recognised at year end

In addition to the above dividends, since year end the directors have recommended the payment of a final dividend of 2 cents per fully paid ordinary share, (2008 - 5 cents) fully franked based on tax paid at 30%. The aggregate amount of the proposed dividend expected to be paid out of retained profits at 30 June 2009, but not recognised as a liability at year end, is

4,080 9,593

(c) Franked dividends

The franked portions of the final dividends recommended after 30 June 2009 will be franked out of existing franking credits.

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Franking account balance as at the end of the financial year at 30% (2008 - 30%) Franking credits that will arise from payment of income	26,140	6,161	26,140	6,161
tax payable as at end of the financial year	(4,315)	26,094	(4,315)	26,094
Impact on franking account of dividends proposed or declared before the financial report was authorised for issue but not recognised as distribution to equity				
holders during the period	(1,748)	<u>(4,111</u>)	(1,748)	(4,111)
The amount of franking credits available for future reporting periods	20,077	28,144	20,077	28,144

The tax rate at which paid dividends have been franked is 30% (2008: 30%)

Dividends proposed will be franked at the rate of 30%. (2008: 30%)

29 Key management personnel disclosures

(a) Directors

The following persons were directors of Panoramic Resources Limited during the financial year:

(i) Chairman - non-executive

C J G de Guingand

(ii) Executive directors

P J Harold, Managing Director

(iii) Non-executive directors

C D J Langdon

J Rowe

B M Phillips

(b) Other key management personnel

The following persons also had authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly, during the financial year:

T R Eton	Chief Financial Officer	Panaromic Resources Limited
C J Williams	General Manager Operations	Panaromic Resources Limited
T J Strong	Operations Manager	Savannah Nickel Mines Pty Ltd
S G Kelleher	Group Process Manager & Alternate	Savannah Nickel Mines Pty Ltd
	Operations Manager	
S A Jessop	Operations Manager	Lanfranchi Nickel Mines Pty Ltd

(c) Key management personnel compensation

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Short-term employee benefits	3,572	4,148	2,427	3,058
Post-employment benefits	173	226	94	134
Share-based payments	1,603	1,809	<u>1,551</u>	1,557
	5,348	6,183	4,072	4,749

(d) Equity instrument disclosures relating to key management personnel

(i) Securities provided as remuneration

Details of securities provided as remuneration, together with terms and conditions of the securities, can be found in the remuneration report.

(ii) Security holdings

The number of securities over ordinary shares in the company held during the financial year by each director of Panoramic Resources Limited and other key management personnel of the Group, including their personally related parties are provided in the following table. In the table provided, performance shares are seperately identified. All other securities relate to options.

29 Key management personnel disclosures (continued)

2009	Balance at start of the	Granted as compen-		Other	Balance at end of the		Vested and
Name	year	sation	Exercised	changes	year	exercisable	exercisable
Directors of Panoramic Resources	Limited						
C J G de Guingand	-	-	-	-	-	-	-
PJ Harold - performance shares	1,500,000	-	-	-	1,500,000	1,500,000	-
C D J Langdon	-	-	-	-	-	-	-
J Rowe	-	-	-	-	-	-	-
B M Phillips	-	-	-	-	-	-	-
Other key management personne	of the Gro	ир					
T R Eton	750,000	-	-	-	750,000	-	750,000
C J Williams	100,000	-	-	-	100,000	-	100,000
S A Jessop	50,000	-	-	-	50,000	-	50,000
S G Kelleher	75,000	-	-	-	75,000	-	75,000
T J Strong	75,000	-	-	-	75,000	-	75,000

All vested options are exercisable at the end of the year.

2008	Balance at start of the	Granted as compen-		Other	Balance at end of the		Vested and
Name	year	sation	Exercised	changes	year	exercisable	exercisable
Directors of Panoramic Resources	Limited				•		
C J G de Guingand	-	-	-	-	-	-	-
P J Harold	-	-	-	-	-	-	-
P J Harold - performance shares	1,000,000	500,000	-	-	1,500,000	1,500,000	-
C D J Langdon	-	-	-	-	-	-	-
J Rowe	-	-	-	-	-	-	-
B M Philips	-	-	-	-	-	-	-
Other key management personne	of the Gro	ир					
T R Eton	950,000	-	(200,000)	-	750,000	375,000	375,000
C J Williams	200,000	-	(100,000)	-	100,000	100,000	-
S G Kelleher	150,000	-	(75,000)	-	75,000	75,000	-
T J Strong	200,000	-	(125,000)	_	75,000	75,000	-
S A Jessop	110,000	-	(60,000)	_	50,000	50,000	-

(iii) Share holdings

The number of shares in the company held during the financial year by each director of Panoramic Resources Limited and other key management personnel of the Group, including their personally related parties, are set out below. There were no shares granted during the reporting period as compensation.

29 Key management personnel disclosures (continued)

2009	Balance at the start of the	Received during the year on the exercise of	Other changes	Balance at the end of
Name	year		during the year	the year
Directors of Panoramic Resources Limited	•			·
P J Harold	3,640,785	-	(33,320)	3,607,465
C J G de Guingand	160,366	-	(10,000)	150,366
C D J Langdon	85,000	-	-	85,000
J Rowe	10,000	-	-	10,000
B M Phillips	10,000	-	-	10,000
Other key management personnel of the Group Ordinary shares				
T R Eton	200,000	-	-	200,000
T J Strong	188,000	-	-	188,000
S G Kelleher	75,000	-	-	75,000
C J Williams	180,000	-	-	180,000
S A Jessop	60,000	-	21,800	81,800

2008	Balance at the	Received during the year on the		Balance at
Name	start of the year	exercise of options	Other changes during the year	the end of the year
Directors of Panoramic Resources Lin	•	o paro si o	and year	and year
P J Harold	4,240,785	-	(600,000)	3,640,785
C J G de Guingand	140,366	-	20,000	160,366
C D J Langdon	95,000	-	(10,000)	85,000
J Rowe	-	-	10,000	10,000
B M Philips	-	-	10,000	10,000
Other key management personnel of to Ordinary shares	he Group			
T R Eton	300,000	200,000	(300,000)	200,000
T J Strong	75,000	125,000	(12,000)	188,000
S G Kelleher	-	75,000	-	75,000
C J Williams	100,000	100,000	(20,000)	180,000
S A Jessop	-	60,000	_	60,000

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

(e) Other transactions with key management personnel

Mr C De Guingand (Non-Executive Chairman) is a Director of Mineral Commerce Services Pty Ltd which, during the year was paid \$188k (2008: \$129K) by shiping owners, Spliethoff (Amsterdam), for shipping brokerage services provided to the Group on normal commercial terms and conditions

Mr J Rowe is Director of John Rowe Consulting Pty Ltd which during the year was paid \$65k (2008: \$68K) for geological consulting services based on normal commercial terms and conditions.

The above transactions are not included in the remuneration report disclosed in the Directors' Report.

30 Remuneration of auditors

	Consolidated		Parent	
	2009			2008
	\$	\$	\$	\$
Amounts received or due and receivable by Ernst & Young for: Audit and review of financial reports of the	214.202	268.378	62.475	73.867
Company and other entity of the consolidated entity	214,202	200,376	62,475	73,007
Other services in relation to the Company and any other entity in the consolidated entity				
Other	43,033	8,510	43,033	6,450
Tax compliance services	134,183	<u>58,158</u>	92,183	23,613
	391,418	335,046	197,691	103,930

31 Business combination

(a) Summary of acquisition

On 26 May 2009, the Group acquired Brilliant Mining Corporation's wholly owned Australian subsidiary, Donegal Resources Pty Ltd which has a 25% joint venture interest in the Lanfranchi Project. The Group as at reporting date owns 100% of the Lanfranchi Project.

The acquired business contributed revenues of \$2,150,000 and net profit of \$331,000 to the Group for the period from 26 May 2009 to 30 June 2009. If the acquisition had occurred on 1 July 2008, consolidated revenue and consolidated loss for the year ended 30 June 2009 would have been \$247,129,000 and (\$862,000) respectively.

Details of the fair value of the assets and liabilities acquired are as follows:

	\$'000
Purchase consideration (refer to (b) below):	
Cash paid	1,616
Fair value of shares issued (note 26b)	22,380
Fair value of options issued (note 26c)	3,120
Direct costs relating to the acquisition	1,767
Net receivables from Donegal at the date of acquisition	2,108
Total purchase consideration	30,991
Fair value of net identifiable assets acquired (refer to (c) below)	30,991

31 Business combination (continued)

(b) Cash flow information

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Cash consideration paid	1,616	-	-	-
Less: Balances acquired Cash	1,117	. .	.	_
Outflow of cash	<u>499</u>		-	

(c) Assets and liabilities acquired

The assets and liabilities arising from the acquisition are as follows:

	Acquiree's carrying	
	amount \$'000	Fair value \$'000
Cash	1,117	1,117
Trade and other receivables	11,799	313
Prepayments	207	207
Inventories	614	613
Plant and equipment	5,689	5,689
Development properties	1,600	1,600
Exploration and evaluation	2,567	2,567
Mine properties	9,725	24,605
Trade payables	(29,434)	(3,401)
Provision	(740)	(740)
Interest-bearing liabilities	(3,284)	(842)
Provision for income tax payable		<u>(737)</u>
Net assets	<u>(140</u>)	30,991

As at reporting date, amounts disclosed above are provisional. Amounts are anticipated to be impacted by the finalisation of any deferred tax effect as a result.

32 Commitments

(a) Capital commitments

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Capital expenditure commitments: Not later than one year	16,468 16,468	21,860 21,860	<u> </u>	<u>-</u>
Mineral tenements expenditure commitments: Not later than one year Later than one year but not later than five years Later than five years	2,301 6,261 <u>8,689</u> <u>17,251</u>	1,345 6,081 <u>8,172</u> 15,598	<u>:</u>	- - - -

Hire purchase and finance lease rental commitments

Future minimum lease payments under finance leases and hire purchase contracts together with the present value of the net minimum lease payments are as follows:

	2009		2008	
	Minimum	Present value	Minimum	Present value
	lease	of lease	lease	of lease
	payments	payments	payments	payments
	\$'000	\$'000	\$'000	\$'000
(i) Hire purchase:	3,214	3,155	5,523	5,299
Within one year	2,488	2,063	2,071	1,882
Later than one year but not later than five years	5,702	5,218	7,594	7,181
Less future hire purchase finance charges Commitments recognised in the financial statements	(484) 5,218	5,218	(413) 7,181	7,181

The weighted average interest rate implicit in the hire purchase for the Group is 7.4% (2008: 7.7%).

(ii) Finance lease Within one year Later than one year but not later than five years Minimum lease payments		 26 	26 ————————————————————————————————————
Less future finance charges Recognised as a liability	-	 	<u>-</u> <u>-</u> <u>26</u>

32 Commitments (continued)

(b) Operating lease commitments as lessee

reporting date but not recognised as liabilities, payable:

(i) Power Supply

The diesel powered power station at the Savanah Nickel project was purpose built by an outside party to supply electricity under a commercial Power Generation & Distribution Agreement, dated 5 April 2004. This Agreement was extended for a further three years on 3 April 2009. The arrangement to supply electricity has been determined as an operating lease in accordance with AASB 17 "Leases".

Future minimum rentals payable under this operating lease are unable to be determined as electricity supply payments to the outside party are variable.

(ii) Corporate office

Within one year

The Group has a commercial lease on its corporate office premises. This is a non-cancellable lease expiring on 1 December 2013.

Future minimum rentals payable under non-cancellable operating leases at 30 June 2009 are as follows:

	Consoli	dated	Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Within one year Later than one year and not later than five years	603 2,059 2,662	278 1,038 1,316	603 2,059 2,662	278 1,038 1,316
(c) Remuneration commitments				
	Consoli	dated	Par	ent
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Commitments for the payment of salaries and other remuneration of key management personnel under long-term employment contracts in existence at the				

701

486

439

413

33 Related party transactions

(a) Subsidiaries

Interests in subsidiaries are set out in note 34.

(b) Transactions with related parties

The following transactions occurred with related parties:

During the year the Parent charged the subsidiaries \$2.063 million (2008: \$2.153 million) in relation to technical commercial services charges (TCSC) incurred on their behalf.

During the year, the Parent accrued dividend income of \$40 million (2008: nil) from certain subsidiaries.

During the year, Cherish Metals Pty Ltd (Cherish) acquired Donegal Resources Pty Ltd and the Parent paid costs in relation to the acquisition of \$1.767 million on Cherish's behalf. Further the Parent issued shares and options at fair value of \$22.380 million and \$3.120 million respectively to Brilliant Mining Corporation (BMC) which forms part of the total consideration paid to BMC on Cherish's behalf.

During the year, tax balances transferred to certain subsidiaries amount to \$6.790 million.

(c) Loans to/from related parties

	Consolidated		Pare	Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Loans to subsidiaries					
Cherish Metals Pty Ltd	-	-	74,303	34,119	
Savannah Nickel Mines Pty Ltd	-	-	46,035	26,062	
Pindan Exploration Company	-	-	1,647	166	
Copernicus Nickel Mines Pty Ltd	-	-	1,063	1,537	
SMY Copernicus Pty Ltd	-	-	5,626	5,764	
Lanfranchi Nickel Mines Pty Ltd	_		1,440	1,570	
			130,114	69,218	

Terms and conditions of transactions with related parties

Non current outstanding balances at year end are unsecured, interest free and repayable on demand. The Directors of the Company do not envisage that any demand for repayment will be made in the near future.

34 Subsidiaries

The consolidated financial statements include the financial statements of Panoramic Resources Limited and the subsidiaries listed in the following table.

Name of entity	Country of incorporation	Class of shares	Equity h	oldina
			2009 %	2008 %
Cherish Metals Pty Ltd*	Australia	Ordinary	100	100
Savannah Nickel Mines Pty Ltd	Australia	Ordinary	100	100
Pindan Exploration Company Pty Ltd (formerly Sally		·		
Malay Exploration Pty Ltd)	Australia	Ordinary	100	100
SMY Copernicus Pty Ltd**	Australia	Ordinary	100	100
Copernicus Nickel Mine Pty Ltd	Australia	Ordinary	60	60
Donegal Resources Pty Ltd	Australia	Ordinary	100	-
Donegal Lanfranchi Pty Ltd	Australia	Ordinary	100	-
Lanfranchi Nickel Mine Pty Ltd	Australia	Ordinary	100	75

^{*} Cherish Metals Pty Ltd is the holder of 100 shares (of 100 shares) in Lanfranchi Nickel Mines Pty Ltd (LNM) at a cost of \$0.10 per share. LNM is incorporated in Australia and acts as the Operator of the Lanfranchi nickel mine (formerly known as the Lanfranchi Joint Venture).

^{**} SMY Copernicus Pty Ltd is the holder of 10 shares in Copernicus Nickel Mines Pty Ltd (CNM) at a cost of \$0.10 per share. CNM is incorporated in Australia and acts as the Manager of the unincorporated Copernicus Joint Venture between SMY Copernicus Pty Ltd (60%) and Thundelarra Exploration Ltd (40%).

35 Deed of cross guarantee

Pursuant to Class Order 98/1418, relief has been granted to Savannah Nickel Mines Pty Ltd from the Corporations Act 2001 requirements for preparation, audit and lodgement of its financial report.

As a condition of the Class Order, Panoramic Resources Limited and Savannah Nickel Mines Pty Ltd (the "Closed Group"), entered into a Deed of Cross Guarantee on 29 June 2005. The effect of the deed is that Panoramic Resources Limited has guaranteed to pay any deficiency in the event of winding up of its controlled entity or if it does not meet its obligation under the terms of overdrafts, loans, leases or other liabilities subject to the guarantee. The controlled entity has also given a similar guarantee in the event that Panoramic Resources Limited is wound up or if it does not meet its obligation under the terms of overdrafts, loans, leases or other liabilities subject to the guarantee.

On 23 June 2009, Cherish Metals Pty Ltd and Donegal Resources Pty Ltd have joined as parties to the Deed of Cross Guarantee. As at reporting date, the "Closed Group" comprise of Panoramic Resources Limited, Savannah Nickel Mines Pty Ltd, Cherish Metals Pty Ltd and Donegal Resources Pty Ltd.

Set out below is a consolidated income statement and a summary of movements in consolidated retained profits for the year ended 30 June 2009 of the Closed Group consisting of Panoramic Resources Limited, Savannah Nickel Mines Pty Ltd, Cherish Metals Pty Ltd and Donegal Resources Pty Ltd (2008: Panoramic Resources Limited and Savannah Nickel Mines Pty Ltd).

	2009 \$'000	2008 \$'000
Consolidated income statement Profit from continuing operations before income tax	11.587	39.971
Income tax (benefit) expense Profit for the year	(7,584) 19,171	9,995 29,976
Retained earnings at the beginning of the financial year Net profit for the period Dividends provided for or paid	118,296 19,171 <u>(11,515</u>)	96,919 29,976 (36,074)
Retained profits at the end of the financial year	125,952	90,821

35 Deed of cross guarantee (continued)

(a) Balance sheet

Set out below is a consolidated balance sheet as at 30 June 2009 of the Closed Group consisting of Panoramic Resources Limited, Savannah Nickel Mines Pty Ltd, Cherish Metals Pty Ltd and Donegal Resources Pty Ltd (2008: Panoramic Resources Limited and Savannah Nickel Mines Pty Ltd).

	2009 \$'000	2008 \$'000
Ourse with a secretar		
Current assets Cash and cash equivalents	49,617	84,136
Term deposits	17,300	-
Trade and other receivables	30,368	5,115
Inventories	14,197	8,846
Derivatives	42,516	13,081
Current tax receivables	<u>5,481</u>	
Total current assets	<u>159,479</u>	111,178
Non-current assets		
Receivables	9,297	44,499
Available-for-sale investments	413	1,742
Deferred tax assets	-	530
Property, plant and equipment	58,716	43,935 2,629
Deferred exploration and evaluation expenditure Development expenditure	14,838 137,801	34,087
Derivatives	2,529	6,253
Total non-current assets	223,594	133,675
Total assets	383,073	244,853
Current liabilities		
Trade and other payables	30,764	16,194
Interest-bearing loans and borrowings	3,685	4,046
Derivatives	1,438	-
Current tax liabilities	25.007	<u>26,094</u>
Total current liabilities	35,887	46,334
Non-current liabilities		4 400
Interest-bearing loans and borrowings Deferred tax liabilities	2,893	1,102
Provisions	35,936 9,483	6,69 <u>4</u>
Total non-current liabilities	48,312	7,796
Total liabilities	84,199	54,1 <u>30</u>
Total Habilities	04,199	54,150
Net assets	298,874	190,723
Equity		
Contributed equity	101,348	80,554
Reserves	71,574	19,348
Retained profits	<u>125,952</u>	90,821
Total equity	298,874	190,723

36 Interests in joint ventures

The Group has a 60% (2008: 60%) interest in the unincorporated Copernicus Joint Venture, which is involved with the exploration, evaluation, development and production of mineral deposits in the Kimberley region of Western Australia.

The share of the assets, liabilities, revenue and expenses of the jointly controlled operation, which are included in the consolidated financial statements, are as follows:

	Consolidated	
	2009 \$'000	2008 \$'000
Current assets Non-current assets Total assets	2,123 1,238 3,361	508 2,484 2,992
Current liabilities Non-current liabilities Total liabilities	40 2,463 2,503	899 2,106 3,005
Net assets	858	(13)
	Consolid	latod
	2009 \$'000	2008 \$'000
Revenues Expenses Loss before income tax	22 (8,555) (8,533)	(<u>8</u>) (<u>8</u>)

Contingencies and committments

There are no contingencies and committments in relation to the Copernicus Joint Venture at the date of signing this report.

37 Events occurring after the balance sheet date

On 30 July 2009, BHP Billiton Nickel West Pty Ltd exercised its option to extend the 2004 Tramways Ore Tolling and Concentrate Purchase Agreement on the same terms and conditions for a further nine years from 27 February 2010.

On 26 August, 2009, the Directors resolved to declare a fully franked final dividend of 2.0 cents per share in respect of the year ended 30 June 2009.

In the interval between the end of the financial year and the date of this report, apart from the events mentioned above, there has not arisen any item, transaction or event of a material and unusual nature likely, in the opinion of the directors of the Company, to affect significantly the operations of the consolidated entity, the results of those operations, or the state of affairs of the consolidated entity, in future financial years.

38 Reconciliation of profit/(loss) after income tax to net cash inflow/(outflow) from operating activities

	Consolid	ated	Parer	Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000	
Profit (loss) for the year	5,610	53,332	21,711	(5,267)	
Depreciation property, plant and equipment	12,386	10,830	202	143	
Amortisation of finance lease and hire purchase assets	7,260	5,678	-	-	
Amortisation of deferred development costs	27,015	21,835	-	-	
Amortisation of mine properties	2,861	2,077	-	-	
Interest income	(3,624)	(6,024)	(1,299)	(3,634)	
Fair value adjustment to derivatives	5,954	3,504	-	-	
Non-cash employee benefits expense - share-based payments	2,032	2,838	1,419	1,798	
Impairment of assets	26,285	-	-	-	
Dividend income	-	-	(40,000)	-	
Net (loss) profit on sale of non-current assets	51	65	-	(16	
Fair value adjustment to available-for-sale financial					
assets	765	-	517	-	
Fair value adjustment to other financial asset	266	-	10,617	-	
(Increase) decrease in trade debtors and others	(19,655)	(658)	36	1,009	
Decrease (increase) in prepayments	2,664	526	(84)	50	
(Decrease) increase in trade payables and others	(4,145)	(4,091)	1,077	249	
Increase in inventories	(3,023)	(1,658)	-	-	
(Increase) decrease in other operating assets	(8,442)	4,125	-	(430	
Increase in other provisions	709	889	135	72	
Increase in deferred tax assets	-	4,332	-	-	
Increase (decrease) in deferred tax liabilities	6,939	(9,441)	575	-	
(Decrease) increase in provision for income taxes payable	(32,029)	1,658	(27,796)	(23,027	
Net cash inflow/(outflow) from operating activities	29,879	89,817	(32,890)	(29,053	

39 Non-cash investing and financing activities

	Consolidated		Parent	
	2009 \$'000	2008 \$'000	2009 \$'000	2008 \$'000
Acquisition of plant and equipment under hire purchase and finance leases	(4,720)	(7,316)	-	-
Shares issued as part of an acquisition of subsidiary Options issues as part of acquisition of a subsidiary Private placement of ordinary shares at nil	22,380 3,120	- -	22,380 3,120	-
consideration - note 41(c)	20,780	2,332 (4,984)	<u>-</u> 25,500	

40 Earnings per share

	Consolidated	
	2009	2008
	Cents	Cents
(a) Basic earnings per share		
Profit from continuing operations attributable to the ordinary equity holders of the		
company	2.9	28.4
Profit attributable to the ordinary equity holders of the company	2.9	28.4
(b) Diluted earnings per share		
Profit from continuing operations attributable to the ordinary equity holders of the		
company	2.8	27.3
Profit attributable to the ordinary equity holders of the company	2.8	27.3
(c) Reconciliations of earnings used in calculating earnings per share		
	Consol	idated
	2009	2008
	\$'000	\$'000
Basic earnings per share		
Profit from continuing operations	5,610	53,332
Profit attributable to the ordinary equity holders of the company used in calculating basic	E 040	50,000
earnings per share	<u>5,610</u>	53,332
Diluted earnings per share	E 640	E2 222
Profit from continuing operations Profit attributable to the ordinary equity holders of the company used in calculating	<u>5,610</u>	53,332
diluted earnings per share	5,610	53,332
(d) Weighted average number of shares used as the denominator		
	Consol	idated
	2009	2008
	Number	Number
Weighted average number of ordinary shares for basic earnings per share	193,082,509	187,593,111
Effect of dilution:		
Share options	4,687,500	7,469,710
Weighted average number of ordinary shares and potential ordinary shares used as the	107 770 000	105 062 924
denominator in calculating diluted earnings per share	<u>197,770,009</u>	195,062,821

Since balance date, no share and option movements have occurred.

41 Share-based payments

(a) Employee Option Plan

An employee share option plan was established on 24 August 2004 where the Company, at the discretion of management, granted options over the ordinary shares of Panoramic Resources Limited to certain full time employees of the consolidated entity. The options were issued for nil consideration and do not provide dividend or voting rights until exercised. The options were issued for a term of 4 years and are exercisable over various future dates as detailed below. The options cannot be transferred without director approval and are not quoted on the ASX. Employees are able to apply for 30 day financing terms at market interest rates in order to exercise options that have vested. Options vest when the employee completes service with the Company after the vesting date. Each issued option when exercised will convert to one ordinary share.

Set out below are the summaries of options granted under the plan:

Grant Date	Vesting date	Expiry date	Exercise price	Balance at start of the year Number	Granted during the year Number	Exercised during the year Number	Expired during the year Number	Forfeited during the year Number	Balance at end of the year Number	Vested and exercisable at end of the year Number
Consoli	dated and pare	nt - 2009					'	1		
16/06/05	20/09/05	20/09/08	\$0.75	7,500	-	(7,500)	-	-	-	
16/06/05	20/09/06	20/09/08	\$0.75	7,500	-	(7,500)	-	-	-	
08/05/06	20/09/06	20/09/08	\$0.85	2,500	-	(2,500)	-	-	-	
08/05/06	20/09/07	20/09/08	\$0.85	25,000	-	(25,000)	-	-	-	
12/07/06	20/09/06	20/09/08	\$0.85	22,500	-	(21,000)	(1,500)	-	-	
12/07/06	20/09/07	20/09/08	\$0.85	30,000	-	(28,500)	(1,500)	-	-	
22/01/07	30/11/07	31/12/10	\$2.20	562,500	-	-	-		562,500	562,50
22/01/07	30/11/08	31/12/10	\$2.20	1,200,000		(37,500)		(37,500)	1,125,000	1,125,00
Total				1,857,500		(129,500)	(3,000)	(37,500)	1,687,500	1,687,50
Weighte	d average exerc	ise price		\$2.13	\$-	\$1.23	\$0.85	\$2.20	\$2.20	\$2.20
Consoli	dated and pare	nt - 2008								
	31/12/05	24/08/08	\$0.75	200,000	-	(200,000)	-	-	-	
02/12/04	20/09/05	20/09/08	\$0.75	25,000	-	(25,000)	-	- -	-	
02/12/04 02/12/04	20/09/05 20/09/06	20/09/08 20/09/08	\$0.75 \$0.75	25,000 30,000	- - -	(25,000) (30,000)	- - -	- - -	- - -	
02/12/04 02/12/04 28/01/05	20/09/05 20/09/06 20/09/05	20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75	25,000 30,000 25,000	- - -	(25,000) (30,000) (25,000)	- - -	- - - -	- - -	
02/12/04 02/12/04 28/01/05 28/01/05	20/09/05 20/09/06 20/09/05 20/09/06	20/09/08 20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75 \$0.75	25,000 30,000 25,000 25,000	- - - -	(25,000) (30,000)	- - - -	- - - -	- - - -	
02/12/04 02/12/04 28/01/05 28/01/05 16/06/05	20/09/05 20/09/06 20/09/05 20/09/06 20/09/05	20/09/08 20/09/08 20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75 \$0.75 \$0.75	25,000 30,000 25,000 25,000 7,500	- - - -	(25,000) (30,000) (25,000)	- - - - -	- - - - -	- - - - 7,500	
02/12/04 02/12/04 28/01/05 28/01/05 16/06/05 16/6/05	20/09/05 20/09/06 20/09/05 20/09/06 20/09/05 20/09/06	20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75	25,000 30,000 25,000 25,000 7,500 7,500	- - - - -	(25,000) (30,000) (25,000) (25,000)	- - - - -	- - - - - -	7,500	7,50
02/12/04 02/12/04 28/01/05 28/01/05 16/06/05 16/6/05 08/05/06	20/09/05 20/09/06 20/09/05 20/09/06 20/09/05 20/09/06 20/09/06	20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.85	25,000 30,000 25,000 25,000 7,500 7,500 65,000	-	(25,000) (30,000) (25,000) (25,000) - - (62,500)	- - - - - -	- - - - - -	7,500 2,500	7,50 2,50
02/12/04 02/12/04 28/01/05 28/01/05 16/06/05 16/6/05 08/05/06	20/09/05 20/09/06 20/09/05 20/09/06 20/09/06 20/09/06 20/09/06 20/09/07	20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.85 \$0.85	25,000 30,000 25,000 25,000 7,500 7,500 65,000 260,000	-	(25,000) (30,000) (25,000) (25,000) - (62,500) (235,000)	- - - - - -	-	7,500 2,500 25,000	7,50 2,50 25,00
02/12/04 02/12/04 28/01/05 28/01/05 16/06/05 16/6/05 08/05/06 08/05/06 12/07/06	20/09/05 20/09/06 20/09/05 20/09/06 20/09/05 20/09/06 20/09/06 20/09/07 20/09/06	20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.85 \$0.85 \$0.85	25,000 30,000 25,000 25,000 7,500 7,500 65,000 260,000 110,000	-	(25,000) (30,000) (25,000) (25,000) - (62,500) (235,000) (87,500)	- - - - - - -	-	7,500 2,500 25,000 22,500	7,50 2,50 25,00 22,50
28/01/05 16/06/05 16/6/05 08/05/06 08/05/06 12/07/06 12/07/06	20/09/05 20/09/06 20/09/05 20/09/06 20/09/05 20/09/06 20/09/06 20/09/07 20/09/06 20/09/07	20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.85 \$0.85 \$0.85 \$0.85	25,000 30,000 25,000 7,500 7,500 65,000 260,000 110,000 315,750	- -	(25,000) (30,000) (25,000) (25,000) - - (62,500) (235,000) (87,500) (285,750)	-	-	7,500 2,500 25,000 22,500 30,000	7,50 7,50 2,50 25,00 22,50 30,00
02/12/04 02/12/04 28/01/05 28/01/05 16/06/05 16/6/05 08/05/06 08/05/06 12/07/06 12/07/06 22/01/07	20/09/05 20/09/06 20/09/05 20/09/06 20/09/06 20/09/06 20/09/07 20/09/07 20/09/07 30/11/07	20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 31/12/10	\$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.85 \$0.85 \$0.85 \$0.85 \$0.85	25,000 30,000 25,000 7,500 7,500 65,000 260,000 110,000 315,750 1,225,000	-	(25,000) (30,000) (25,000) (25,000) - (62,500) (235,000) (87,500)	-	- - - - - - - - (25,000)	7,500 2,500 25,000 22,500 30,000 562,500	7,50 2,50 25,00 22,50
02/12/04 02/12/04 28/01/05 28/01/05 16/06/05 16/6/05 08/05/06 08/05/06 12/07/06	20/09/05 20/09/06 20/09/05 20/09/06 20/09/05 20/09/06 20/09/06 20/09/07 20/09/06 20/09/07	20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08 20/09/08	\$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.75 \$0.85 \$0.85 \$0.85 \$0.85	25,000 30,000 25,000 7,500 7,500 65,000 260,000 110,000 315,750	- -	(25,000) (30,000) (25,000) (25,000) - - (62,500) (235,000) (87,500) (285,750)	-	(25,000)	7,500 2,500 25,000 22,500 30,000	7,50 2,50 25,00 22,50 30,00

During the year ended 30 June 2009, 37,500 options were forfeited (2008: 25,000 options)

The weighted average share price at the date of the exercise of options exercised during the year ended 30 June 2009 was \$1.23 (2008: \$1.38).

41 Share-based payments (continued)

Fair value options granted

Grant Date	Vested date	Fair Value/option \$	Options	Fair Value \$
24 Aug 2004	31 Dec 2004	0.31	100,000	31,000
24 Aug 2004	31 Dec 2005	0.31	100,000	31,000
2 Dec 2004	20 Sep 2006	0.46	55,000	25,300
28 Jan 2005	20 Sep 2005	0.40	28,750	11,457
28 Jan 2005	20 Sep 2006	0.40	21,250	8,468
16 Jun 2005	20 Sep 2005	0.34	15,000	5,100
8 May 2006	20 Sep 2006	0.72	162,500	117,130
8 May 2006	20 Sep 2007	0.72	162,500	117,130
12 Jul 2006	20 Sep 2006	0.66	206,625	135,897
12 Jul 2006	20 Sep 2007	0.66	206,625	135,897
22 Jan 2007	30 Nov 2007	1.17	1,112,500	1,296,953
22 Jan 2007	30 Nov 2008	1.17	1,112,500	1,296,953

The fair value of each option is estimated on the date of grant using a Black-Scholes option-pricing model with the following assumptions used for grants made on the following dates:

	Dividend yield	Expected Volatility	Historical Volatility	Risk free rate	Expected life
	%	%	%	%	yrs
24/08/2004	0.00	46	46	5.59	3.45
2/12/2004	0.00	46	46	5.25	2.76
28/01/2005	0.00	46	46	5.40	3.08
16/06/2005	0.00	46	46	5.28	3.26
8/05/2006	0.00	49	49	5.70	2.37
12/07/2006	0.00	42	42	5.88	2.19
22/01/2007	0.00	47	47	6.55	3.86

The expected price volatility is based on the historic volatility (based on the remaining life of the options), adjusted for any expected changes to future volatility due to publicly available information.

41 Share-based payments (continued)

(b) Performance Shares

Managing Director's Long Term Share Plan (LTSP)

Under the Managing Director's Long Term Share Plan (LTSP), Peter Harold will be entitled to be issued a maximum of 1,000,000 shares in the Company for no consideration at the conclusion of his four year contract (31 December 2009), dependent upon the performance of the Company relative to a group of selected peers over a three and a half year period commencing on 1 July 2006 and ending on 31 December 2009 (Performance Period). The peer group comprises those companies within the S&P / ASX 300 Metals & Mining Index. The peer group is to be ranked in terms of relative total shareholder return (TSR), which is the percentage increase in each Company's share price plus reinvested dividends over the Performance Period adjusted for bonus issues, subdivisions and consolidations of capital. Relative TSR was selected as the LTI performance hurdle as it ensures an alignment between comparative shareholder return and reward for the share rights holder. Shares under the LTSP will be allotted to Peter Harold provided that the TSR ranking, as determined by an independent external advisor on behalf of the Remuneration Committee, of the Company at the end of the Performance Period is at or above the 50th percentile of the peer group and further provided that the Company's TSR over that period exceeds a rate of 5% per annum compounded. At the 50th percentile, Peter Harold will be entitled to 50% of the LTSP shares, increasing proportionately to 100% at the 65th percentile.

The performance shares granted under the plan are as follow:

- 1,000,000 performance shares were granted on 30/11/2006
- Vesting date 31/12/2009
- Expiry date 30/11/2011

Employee Share Plan (ESP)

An employee share plan was established in 2008, at the discretion of management, full time employees will be entitled to performance rights to shares in the Company for no consideration, dependent upon the performance of the Company relative to a group of peers over a three year period commencing 1 January 2008 and ending on 31 December 2010 (Performance Period). The peer group comprises those companies within the S&P / ASX 300 Metals & Mining Index. The peer group is ranked in terms of total shareholder return (TSR), which is the percentage increase in each Company's share price plus reinvested dividends over the Performance Period adjusted for bonus issues, subdivisions and consolidatios of capital. Shares will be allotted to employees provided that the TSR ranking of the Company at the end of the Performance Period is at or above 50th percentile of the peer group. At the 50th percentile, employees will be entitled to 50% of the ESP shares, increasing proportionately to 100% at the 75th percentile.

The performance shares granted under the plan are as follow:

- 1,484,800 performance shares were granted on 01/01/2008
- Vesting date 31/12/2010
- Expiry date 31/12/2013
- Forfeited shares during the year 63,000
- Remaining shares on issue at balance date 1,421,800

Fair value of Performance Shares

The fair value of each performance share is estimated on the grant date utilising the assumptions underlying the Black-Scholes methodology to produce a Monte-Carlo simulation model which allows for the incorporation of the Total Shareholder Return (TSR) hurdles that must be met before the Share Based Payment vest in the holder.

The following assumptions were used for grants made and the resulting fair values per performance share for those on issue at 30 June 2008 are:

41 Share-based payments (continued)

	Employee Share Plan (ESP)	Managing Director's Long Term Share Plan (LTSP)
Shares issued under the plan	1,484,800	1,000,000
Grant date Vesting date Share price at grant date Risk free rate Dividend yield	01/01/2008 31/12/2010 \$5.35 6.59% 3.50%	30/11/2006 31/12/2009 \$2.00 5.80% 0.00%
Volatility Fair value of per performance share	56% \$3.57	47% \$1.65

The dividend yield reflects the assumption that the current dividend payout will continue with no anticipated increases. The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not be the actual outcome.

(c) Expenses arising from share-based payment transactions

The cost of equity-settled transactions is recognised, together with the corresponding increase in reserve, over the period in which performance conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the option ('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 options that, in opinion of the directors of the consolidated entity, 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

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

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

Total expenses arising from share-based payment transactions recognised during the period as part of employee benefit expense were as follows:

Options issued under employee option plan including \$535,000 (2008:\$1,008,000) of performance shares amount to \$2,032,000 (2008: \$2,838,000)

Separate Co-Existence Agreements were signed on 14 November 2007 by the Company and the other 40% joint venturer in the Copernicus Project, together with East Kimberley Purnululu and Malarngowen People, the Traditional Owners residing in Warmun in relation to long term benefits that will flow to all parties as consequence of mining on the Savannah and Copernicus mineral leases. Pursuant to the terms of agreement, 447,505 fully paid odinary shares were issued to the Traditional Owners at no consideration on the 6th of February 2008 in lieu of net smelter return (NSR) based royalties for the 2005 and 2006 financial years. The market value of these shares at grant date amounted to \$2,332,000. This amount was capitalised and recognised in the balance sheet as at reporting date.

Pursuant to the terms of the Donegal Resources Pty Ltd Share Sale and Purchase Agreement (note 29),12,000,000 fully paid ordinary shares and 3,000,000 unlisted options were issued on the 26th of May 2009. The market value of these shares at grant date amounted to \$22.380 million and \$3.120 million respectively. These amounts were capitalised and recognised in the balance sheet as at reporting date.

42 Contingencies

(a) Contingent liabilities

The parent entity and Group had contingent liabilities at 30 June 2009 in respect of:

The Company has in place a bank guarantee with a financial institution with a face value of \$210,000 (2008: \$210,000) in respect to the leasing of the office space in the Perth CBD.

Controlled entities

Under the terms of Deeds of Cross Guarantees with several finance institutions, the Company has agreed to become a covenantor with Savannah Nickel Mines Pty, Cherish Metals Pty Ltd and Donegal Resource Pty Ltd in regard to indebtedness and liabilities resulting from the lease and hire purchase of mobile equipment and mine buildings. As at reporting date, the Closed Group has lease liabilities amounting to \$5,218,000 (2008: \$4,324,000).

The Company has guaranteed the bank facilities of controlled entities.

The Company has guaranteed the rehabilitation bank guarantee of Donegal Resources Pty Ltd with a financial institution for \$162,500 (2008: nil).

Other persons

The Company has entered into agreements with directors and executives of the Company for termination benefits on loss of office of \$937,400 (2008: \$680,000).

(b) Contingent assets

In the directors' opinion there are no contingent assets at the date of signing this report.