



Stone Resources Australia Limited ABN 44 100 727 491

# Contents

Corporate Information	1
Chairman's Letter to Shareholders	2
Directors' Report	3
Auditor's Independence Declaration	16
Consolidated Statement of Profit or Loss and Other Comprehensive Income	17
Consolidated Statement of Financial Position	18
Consolidated Statement of Cash Flows	19
Consolidated Statement of Changes in Equity	20
Notes to the Financial Statements	21
Directors' Declaration	48
Independent Auditor's Report	49
Corporate Governance Statement	54
ASX Additional Information	55

# ABN 44 100 727 491

#### Directors

Mr Yongji Duan – Chairman (Non-Executive) Mr Yong Han – Executive Director Mr William Hobba – Non-Executive Director Dr Kaiye Shuai – Non-Executive Director Mr Fang Lu – Non-Executive Director

# Joint Company Secretaries

Mr Tony Lau Mr. Sheng Lu

# **Other Key Officers**

Mr Guofu Zu – Chief Executive Officer

## **Registered and Principal Office**

Level 1, 250 Fulham Street, Cloverdale WA 6105 Telephone: (618) 9277 6008 Facsimile: (618) 9277 6002 Email: info@stoneral.com.au www.stoneresourcesaustralia.com

#### Share register

Computershare Investor Services Pty Limited Level11, 172 St Georges Terrace Perth WA 6000 Telephone; (618) 9323 2000 Facsimile: (618) 9323 2033 Free call: 1300 787272

## Solicitors

Steinepreis Paganin Level 4, The Read Buildings, 16 Milligan Street, Perth WA 6000

Mendalawitz Morton 39 Richardson Street, West Perth WA 6005

#### Bankers

Westpac Banking Corporation 465, Scarborough Beach Road, Osborne Park WA 6017

#### Auditors

Deloitte Touche Tohmatsu Tower 2, Brookfield Place 123 St. Georges Terrace Perth WA 6000

#### **Securities Exchange Listings**

ASX Code: SHK

# CHAIRMAN'S LETTER TO SHAREHOLDERS

Stone Resources Australia Limited (the "Company") incurred a loss of around \$5 million in the financial year 2017-18 which shows a significant decrease of \$5.5 million compared to the loss as reported in the previous financial year. The key reason was that the Company was not required to recognise any impairment provisions on mine properties in this reporting period as a result of impairment assessment. Although the Company is still making a loss, the Company is currently determining the best path for restarting operations.

The Company understands "Chance favours the prepared mind". In readiness, the Company carried out:

- a Reverse Circulation (RC) drilling program at the Brightstar Project. A total of 37 RC holes and 4,991metres were drilled. 1m samples were obtained and were utilized for 4m composite samples lithology logging and assaying. The infill sampling had confirmed the existence of Gold mineralisation in the drilling areas, further drilling is planned to follow up the encouraging intercepts and to further test the mineralisation along the strikes, down plunges and deep extensions.
- a Ground-based EM program of a total area of 39 km2 which covers several potential areas across its Brightstar North and Brightstar project area. The program had begun in late March 2018 and accomplished in April 2018. The Company also worked on a ground based Magnetic survey across its Ben Hur deposit area investigating its potential along the strike and down dip area.

The Company has been closely monitoring the changing economic and business environment, and developing strategies accordingly. Compared to the prior financial year, rising trend of commodity price and weak Australian dollars indicate positive signals. The Company is currently determining the possibilities of restarting mining and processing operations, the time to implement prudent development strategy and options to increase mineral inventory.

Over the years, the controlling shareholder continued to render strong support in consultancy and in finance, and provided \$0.95 million funding to the Company during the year, with the accumulated funding reaching \$33 million to date. In October 2017 the Company issued convertible notes to a subsidiary of the controlling shareholder for total value of \$0.5 million. These notes have been converted to 15,151,515 shares in the Company at the price of \$0.033 per share.

wish to thank our employees at Laverton Site and in Cloverdale office.

1 believe we will seize the potential of our valuable mining assets to bring abundant rewards to our shareholders.

To all our shareholders, I express my appreciation of your confidence, support and loyalty.

Yours truly,

Duan Yongji Chairman Perth, 8 October 2018.

#### DIRECTORS' REPORT

Your directors submit the annual financial report of the consolidated entity consisting of Stone Resources Australia Limited ("SRAL" or "Company") and the entities it controlled during the financial year ended 30 June 2018 ("Group"). In order to comply with the provisions of the Corporations Act, the directors report as follows:

#### Directors

The names of directors who held office during or since the end of the year and until the date of this report are as follows. Directors were in office for this entire period unless otherwise stated.

#### Names, qualifications, experience and special responsibilities

#### Yongji Duan

Chairman (Non-Executive)

Yongji Duan is the Chairman of the board of directors of Stone Resources Limited the parent entity of Stone Resources Australia Limited. He joined Stone Group Corporation in 1985 and has served as Vice President and President prior to his promotion to the Chairman of its board of directors in 1999. He was appointed President and Chief Executive Officer of Stone Group Holdings Limited and its subsidiaries in 2002.

As a well-known entrepreneur and business leader in China, Mr Duan has achieved outstanding performances. From 1999 to 2007, he has held the position as Director of Beijing Centergate Technologies (Holding) Co. Ltd., a company listed on Shenzhen Stock Exchange. From 2003 to 2008, he also served as Director of SINA Corporation (NASDAQ: SINA).

Mr Duan graduated from Tsinghua University and was a researcher at Beijing University of Aeronautics & Astronautics. He acted as Vice Director of 621 Laboratory at China National Space Administration from 1982 to 1984.

Mr Duan holds no other directorships in other listed companies in Australia.

#### Yong Han

Executive Director

Mr Han joined the company management team in November 2011. Prior to his appointment as CEO, Mr Han was the executive vice president of Stone Resources Limited, the parent entity.

He was appointed President of Shaanxi Ma'anqiao & Mine Industry Co., Ltd., in 1993. Since 1998, he has been Tenure Researcher at China Academy of Management Science. He held the position of Vice Chairman of Shaanxi Gold Association in 2005.

Mr Han is a senior economist and a Chinese certified professional manager.

Mr Han holds no other directorships in other listed companies in Australia.

#### William Hobba

Non-Executive Director

Mr Hobba supervised CPC Engineering's renovation and assembly of the Brightstar gold plant for the company. He has recently assumed an advisory responsibility for operational matters at the mine site. He has over 40 years' experience in gold and nickel mines including 10 years as a consultant in a mine management consultancy and 5 years supplying resources to mill operations. Mr Hobba holds no directorships in other listed companies.

#### Kaiye Shuai

Non-Executive Director

Dr Kaiye Shuai served Stone Resources Australia Limited as Chief Executive Officer since November 2011 and resigned from the latter position in January 2014. He is a director of Stone Resources Limited the parent entity of Stone Resources Australia Limited. He was appointed Chief Geologist of Stone Resources Limited and was also appointed to its board of directors in 2007. Dr Shuai is an experienced geologist with a wealth of expertise in the mining sector.

Prior to his appointment, he has been Professor in China University of Geosciences for over 10 years. Early in his professional career, Dr Shuai served as Geological Engineer in No. 16 Geological Team at Yunnan Provincial Geology Bureau from 1970 to 1979. He has participated in the exploration of Potash, Copper and Iron Deposit in Yunnan province in the 1970s and the exploration of Zhaoyuan Gold mine in Shandong province in the 1980s. Dr Shuai graduated from Chengdu Geology College in 1970. He received his Doctorate and Master degree from China University of Geosciences in the 1980s. From 1991 to 1992, he was a visiting professor at California Santa Barbara (UCSB) in the United States of America. Dr Shuai holds no other directorships in other listed companies in Australia.

# Fang Lu

Executive Director

Mr Fang Lu is the vice president of Stone Resources Limited since 2000, the parent entity of Stone Resources Australia Limited, having joined the latter in 1990. Mr Lu is the vice president of Beijing Stone New Technology Industrial Company and Beijing Stone Investment Co., Ltd.

Mr Lu graduated from Beijing University of Aeronautics and was a visiting scholar at McMaster University (Canada) in 1988. Mr Lu holds no directorships in other listed companies.

#### **Other Key Management Personnel**

# Mr Guofu Zu

Chief Executive Officer

Mr Zu is the vice president of Stone Resources Limited since September 2014.

Prior to his appointment, Mr Zu worked with China National Gold Group Corporation (CNGGC) for over 20 years and was executive director and general manager of a wholly owned subsidiary of CNGGC. He was a certified safety engineer and also a senior mining engineer in China.

Mr Zu graduated with a Masters' Degree in Mining Engineering from the University of Sciences and Technology Beijing in July 2007.

# Tony Lau, FCPA (HK)

Joint Company Secretary

Mr Lau has over 20 years of audit, accounting and corporate finance experience. He worked in PricewaterhouseCoopers in Hong Kong for 12 years and thereafter held a senior finance executive for a number of PRC Groups in Hong Kong. He had extensive exposures in working on complex projects including overseas mergers, acquisitions and IPOs.

## Sheng Hui Lu

Joint Company Secretary

Mr Lu has more than 25 years as senior manager and an entrepreneur in various companies in China and in Australia. He has rich experience in management. He is a well-known writer and community leader of the Chinese Community in Perth. He is part time Chief Editor of "Oceania Times" in WA. He holds a Bachelor of Arts Degree from China and a post graduate certificate in marketing from Australia.

#### Interests in the shares and options of the company and related bodies corporate

The following relevant interests in shares and options of the company or a directors as at the date of this report.	related body corporate wer	re held by the
Directors	Number of options over ordinary shares	Number of fully paid ordinary shares
Yongji Duan (Non-Executive Chairman) (1) Yong Han (Executive Director) Kaiye Shuai (Non-Executive Director) William Hobba (Non-Executive Director)	- - -	26,282,945 13,908,219 11,425,436 36,807,775
(1) Yongji Duan is the Chairman of the parent entity that holds 418,30 Limited.		

There were no options granted to key management personnel (directors and executives) during the year.

There were no ordinary shares issued by the company during or since the end of the financial year as a result of the exercise of an option.

There are no unpaid amounts on the shares issued.

At the date of this report there are no unissued ordinary shares of the Company under option.

#### Dividends

No dividends have been paid or declared since the start of the financial year and the directors do not recommend the payment of a dividend in respect of the financial year.

#### **Principal Activities**

The principal activities of the entities within the consolidated entity during the year were mineral exploration.

#### **Review of operations**

In the absence of a substantial income stream, the parent company of SRAL advanced a total of \$955,036 (2017: \$905,000) in funds to support development activities and working capital requirements during the year. SRAL made no repayments to its parent entity during the year and no payments were made on its behalf to the parent entity.

#### Exploration

During July 2017 to June 2018, Stone Resource Australia Ltd completed the following activities including a Reverse Circulation (RC) drilling program at the Brightstar Project, a total of 37 RC holes and 4,991metres were drilled. 1m samples were obtained and were utilized for 4m composite samples lithology logging and assaying.

Hole Number	East GDA94z51	North GDA94z51	RL AHD	Azimuth	Dip	Total Depth (m)	Tenement
RCA001	434377	6895938	505	257	-60	153	E38/1937
RCA002	434425	6895949	505	257	-60	140	E38/1937
RCA003	434474	6895961	505	257	-60	100	E38/1937
RCA004	434523	6895972	505	257	-60	140	E38/1937
RCA005	434596	6893400	480	257	-60	129	E38/1937
RCA006	434694	6893423	480	257	-60	129	E38/1937
RCA007	436780	6887011	480	257	-60	123	E38/1936
RCA008	436829	6887022	480	257	-60	200	E38/1936
RCA009	436877	6887033	480	257	-60	130	E38/1936
RCA010	436975	6886443	480	257	-60	120	E38/1936
RCA010A	436926	6886432	480	257	-60	129	E38/1936
RCA011	437024	6886454	480	257	-60	150	E38/1936
RCA012	437072	6886465	480	257	-60	159	E38/1936
RCA012A	437150	6886483	480	257	-60	81	E38/1936
RCA013	437745	6886705	480	257	-60	140	E38/1936

#### Exploration (continued)

Hole Number	East GDA94z51	North GDA94z51	RL AHD	Azimuth	Dip	Total Depth (m)	Tenement
RCA014	437842	6886727	480	257	-60	140	E38/1936
RCA015	438391	6886924	480	257	-60	123	E38/1936
RCA017	438646	6887133	480	257	-60	147	E38/1936
RCA018	438696	6887140	480	257	-60	140	E38/1936
RCA019	437320	6888138	480	257	-60	140	E38/1936
RCA020	437403	6888156	480	257	-60	140	E38/1936
RCA021	436864	6890071	480	257	-60	140	E38/1936
RCA022	436961	6890093	480	257	-60	160	E38/1936
RCA025	439391	6885786	480	257	-60	140	E38/1936
RCA026	439419	6885717	480	257	-60	159	E38/1936
RCA029	438312	6890728	480	257	-60	120	E38/1936
RCA030	438410	6890750	480	257	-60	140	E38/1936
RCA031	439246	6890773	480	257	-60	129	E38/1936
RCA032	439343	6890796	480	257	-60	130	E38/1936
RCB001	433972	6895967	505	257	-60	80	M38/1241
RCB002	433996	6895973	505	257	-60	130	M38/1241
RCB003	433912	6895749	505	257	-60	140	M38/1241
RCB004	434058	6895690	505	257	-60	140	M38/1241
RCB005	434198	6895230	505	257	-60	140	M38/1241
RCB006	434123	6895560	505	257	-60	130	M38/1241
RCC003	437176	6889489	493	257	-60	140	E38/1936
RCC004	437379	6889529	493	257	-60	140	E38/1936

The drilling mainly focused on testing the Ben Hur deposit's northern extending potential (within tenement E38/1936) and test drilling of Au anomalies identified in three major northern tenements (E38/1936, E38/1937 & M38/1241) from early geochemistry sampling program.

Highlights from the drilling at tenement E38/1936 include:

- 4m @ 1.24 g/t Au from 44m in RCA030
- 4m @ 1.48 g/t Au from 48m in RCA030
- 4m @ 1.18 g/t Au from 104m in RCA032
- 4m @ 1.36 g/t Au from 112m in RCA032

Drill hole RCA 030 & RCA 032 were targeting the soil Au anomalies within tenement E38/1936, the drilling had identified the mineralisation. The assay was based on 4m composite sample; assay on 1m sample had been planned in the upcoming quarter to further justify additional drilling.

Highlights from the drilling at tenement E38/1937 & M38/1241 include:

- 4m @ 2.59 g/t Au from 16m in RCA003
- 4m @ 3.02 g/t Au from 88m in RCB002
- 4m @ 1.38 g/t Au from 52m in RCB006
- 4m @ 1.30 g/t Au from 72m in RCB005
- 4m @ 1.20 g/t Au from 16m in RCB005

The above listed drill holes were targeting the soil Au anomalies within tenement E38/1937 and a parallel structure of Ben Hur deposit approximately 20 km to the north between M38/1241 & E38/1937, the drilling had identified the multiple mineralisation. The assay of the drilling was based on 4m composite sample, assay on 1m sample had been planned in the upcoming quarter to further update the geological interpretation, the company later completed the infill sampling of the significant 4-meter composite interceptions.

The infill sampling had confirmed the existence of Gold mineralisation in the drilling areas, further drilling is planned to follow up the encouraging intercepts and to further test the mineralisation along the strikes, down plunges and deep extensions

#### **Exploration (continued)**

Stone Resource Australia Ltd conducted a Ground-based EM program of a total area of 39 km2 which covers several potential areas across its Brightstar North and Brightstar project area. The program had begun in late March 2018 and accomplished in April 2018.

The company also worked on a ground based Magnetic survey across its Ben Hur deposit area investigating its potential along the strike and down dip area.

### Rehabilitation

To prevent the potential formation of acid drainage in the waste rock landform on tenement M38/346, the Company commenced construction of a cover system at end of the year, which comprises of a 0.5-metre compacted layer and a 1.5-meter loose layer. The construction is expected to be completed in September 2018.

#### JORC Resources and Reserves

As a result of a Board review and decision, following the drilling program completed in late 2012, the Company engaged independent consultants to review the resources in Alpha and Beta of the Southern tenement; Epsilon and Delta of the Northern tenements in April 2013, May 2014 and in September 2015. The results as reported increased the Measured Resources (JORC) because of the inclusion of Beta deposit. The Table on JORC Resources and Reserves is shown below:

			Measure	d		Indicated			Inferred			Total	
Location	Cut- off	KTonne s	g/t Au	Ounces (in thousa nds)	KTonne s	g/t Au	Ounces (in thousa nds	KTonne s	g/t Au	Ounces (in thousa nds	KTonne s	g/t Au	Ounces (in thousa nds
Alpha	0.5	623	1.6	33	374	2.1	25	455	3.3	48	1,452	2.3	106
Beta	0.3	408	1.5	20	692	1.4	31	1,181	1.5	57	2,281	1.5	107
Delta	0.5	1,220	1.9	76	944	1.9	57	1,696	1.9	104	3,860	1.9	237
Epsilon	0.5	2,434	1.6	125	1,672	1.4	77	1,665	1.6	87	5,771	1.6	289
Total		4,685	1.7	254	3,682	1.6	190	4,997	1.8	296	13,364	1.7	739

The information in the Report that relates to Mineral Resources is based on information compiled by Dr Bielin Shi, who is a Fellow of the Australasian Institute of Mining and Metallurgy (AusIMM) and Australian Institute of Geoscientists (AIG). Dr Bielin Shi has sufficient experience relevant to the style of mineralisation and type of deposit under consideration, and to the activity he is undertaking, to qualify as a Competent Person as defined in the 2012 Edition of the "Australasian Code for Reporting of Mineral Resources and Ore Resources" (JORC). Dr Bielin Shi consents to the inclusion of such information in this report in the form and context in which it appears.

#### **Operating Results**

The net loss after income tax attributable to members of the Group for the financial year to 30 June 2018 amounted to \$5,156,614 (2017: \$10,724,347). The net loss includes a write off of exploration costs of \$985,027 (2017: \$703,668), impairment of development cost of Alpha mine of \$19,075 (2017: \$10,193) and an increase in provision for rehabilitation of \$17,208 (2017: \$808,408).

Exploration expenditure across all projects for the Group during the year was \$901,295 (2017: \$714,561).

#### **Review of financial conditions**

At the end of the financial year, the Group had \$552,595 (2017: \$231,844) in cash and on deposit. Capitalised exploration expenditure was \$14,377,233 (2017: \$14,480,041).

On 11 October 2017, the Company entered into a \$500,000 unsecured convertible loan agreement with to Stone Resources (H.K.) Limited which is a related party of the Company by virtue of being a wholly owned subsidiary of Stone Resources Limited, the Company's controlling shareholder. The loan was converted into 15,151,515 shares in the Company equal to the loan funds divided by the conversion price of \$0.033 per share, following the Resolution is passed on 27 November 2017.

The Company also issued 42,885,036 shares to six key management personnel of the Company to settle outstanding obligation arising from their remuneration arrangement with the Company.

As at 30 June 2018, the issued capital balance is 802,877,197 shares (2017: 744,840,646).

#### Significant events after balance date

There were no other significant events occurring after balance sheet date requiring disclosure.

#### Likely developments and expected results

The Group closely monitors the latest economic and business environment so as to formulate strategies to cope with these changes. The prevailing improving trend of commodity price coupled with the depreciation of the Australian Dollar in comparison with the previous year augurs well. The Group is currently examining a business scenario to commence mining and processing and when opportune would adopt prudent development strategies for profitability and to build its reserves.

#### Environmental legislation

The Group's operations are subject to significant environmental regulation under the law of the Commonwealth and State. The Directors of the Group monitor compliance with environmental regulations. The Directors are not aware of any significant breaches during the period covered by this Report.

#### Remuneration report (audited)

This report outlines the remuneration arrangements in place for the key management personnel of Stone Resources Australia Limited (the "Company") for the financial year ended 30 June 2018. The information provided in this remuneration report has been audited as required by Section 308(3C) of the Corporations Act 2001.

The remuneration report details the remuneration arrangements for key management personnel who 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 executives.

#### Key Management Personnel

#### (i) Directors

Yongji Duan (Non-Executive Chairman) Yong Han (Executive Director) William Hobba (Non-Executive Director) Kaiye Shuai (Non-Executive Director) Fang Lu (Executive Director)

#### (ii) Executives

Guofu Zu (Chief Executive Officer) Sheng Lu (Joint Company Secretary) Tony Lau (Joint Company Secretary)

#### Voting and Comments made at the Company's 2017 Annual General Meeting

The Company received 90.17% of "yes" votes on its remuneration report for the 2017 financial year.

#### Remuneration philosophy

The philosophy of the Group in determining remuneration levels is to set competitive remuneration packages to attract and retain high calibre employees.

#### Remuneration committee

There is no separate Remuneration Committee. The Board of Directors of the Company is responsible for determining and reviewing compensation arrangements for the directors, the CEO and the executive team.

The Board assesses the appropriateness of the nature and amount of remuneration of directors and executives on a periodic basis by reference to relevant employment market conditions.

# Remuneration report (audited) (continued)

#### Remuneration structure

In accordance with best practice Corporate Governance, the structure of non-executive director and executive remuneration is separate and distinct.

#### Non-executive director remuneration

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

The ASX Listing Rules specify that the aggregate remuneration of non-executive directors shall be determined from time to time by a general meeting.

The Board considers the fees paid to non-executive directors of comparable companies when undertaking the annual review process.

The board policy is to remunerate non-executive directors at market rates for time, commitment and responsibilities. The board determines payments to the non-executive directors and reviews their remuneration annually, based on market practice, duties and accountability. Independent external advice is sought when required. In the current year, no advice was sought. Fees for non-executive directors are not linked to the performance of the Group. However, to align directors' interests with shareholder interests, the directors are encouraged to hold shares in the Company and are able to participate in the option plan.

#### Senior manager and executive director remuneration

Remuneration is reviewed annually by the Board. The process consists of a review of relevant comparative remuneration in the market and internally and, where appropriate, external advice on policies and practices. The Committee has access to external, independent advice where necessary. In the current year, no advice was obtained.

Senior managers are given the opportunity to receive their remuneration in a variety of forms including cash, shares issued in lieu of salary, and fringe benefits such as motor vehicles and expense payment plans. It is intended that the manner of payment chosen will be optimal for the recipient without creating undue cost for the Group.

## Relationship between the remuneration policy and company performance

No relationship exists between the remuneration policy and the Company's performance.

The tables below set out summary information about the Group's earnings and movements in shareholder wealth for the five years to 30 June 2018:

15	30 June 2018 \$	30 June 2017 \$	30 June 2016 \$	30 June 2015 \$	30 June 2014 \$
Revenue	-	-	-	-	-
Net loss before tax	(5,156,614)	(10,724,347)	(4,405,128)	(5,211,961)	(12,976,221)
Net loss after tax	(5,156,614)	(10,724,347)	(4,405,128)	(5,211,961)	(12,976,221)

	30 June 2018	30 June 2017	30 June 2016	30 June 2015	30 June 2014
Share price at start of year	0.004	0.003	0.002	0.003	0.005
Share price at end of year	0.003	0.004	0.003	0.002	0.003
Basic/diluted loss per share	(0.66)	(1.48)	(0.63)	(0.74)	(1.85)

The remuneration of key management personnel for the year ended 30 June 2018 is detailed in Tables 1 and 2.

DIRECTORS' REPORT (continued)		
Remuneration report (audited) – (continued)		

Table 1: Key Management Personnel Remuneration (directors) for the years ended 30 June 2018 and 30 June 2017

Post-

Short-term employee benefits

				employment benefits	
		Salary & Fees \$	Share purchase plan (A) \$	Superannuation \$	Total \$
Yongji Duan	<b>2018</b> 2017	<b>50,685</b> 89,884	<b>25,833</b> 44,021		<b>76,518</b> 133,905
Yong Han (B)	<b>2018</b> 2017	- 7,400			- 7,400
William Hobba	<b>2018</b> 2017	<b>44,400</b> 44,400	<b>9,600</b> 9,600		<b>54,000</b> 54,000
Kaiye Shuai (C)	<b>2018</b> 2017	1 (			1 1
Fang Lu (D)	<b>2018</b> 2017	1 1			1 1
Totals	<b>2018</b> 2017	<b>95,085</b> 141,684	<b>35,433</b> 53,621		<b>130,518</b> 195,305

(A) The share purchase plan forms part of gross remuneration and it represents the total funds withheld against post tax remuneration. Amounts withheld are included in Trade and Other Payables.

(B) Yong Han stopped receiving a directors' fee from September 2016.
(C) Since Kaiye Shuai is a director of Stone Resources Limited, he did not receive a directors' fee from SRAL.
(D) Since Fang Lu is a director of Stone Resources Limited, he did not receive a directors' fee from SRAL.

DIRECTORS' REPORT (continued)		))				
Remuneration report (audited) – (continue	ed)					

Table 2: Key Management Personnel Remuneration (executives) for the years ended 30 June 2018 and 30 June 2017

		Short-term er	Short-term employee benefits	Post- employment benefits	
		Salary & Fees \$	Share purchase plan (A) \$	Superannuation \$	Total \$
Sheng Hui Lu	<b>2018</b>	<b>62,800</b>		<b>5,700</b>	<b>68,500</b>
(Joint Company Secretary)	2017	61,800		5,700	67,500
Tony Lau (B) (Joint Company Secretary)	<b>2018</b> 2017	<b>10,952</b> 15,840	• •		<b>10,952</b> 15,840
Guofu Zu	<b>2018</b>	<b>63,544</b>	<b>36,756</b>	<b>9,528</b>	<b>109,828</b>
(Chief Executive Officer)	2017	72,944	36,506	10,398	119,848
Totals	<b>2018</b>	<b>137,296</b>	<b>36,756</b>	<b>15,228</b>	<b>189,280</b>
	2017	150,584	36,506	16,098	203,188

(A) The share purchase plan forms part of gross remuneration and it represents the total funds withheld against post tax remuneration. Amounts withheld are included in Trade and Other Payables. As a non-resident based in Hong Kong, remuneration is paid by the parent entity of SRAL and the cost is not passed to SRAL. Mr Lau was issued 3,650,592 (2017 – 5,280,115) shares at a deemed issue price of 0.30 cents per share (2017: 0.30 cents per share) to settle outstanding obligations from consultancy services provided during the year. The share issue was approved by Shareholders on 24 November 2017. B

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Remuneration report (audited) – (continued) DIRECTORS' REPORT (contin

Table 3: Key Management Personnel Shareholdings for the years ended 30 June 2018 and 30 June 2017

Ordinary shares held in Stone Resources Australia Limited (number)

30 June 2018	Balance at beginning of period	Granted as remuneration	Other	Net Change Other	Balance at end of period
Directors					
Yongji Duan	6,386,993	ı	19,895,952 (A)		26,282,945
Yong Han	6,572,219		7,336,000 (A)	'	13,908,219
Kaiye Shuai	7,733,536		3,691,900 (A)		11,425,436
William Hobba	32,147,775		4,660,000 (A)	'	36,807,775
Fang Lu		ı	ı	·	
Key Management Personnel					
Sheng Hui Lu	4,475,178			'	4,475,178
Tony Lau	3,385,555		3,650,592 (A)	(2,900,453)	4,135,694
Guofu Zu	10,699,105	I	3,650,592 (A)	138,230	14,487,927
	71,400,361		42,885,036	(2,762,223)	11,523,174

(A) During the year, the Company issued 42,885,036 shares to four directors and two officeholders of the Company for nil consideration to settle outstanding obligation arising from their remuneration arrangement with the Company.

- 12 -

Remuneration report (audited) – (continued)

Table 3: Key Management Personnel Shareholdings for the years ended 30 June 2018 and 30 June 2017 (continued)

Ordinary shares held in Stone Resources Australia Limited (number)

30 June 2017	Balance at beginning of period	Granted as remuneration		Net Change Other	Balance at end of period
Directors					
Yongji Duan	6,386,993	ı	ı	ı	6,386,993
Yong Han	6,572,219	I	I	I	6,572,219
Kaiye Shuai	7,733,536	ı	I	I	7,733,536
William Hobba	32,147,775	I	I	I	32,147,775
Fang Lu		I	I	I	
Key Management Personnel					
Sheng Hui Lu	2,141,378	I	2,333,800 (A)	I	4,475,178
Tony Lau		I	5,280,115 (A)	(1,894,560)	3,385,555
Guofu Zu	5,418,990	ı	5,280,115 (A)	I	10,699,105
	60,400,891	I	12,894,030	(1,894,560)	71,400,361

- 13 -

(A) During the year, the Company also issued 12,894,030 shares to three executives of the Company for nil consideration to settle outstanding obligation arising from their remuneration arrangement with the Company.

#### Remuneration report (audited) - (continued)

#### Other transactions and balances with Key Management Personnel

Transa	ction		2018		2017
Directors					
A UIRECIONS			\$		\$
	Chara nurshaaa		25	. 000	100.00
Yongji Duan	Share purchase s	scheme (A)	25	5,833	198,960
William Hobba	Directors' Fee			-	
William Hobba	Share purchase s	scheme (B)	g	9,600	46,600
Kaiye Shuai	Share purchase s	scheme (A)		-	36,919
Yong Han	Share purchase s	scheme (A)		-	73,360
Key Management Person	inel				
Sheng Hui Lu	Share purchase s	scheme (A)		-	
Guofu Zu	Share purchase s	scheme (A)	36	6,756	36,50
(A) Amounts withheld	l from post-tax payroll				
(B) Amount withheld	from pre-tax fee				
	END OF AUDITED REI				
The number of meetings o number of meetings attend			Eligible to	0 ,	
		Meetings	attend		
Number of meetings held:		9	9		
Number of meetings attend	ded:				
Mr Yongji Duan		9	9		
Dr Kaiye Shuai Mr William Hobba		9	9		
Mr Yong Han		9	9		
Mr Fang Lu		9	9		
Proceedings on behalf o	f the company				
No person has applied to	the Court under section				
behalf of the Company, or responsibility on behalf of t			lings.		

	Directors' Meetings	Eligible to attend
Number of meetings held:	9	9
Number of meetings attended:		
Mr Yongji Duan	9	9
Dr Kaiye Shuai	9	9
Mr William Hobba	9	9
Mr Yong Han	9	9
Mr Fang Lu	9	9

#### Auditor Independence and Non-Audit Services

Section 307C of the Corporations Act 2001 requires our auditors, Deloitte Touche Tohmatsu, to provide the directors of the Company with an Independence Declaration in relation to the audit of the annual report. This Independence Declaration is set out on page 15 and forms part of this directors' report for the year ended 30 June 2018.

#### **Non-Audit Services**

Details of amounts paid or payable to the auditor for non-audit services provided during the year by the auditor are outlined in Note 20 to the financial statements. 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 2001.

The directors are of the opinion that the services do not compromise the auditor's independence as all non-audit services have been reviewed to ensure that they do not impact the integrity and objectivity of the auditor and none of the services undermine the general principles relating to auditor independence as set out in Code of Conduct APES 110 Code of Ethics for Professional Accountants issued by the Accounting Professional & Ethical Standards Board.

Signed in accordance with a resolution of the directors made pursuant to s.298 (2) of the Corporations Act 2001.

Yong Han Executive Director 28 September 2018

Deloitte Touche Tohmatsu ABN 74 490 121 060

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The Board of Directors Stone Resources Australia Limited Level 1, 250 Fulham Street CLOVERDALE WA 6105

28 September 2018

Dear Board of Directors

#### Stone Resources Australia Limited

In accordance with section 307C of the *Corporations Act 2001*, I am pleased to provide the following declaration of independence to the directors of Stone Resources Australia Limited.

As lead audit partner for the audit of the consolidated financial statements of Stone Resources Australia Limited for the year ended 30 June 2018, I declare that to the best of my knowledge and belief, there have been no contraventions of:

- (i) the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- (ii) any applicable code of professional conduct in relation to the audit.

Yours sincerely

Delaitte Touche Tohmatsu

DELOITTE TOUCHE TOHMATSU

Uenesee

Nicole Menezes Partner Chartered Accountants

Member of Deloitte Touche Tohmatsu Limited

# CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2018

		Consolic	lated
	Notes	2018 \$	2017 \$
Revenue	2(a)	1,767	69
Other income	2(b)	151,749	
Mine site expenses	2(c)	(292,704)	(1,135,302
Depreciation and amortisation expense	2(d)	(498,513)	(191,364
Impairment expenses	2(e)	(19,075)	(5,200,515
Finance costs	2(f)	(2,831,523)	(2,772,167
Other expenses	2(g)	(1,668,315)	(1,425,692
Loss before income tax benefit		(5,156,614)	(10,724,347
Income tax	3	-	
Loss for the year, net of tax		(5,156,614)	(10,724,34)
Other comprehensive income for the year, net of tax		-	
Total comprehensive loss for the year		(5,156,614)	(10,724,34)
the company		(5,156,614)	(10,724,34)
Basic and diluted loss per share (cents per share)	5	(0.66)	(1.48
The accompanying notes form part of these financial statements			

# CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2018

		Consol	idated
	Notes	2018 \$	2017 \$
Current Assets			
Cash and cash equivalents	6	552,595	231,844
Trade and other receivables	7	77,644	83,326
Inventories		33,000	33,000
Total Current Assets		663,239	348,170
Non-Current Assets			
Property, plant and equipment	8	1,505,084	2,509,482
Deferred exploration, evaluation and development expenditure	9	14,377,233	14,480,041
Total Non-Current Assets		15,882,317	16,989,523
Total Assets		16,545,556	17,337,693
Current Liabilities			
Trade and other payables	10	14,891,532	12,412,519
Borrowings	11	33,572,192	32,617,156
Provisions	12	90,959	57,558
Total Current Liabilities		48,554,683	45,087,233
Non-Current Liabilities			
Provisions	12	7,322,429	7,324,113
Total Non-Current Liabilities		7,322,429	7,324,113
Total Liabilities		55,877,112	52,411,346
Net Liabilities		(39,331,556)	(35,073,653)
Equity			
Issued capital	13	51,382,186	50,483,475
Accumulated losses	14	(90,713,742)	(85,557,128)
Total Deficit	-	(39,331,556)	(35,073,653)

The accompanying notes form part of these financial statements

# CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2018

		Consoli	dated
	Notes	2018 \$	2017 \$
Cash flows from operating activities	_		
Receipts from customers		151,548	
Payments to suppliers and employees		(865,042)	(1,061,65 <sup>-</sup>
Interest received		1,791	75
Net cash used in operating activities	6(ii)	(711,703)	(1,060,893
	_		
Cash flows from investing activities			
Proceeds from sale of non-current assets		491,274	
Payments for non-current assets		(7,978)	(454
Payments for exploration, evaluation and development expenditure		(901,294)	(715,78
Net cash used in investing activities	_	(417,998)	(716,23
Cash flows from financing activities			
Loans received from parent entity		955,036	905,00
Proceeds from capital raising		495,416	994,62
Net cash provided by financing activities	_	1,450,452	1,899,62
Net increase in cash held		320,752	122,49
Cash and cash equivalents at beginning of period		231,844	109,34
Cash and cash equivalents at end of period	6(i)	552,595	231,84
	_		
The accompanying notes form part of these financial statements			

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Consolidated		Issued Capital	Accumulated Losses	Convertible Notes Equity Reserve	Total
		Note	φ	÷	€	θ
	Balance as at 1 July 2016		49,396,869	(74,832,781)	ı	(25,435,912)
	Loss for the year	14		(10,724,347)		(10,724,347)
	Total comprehensive loss for the year			(10,724,347)	ı	(10,724,347)
	Shares issued during the year		1,091,979	ı	·	1,091,979
	Transaction costs on issue of shares		(5,373)			(5,373)
	Balance at 30 June 2017		50,483,475	(85,557,128)		(35,073,653)
	Balance as at 1 July 2017		50,483,475	(85,557,128)	I	(35,073,653)
	Loss for the year	14	ı	(5,156,614)	ı	(5,156,614)
	Total comprehensive loss for the year			(5,156,614)	ı	(5,156,614)
- 2	Shares issued during the year		903,296		ı	903,296
20 -	D Transaction costs on issue of shares		(4,585)	I	I	(4,585)
	Balance at 30 June 2018		51,382,186	(90,713,742)		(39,331,556)
	The accompanying notes form part of these financial statements					

Stone Resources Australia Limited

# FOR THE YEAR ENDED 30 JUNE 2018

#### NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

Stone Resources Australia Limited ('the Company') is a listed public company domiciled in Australia. The consolidated financial report of the Company for the financial year ended 30 June 2018 comprises the Company and its subsidiaries (together referred to as the 'Group'). The accounting policies have been consistently applied, unless otherwise stated.

The following is a summary of the material accounting policies adopted by the Group in the preparation of the financial report.

#### Statement of Compliance

The financial report is a general purpose financial report, which has been prepared in accordance with the requirements of the Corporations Act 2001, Accounting Standards and Interpretations and complies with other requirements of the law.

The financial statements comprise the consolidated financial statements of the Group. For the purposes of preparing the consolidated financial statements, the Company is a for-profit entity. Accounting Standards include Australian Accounting Standards. Compliance with Australian Accounting Standards ensures that the financial statements and notes of the company and the Group comply with International Financial Reporting Standards ('IFRS'). The entity's principal activities during the year were exploration for gold and mining and processing of gold.

The financial report was authorised for issue on 28 September 2018.

#### Going Concern Basis

The financial report has been prepared on the going concern basis, which assumes continuity of normal business activities and the realisation of assets and the discharge of liabilities in the ordinary course of business.

The consolidated entity has incurred a net loss of \$5,156,614 (2017: 10,724,347) and experienced net cash outflows from operating and investing activities of \$1,129,701 (2017: \$1,777,132) for the year ended 30 June 2018. As at 30 June 2018, the consolidated entity had a cash balance of \$552,595 and a working capital deficiency of \$47,891,444 which is inclusive of an amount payable of \$14,210,765 and loans of \$32,942,192 with its immediate parent entity, Stone Resources Limited, and a related party loan of \$630,000. Subsequent to 30 June 2018, the Company has received further funding from its immediate parent entity of \$271,053.

The directors recognise that additional funding is required to ensure that the consolidated entity can pay its debts and to meet its ongoing exploration and drilling activities, until recommencement of their mining operations.

The immediate parent entity has agreed to defer repayment of the amounts payable of \$14,210,765, loans of \$32,942,192 and interest accrued thereon outstanding as at 30 June 2018 for at least 12 months from the date of approval of the financial report or until such time the company is financially independent. The company has also received a letter to defer repayment of a related party loan totalling \$630,000 and interest accrued thereon outstanding at 30 June 2018 for at least 12 months from the date of approval of the financial report. In addition, the company received a letter of support from its immediate parent entity and its ultimate parent entity to fund operations for a period of at least 12 months from the date of approval of the financial report.

The directors have prepared a cash flow forecast for the period ending 30 September 2019 which indicates that the current cash resources will not meet expected cash outflows without additional funding. The ability of the consolidated entity to continue as a going concern is dependent on:

- Obtaining continued financial support from its immediate parent entity, Stone Resources Limited, with additional amounts totalling \$2,320,000 being required progressively throughout the period ending 30 September 2019;
- The continued deferral of loans and accrued interest owing to Stone Resources Limited and other related party loans , as noted above; and
- Managing all costs for the period ending 30 September 2019 in line with the cash flow forecasts.

The directors are satisfied that they will achieve the matters set out above and therefore the going concern basis of preparation is appropriate.

Should the consolidated entity be unable to achieve the matters listed above, there is a material uncertainty whether the consolidated entity will be able to continue as a going concern and, therefore, whether it will realise its assets and discharge its liabilities in the normal course of business.

#### NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### Going Concern Basis (continued)

The financial report does not include adjustments relating to the recoverability and classification of recorded asset amounts, or to the amounts and classification of liabilities that might be necessary should the consolidated entity not continue as a going concern.

#### Basis of Preparation

The consolidated financial statements have been prepared on the basis of historical cost, unless otherwise stated. Historical cost is generally based on the fair values of the consideration given in exchange for goods and services. All amounts are presented in Australian dollars, unless otherwise noted. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of AASB 2 'Share-based payment', leasing transactions that are within the scope of AASB 102 'Inventories' or value in use in AASB 136 'Financial Instruments: recognition and measurement'.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

#### Adoption of new and revised standards

The Group has adopted all of the new and revised Standards and Interpretations issued by the Australian Accounting Standards Board that are relevant to its operations and are effective for the current financial reporting period beginning 1 July 2017.

The following new and revised standards and amendments thereof and interpretations effective for the current reporting period that are relevant to the Group include:

- AASB 1048 Interpretation of Standards
- AASB 2016-1 Amendments to Australian Accounting Standards Recognition of Deferred Tax Assets for Unrealised Losses
- AASB 2016-2 Amendments to Australian Accounting Standards Disclosure Initiative: Amendments to AASB 107
- AASB 2017-2 Amendments to Australian Accounting Standards Further Annual Improvements 2014-2016 Cycle

The adoption of these new and revised standards has not resulted in any significant changes to the Group's accounting policies or to the amounts reported for the current or prior periods.

The Group has not early adopted any other standard, interpretation or amendment that has been issued but is not yet effective.

At the date of authorisation of the financial statements, the following Australian Accounting Standards and Interpretations have recently been issued or amended but are not yet effective and have not been adopted by the Group for the year ended 30 June 2018:

# NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Adoption of new and revised standards (continued)

Standard / Interpretation	Effective for annual reporting periods beginning/ending on or after	Expected to be applied by consolidated entity
AASB 9 Financial Instruments and relevant amending standards	1 January 2018	30 June 2019
AASB 15 Revenue from Contracts with Customers, AASB 2014-5 Amendments to Australian Accounting Standards arising from AASB 15, AASB 2015-8 Amendments to Australian Accounting Standards – Effective Date of AASB 15, and AASB 2016-3 Amendments to Australian Accounting Standards – Clarifications to AASB 15	1 January 2018	30 June 2019
AASB 16 Leases	1 January 2019	30 June 2020
AASB 2014-10 Amendments to Australian Accounting Standards – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture, AASB 2015-10 Amendments to Australian Accounting Standards – Effective Date of Amendments to AASB 10 and AASB 128 and AASB 2017-5 Amendments to Australian Accounting Standards – Effective Date of Amendments to AASB 10 and AASB 128 and Editorial Corrections	1 January 2018	30 June 2019
AASB 2016-5 Amendments to Australian Accounting Standards – Classification and Measurement of Share- based Payment Transactions	1 January 2018	30 June 2019
AASB 2017-1 Amendments to Australian Accounting Standards – Transfers of Investment Property, Annual Improvements 2014–2016 Cycle and Other Amendments	1 January 2018	30 June 2019
AASB 2017-6 Amendments to Australian Accounting Standards – Prepayment Features with Negative Compensation	1 January 2019	30 June 2020
AASB 2017-7 Amendments to Australian Accounting Standards – Long-term Interests in Associates and Joint Ventures	1 January 2019	30 June 2020
AASB 2018-1 Amendments to Australian Accounting Standards – Annual Improvements 2015–2017 Cycle	1 January 2019	30 June 2020
AASB Interpretation 22 Foreign Currency Transactions and Advance Consideration	1 January 2018	30 June 2019

#### AASB 9 – Financial instruments

*Nature of change*: AASB 9 addresses the classification, measurement and de-recognition of financial assets and financial liabilities, introduces new rules for hedge accounting and a new impairment model for financial assets.

*Mandatory application date – date of adoption by the Group*: Must be applied for financial years commencing on or after 1 January 2018. The adoption by the Group is 1 July 2018.

*Impact*: The directors anticipate that all financial assets and financial liabilities will continue to be measured on the same bases as is currently adopted under AASB 139.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Adoption of new and revised standards (continued)

The new impairment model requires the recognition of impairment provisions based on expected credit losses (ECL) rather than only incurred credit losses as is the case under AASB 139. It applies to financial assets classified at amortised cost, debt instruments measured at FVOCI, contract assets under AASB 15 Revenue from Contracts with Customers, lease receivables, loan commitments and certain financial guarantee contracts. The directors have made a preliminary assessment of the impact, which will result in a credit loss provision being recorded against trade and other receivables. At 30 June 2018, the company has trade and other receivables of \$77,644, on which the credit loss provision will be calculated.

The new standard also introduces expanded disclosure requirements and changes in presentation. These are expected to change the nature and extent of the Group's disclosures about its financial instrument particularly in the year of the adoption of the new standard.

#### AASB 15 – Revenue from contracts with customers

**Nature of change**: The AASB has issued a new standard for the recognition of revenue. This will replace AASB 118 which covers revenue arising from the sale of goods and the rendering of services and AASB 111 which covers construction contracts. The new standard is based on the principle that revenue is recognised when control of a good or service transfers to a customer. The standard permits either a full retrospective or a modified retrospective approach for the adoption.

*Mandatory application date – date of adoption by the Group*: Mandatory for financial years commencing on or after 1 January 2018, but available for early adoption. The adoption by the Group is 1 July 2018.

*Impact*: During the current year an assessment of the impact on consolidated financial statements was undertaken. The conclusion is that revenue will not be affected by AASB 15.

#### AASB 16 – Leases

**Nature of change**: It will result in almost all leases being recognised on the balance sheet, as the distinction between operating and finance leases is removed. Under the new standard, an asset (the right to use the leased item) and a financial liability to pay rentals are recognised. The exceptions are short-term and low-value leases.

**Mandatory application date – date of adoption by the Group**: Mandatory for financial years commencing on or after 1 January 2019. At this stage, the Group does not intend to adopt the standard before its effective date. The Group intends to apply the simplified transition approach and will not restate comparative amounts for the year prior to first adoption.

*Impact*: The standard will affect primarily the accounting for the Group's operating leases. As at the reporting date, the Group does not have any non-cancellable operating lease commitments. The directors anticipate that the adoption of AASB 16 will not have a significant impact on the Group's financial statements.

The Company is in the process of assessing the likely impact of the other recently issued or amended Standards and Interpretations on the Group.

#### (e) Principles of Consolidation

The consolidated financial statements comprise the financial statements of Stone Resources Australia Limited and entities (including special purpose entities) controlled by Stone Resources Australia Limited (its subsidiaries).

Control is achieved when the Company:

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

#### NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### Principles of Consolidation (continued)

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

The financial statements of 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.

Subsidiaries are consolidated from the date on which control is transferred to the group and cease to be consolidated from the date on which control is transferred out of the Group. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Where there is loss of control of a subsidiary, the consolidated financial statements include the results for the part of the reporting period during which Stone Resources Australia Limited has control.

The acquisition of subsidiaries has been accounted for using the purchase method of accounting. The purchase method of accounting involves allocating the cost of the business combination to the fair value of the assets acquired and the liabilities and contingent liabilities assumed at the date of acquisition. Accordingly, the consolidated financial statements include the results of subsidiaries for the period from their acquisition.

#### Critical accounting judgements and key sources of estimation uncertainty

The preparation of the financial statements in accordance with AASB requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses.

The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for making the judgements about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

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

*(i)* Significant accounting judgements include:

#### Exploration and evaluation costs

Exploration and evaluation expenditure incurred is accumulated in respect of each identifiable area of interest. These costs are carried forward in respect of an area that has not at reporting date reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active Group operations in, or relating to, the area of interest are continuing.

*(ii)* Significant accounting estimates and assumptions include:

#### Impairment of exploration and evaluation assets

The ultimate recoupment of the value of exploration and evaluation assets is dependent on the successful development and commercial exploitation, or alternatively, sale, of the exploration and evaluation assets. On a regular basis, management consider whether there are indicators as to whether the asset carrying values exceed their recoverable amounts. This consideration includes assessment of the following:

- (a) expiration of the period for which the entity has the right to explore in the specific area of interest with no plans for renewal;
- (b) substantive expenditure on further exploration for and evaluation in the specific area is neither budgeted nor planned;

#### NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### Critical accounting judgements and key sources of estimation uncertainty (continued)

- (c) exploration for and evaluation activities have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area;
- (d) sufficient data exist to indicate that, although a development in the specific area is likely to proceed, the carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from successful development or by sale.

Where an impairment indicator is identified, the determination of the recoverable amount requires the use of estimates and judgement in determining the inputs and assumptions used in determining the recoverable amounts.

The key areas of judgement and estimate include:

- Recent exploration and evaluation results and resource estimates;
- Environmental issues that may impact on the underlying tenements;
- Fundamental economic factors that have an impact on the operations and carrying values of assets and liabilities.

#### Recoverability of Mine Property and Plant

Certain assumptions are required to be made in order to assess the recoverability of Mine Property and Plant. The recoverable amount of Mine Property and Plant is the higher of fair value less costs of disposal and value in use. Mine Property and Plant values are tested on a "Fair value less costs of disposal" as a basis to determine any impairment. In estimating the fair value of Mine Property and Plant, the Group engages third party qualified valuers to perform the valuation of Mine Property and Plant.

- The key areas of judgement and estimate include:
  - Auction Value of Mine Property and Plant; and
- Fundamental economic factors that have an impact on the operations and carrying values of assets and liabilities.

#### Provision for restoration and rehabilitation obligations

Certain assumptions are required to be made in determining the amount expected to be incurred to settle its obligations in relation to restoration and rehabilitation of the mine site. Key assumptions include the amount and timing of future cash flow estimates.

#### Change in accounting estimate

In accordance with its policy, the Company reviews the estimated useful lives of its property, plant and equipment on an ongoing basis. As the Company mine plant and property has remained in care and maintenance, the Company has change the method of depreciation from being base on unit of production to a straight-line basis to account for the physical wear and tear while the asset remain idle. As a result, effective 1 July 2017, the Company has been depreciating mine property over its estimated remaining useful life of 5 years. The effect of this change was to increase in depreciation expense and net loss by \$358,984 in the current year.

#### **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) Interest income

Interest revenue is recognised on a time proportionate basis that takes into account the effective yield on the financial asset.

#### Income Tax

The income tax expense or benefit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary difference and to unused tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate, on the basis of amounts expected to be paid to the tax authorities.

(f)

#### NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### Income Tax (continued)

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 date.

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

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 credits and unused tax losses can be utilised, except:

- when 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; or
- when the deductible temporary difference is associated with investments in subsidiaries, associates or interests in joint ventures, in which case a deferred tax asset is only recognised to the extent that it is probable that the temporary difference will reverse in the foreseeable future and taxable profit will be available against which the temporary difference can be utilised.

The carrying amount of deferred income tax assets is reviewed at each balance 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 income tax assets are reassessed at each balance date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

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 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.

#### Other taxes

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

- when 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, which 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 statement of financial position.

#### Leases

(j)

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

Operating lease payments are recognised as an expense on a straight line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

#### NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### (k) Cash and cash equivalents

Cash comprises cash at bank and on hand. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Bank overdrafts are shown within borrowings in current liabilities in the statement of financial position.

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

#### Trade and other receivables

Trade receivables are measured on initial recognition at fair value and are subsequently measured at amortised cost using the effective interest rate method, less any allowance for impairment. Trade receivables are generally due for settlement within periods ranging from 10 days to 30 days.

An allowance for doubtful debts is made when there is objective evidence that the Group will not be able to collect the debts. Bad debts are written off when identified.

#### Property, plant and equipment

Plant and equipment is stated at cost less accumulated depreciation and any accumulated impairment losses. Such cost includes the cost of replacing parts that are eligible for capitalisation when the cost of replacing the parts is incurred. Similarly, when each major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement only if it is eligible for capitalisation.

Depreciation is calculated on a straight-line basis over the estimated useful life of the assets as follows:

Building	40 years
Office furniture and equipment	5 - 8 years
Plant and equipment	3 - 5 years
Motor vehicles	4 - 5 years
Mine property and plant	5 years.

The assets' residual values, useful lives and amortisation methods are reviewed, and adjusted if appropriate, at each financial year end.

#### (i) Impairment

The carrying values of plant and equipment are reviewed for impairment at each balance date, with recoverable amount being estimated when events or changes in circumstances indicate that the carrying value may be impaired.

The recoverable amount of plant and equipment is based on the fair value less costs of disposal.

An impairment exists when the carrying value of an asset or cash-generating units exceeds its estimated recoverable amount. The asset or cash-generating unit is then written down to its recoverable amount. For plant and equipment, impairment losses are recognised in the statement of comprehensive income in the cost of sales line item.

#### (ii) 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 the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the year the asset is derecognised.

#### (m) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are carried at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the loans and receivables are derecognised or impaired, as well as through the amortisation process.

#### NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### Exploration and evaluation

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

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

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

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

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

#### Mine Development expenditure

Mine development costs represent the accumulation of all exploration, evaluation and development expenditure incurred in respect of areas of interest in which a decision to mine has been made. Plant construction and commissioning costs are included as mine development costs once the commissioning phase has been completed.

When further development expenditure is incurred in respect of mine property after the commencement of production, such expenditure is carried forward as part of Mine Development Costs only when substantial future economic benefits are thereby established, otherwise such expenditure is classified as part of the cost of production.

Amortisation is provided on a unit of production basis which results in a write off of the cost proportional to the depletion of the proven and probable mineral reserves.

The net carrying value of each area of interest is reviewed regularly and to the extent to which this value exceeds its recoverable amount, the excess is fully provided against or written off in the financial year in which this is determined

#### Trade and other payables

Trade payables and other payables are carried at amortised cost 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.

#### (r) Interest-bearing loans and borrowings

All loans and borrowings are initially recognised at fair value of the consideration received less directly attributable transaction costs. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the effective interest method and the redemption amount is recognised in profit or loss over the period of the borrowings. Gains and losses are recognised in profit or loss when the liabilities are derecognised.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

#### NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

#### Provisions – Employee benefits

#### (i) Wages, Salaries and Annual Leave

Liabilities for wages and salaries, including non-monetary benefits and annual leave expected to be settled within 12 months of the reporting date are recognised in other payables in respect of employees' services up to the reporting date. They are measured at the amounts expected to be paid when 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 at 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 of departures, and period of service. Expected future payments are discounted using market yields at the reporting date on national government bonds with terms to maturity and currencies that match, as closely as possible, the estimated future cash outflows.

#### Share Capital

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

#### Earnings per share

Basic earnings per share ('EPS') is calculated as net profit or loss attributable to members of the Company for the reporting period, after excluding any costs for servicing equity (other than ordinary shares and converting preference shares classified as ordinary shares for EPS calculation purposes), by the weighted average number of ordinary shares of the Company, adjusted for any bonus element.

Diluted earnings is calculated by dividing the basic EPS earnings, adjusted by the after tax effect of financing costs associated with dilutive potential ordinary share and the effect on revenues and expenses of conversion, by the weighted average number of ordinary shares and potential dilutive ordinary shares, adjusted for any bonus element.

#### Provision for restoration and rehabilitation

A provision for restoration and rehabilitation is recognised when there is a present obligation as a result of development activities undertaken, it is probable that an outflow of economic benefits will be required to settle the obligation, and the amount of the provision can be measured reliably. The estimated future obligations include the costs of abandoning sites, removing facilities and restoring the affected areas.

The provision for future restoration costs is the best estimate of the present value of the expenditure required to settle the restoration obligation at the balance date. Future restoration costs are reviewed annually and any changes in the estimate are reflected in the present value of the restoration provision at each balance date.

The initial estimate of the restoration and rehabilitation provision is capitalised into the cost of the related asset and amortised on the same basis as the related asset, unless the present obligation arises from the production of inventory in the period, in which case the amount is included in the cost of production for the period. Changes in the estimate of the provision for restoration and rehabilitation are treated in the same manner, except that the unwinding of the effect of discounting on the provision is recognised as a finance cost rather than being capitalised into the cost of the related asset.

#### (w) Parent entity financial information

The financial information for the parent entity, Stone Resources Australia Limited, disclosed in note 18 has been prepared on the same basis as the consolidated financial statements, except as set out below.

#### (i)Investments in subsidiaries, associates and joint venture entities

Investments in subsidiaries, associates and joint venture entities are accounted for at cost in the parent entity's financial statements.

Consolidated

# NOTES TO THE FINANCIAL STATEMENTS

# FOR THE YEAR ENDED 30 JUNE 2018 NOTE 2: REVENUE AND EXPENSES

NOTE 2: REVENUE AND EXPENSES		
	2018	2017
	\$	\$
(a) Revenue		
Bank interest	1,767	692
	1,767	692
(b) Other income		
Profit from sale of non-current assets	13,872	-
Gain on movement in exchange rates on cash held	291	-
Service income	137,586	-
) 	151,749	
(c) Site operational expenditure		
Employee expenses	157,487	127,921
Stores and other consumables	457	812
Fuel, power and water	8,744	2,361
Other Site operational expenditure (i)	83,469	113,939
Rehabilitation expenditure (ii)	42,548	890,267
	292,704	1,135,302
	,	.,
$\mathcal{L}(i)$ The process plant remained under care and maintenance throughout the		
current year. (ii) Includes rehabilitation levy paid / payable to the Department of Mines and Petroleum for tenement of \$24,347 (2017: \$72,858), increased provision for rehabilitation of \$17,208 (2017: \$808,408) and rehabilitation expense incurred of \$993 (2017: \$9,001).		
(d) Depreciation of non-current assets		
Buildings	9,585	14,032
Mine properties	358,984	-
Property, plant and equipment	129,944	177,332
J	498,513	191,364
-	·	
(e) Impairment expense		
Mine properties	-	5,190,322
Deferred development expenditure (Beta mine and Alpha mine)	19,075	10,193
-		

# NOTE 2: REVENUE AND EXPENSES (Continued)

	Consolidated	
	2018 \$	2017 \$
(f) Interest and finance charges		
Finance leases and hire purchase contracts	-	670
Interest on loans from related entities	2,831,523	2,771,497
	2,831,523	2,772,167
(g) Other expenses		
Employee expense	522,929	358,891
Less: allocated to exploration	(166,211)	(103,973)
	356,718	254,918
Exploration costs expensed	985,027	704,892
Auditors' remuneration (Note 20)	85,271	68,715
Share registry and compliance costs	43,649	40,082
Legal	53,175	108,930
General and other administrative costs	144,475	248,154
	1,668,315	1,425,691

NOTE 3: INCOME TAX	Consolidated	
	2018	2017
	\$	\$
(a) Income tax recognised in statement of income		
Accounting loss before tax from continuing operations	(5,156,614)	(10,724,347)
Income tax benefit calculated at 30%	(1,546,984)	(3,217,304)
Non-deductible expenses:	940	631
Unused tax losses and temporary differences not recognised	1,546,044	3,216,673
Income tax expense reported in the statement of comprehensive income	_	-
(b) Unrecognised deferred tax balances (at 30%)		
Deferred tax assets comprise:		
Losses available for offset against future taxable income – revenue	24,425,901	23,365,737
Losses available for offset against future taxable income – capital	2,384	
Mining assets	171,815	92,098
Provision for rehabilitation	2,196,729	2,191,566
Other provisions	27,381	540,477
Accrued expenses	49,853	37,453
Other Deferred Tax Items not recognised	4,192,532	3,340,198
	31,066,595	29,567,529
Deferred tax liabilities comprise:		
Accrued income	(158)	(165)
Exploration expenditure capitalised	(4,268,280)	(4,304,171)
	(4,268,438)	(4,304,336)

The tax rate used in the above reconciliation is the corporate tax rate of 30% payable by Australian corporate entities on taxable profits under Australian tax law. There has been no change in this tax rate since the previous reporting period.

(1) On 4 November 2011, Stone Resources Limited became the parent of the Company. As a result the Company no longer satisfies the continuity of ownership test in relation to these losses.

The Company has yet to determine if these losses are available under the same business test.

### NOTE 4: SEGMENT REPORTING

The group has identified its operating segments based on the internal reports that are reviewed and used by the board of directors in assessing performance and determining the allocation of resources. Reportable segments disclosed are based on aggregating operating segments, where the segments have similar characteristics. The group's sole activity is mineral exploration and resource development wholly within Australia; therefore it has aggregated all operating segments into the one reportable segment being mineral exploration.

The reportable segment is represented by the primary statements forming these financial statements.

### NOTE 5: LOSS PER SHARE

	Consoli	dated
	2018	2017
	Cents per share	Cents per share
Basic and diluted loss per share:		
Total basic loss per share	(0.66)	(1.48)
Basic and diluted loss per share		
The earnings and weighted average number of ordinary shares used in the calculation of basic and diluted loss per share is as follows:		
	\$	\$
Loss	(5,156,614)	(10,724,347)
Weighted average number of ordinary shares for the purposes of basic and diluted loss per share	779,185,564	726,841,871
NOTE 6: CASH AND CASH EQUIVALENTS		
	Consoli	dated
	2018 \$	2017 \$
Cash at bank and on hand	527,595	206,844
Short-term deposits	25,000	25,000
	552,595	231,844

Cash at bank earns interest at floating rates based on daily bank deposit rates. Short term deposits are made for varying periods of between one day and three months, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates.

At 30 June 2018, the Group did not have any undrawn committed borrowing facilities.

### NOTE 6: CASH AND CASH EQUIVALENTS (Continued)

### (i) Reconciliation to Cash Flow Statement:

Cash and cash equivalents as shown in the Statement of Cash Flows is reconciled to the related items in the Statement of Financial Position as follows:

	Conso	lidated
	2018	2017
	\$	\$
Cash and cash equivalents	552,595	231,844
	Conso	lidated
	2018	2017
	\$	\$
(ii) Reconciliation of loss for the year to net cash flows used in operating activities		
Loss for the year	(5,156,614)	(10,724,347)
Depreciation	498,513	191,364
Gain from sale of non-current asset	(13,872)	-
Provision for rehabilitation	17,208	808,408
Impairment expenses	19,075	5,200,515
Exploration expenses written off	985,027	704,892
Other non-cash balances	36,461	3,616
(Increase)/decrease in assets:		
Current receivables	5,682	18,017
Current inventories	-	14,020
Increase/(decrease) in liabilities:		
Current payables	2,882,308	2,708,851
Current provisions	14,509	13,771
Net cash used in operating activities	(711,703)	(1,060,893)

### (i) Non cash transactions

3,650,592 shares valued at \$10,951 were granted to the Company's secretary, Mr Tony Lau, on 27 November 2017, to settle the outstanding obligation arising from the consultancy service Mr Lau provided. There were no other no-non cash transactions during the year (2017: \$15,840).

### NOTE 7: TRADE AND OTHER RECEIVABLES

CURRENT	Consolidated	
	2018	2017
	\$	\$
Trade receivables	-	1,710,320
Allowance for impairment	-	(1,710,320)
Other receivables - prepayments	77,644	83,326
	77,644	83,326

### NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2018 NOTE 8: PROPERTY, PLANT AND EQUIPMENT

			Consoli	dated		
	Office furniture and equipment	Plant and equipment	Motor vehicles	Building	Mine property and plant <sup>1</sup>	Total
	\$	\$	\$	\$	\$	\$
Year ended 30 June 2018						
At 1 July 2017, net of accumulated depreciation and impairment	3,570	169,333	18,213	485,265	1,833,101	2,509,482
Additions	2,061	4,359	1,557	-	-	7,977
Disposal / write-offs	-	-	-	(475,680)	(38,182)	(513,862)
Depreciation charge for the year	(3,324)	(113,186)	(13,434)	(9,585)	(358,984)	(498,513)
At 30 June 2018, net of accumulated depreciation and impairment	2,307	60,506	6,336	-	1,435,935	1,505,084
At 1 July 2017						
Cost	76,998	1,157,590	302,636	561,271	39,177,355	41,275,850
Accumulated depreciation and impairment	(73,428)	(988,257)	(284,423)	(76,006)	(37,344,254)	(38,766,368)
Net carrying amount	3,570	169,333	18,213	485,265	1,833,101	2,509,482
At 30 June 2018						
Cost	75,882	1,161,949	293,985	-	39,139,173	40,670,989
Accumulated depreciation and impairment	(73,575)	(1,101,443)	(287,649)	-	(37,703,238)	(39,165,905)
Net carrying amount	2,307	60,506	6,336	-	1,435,935	1,505,084

(1) Mine Property and Plant: Since processing of mined ore ceased in January 2012 and toll treatment ceased in August 2012 and pending its reinstatement, an assessment of the recoverable value of non-current assets in compliance with AASB 136 was carried out. The Board considered and approved the value of mine property and plant as at 30 June 2018 of \$1,833,101 (2017: \$1,833,101) and the total impairment value recognised of \$14,941,733 remains unchanged. Due to the property not currently being in use, it is valued at fair value less costs of disposal. The Board recognises that the previously impairment value of \$14,941,733 can be written back in future periods.

### NOTE 9: DEFERRED EXPLORATION, EVALUATION AND DEVELOPMENT EXPENDITURE

	Consolid	lated
	2018 \$	2017 \$
Costs carried forward in respect of:		
Exploration, evaluation and development phase – at cost		
Balance at beginning of year	14,480,041	14,479,340
Expenditure incurred	901,294	714,562
Expenditure written off	(985,027)	(703,668)
Impairment of Alpha and Beta (1)	(19,075)	(10,193)
Balance at the end of the period	14,377,233	14,480,041

The recoupment of costs carried forward in relation to areas of interest in the exploration and evaluation phases is dependent upon the successful development and commercial exploitation or sale of the respective areas.

(1) Mining in Beta and Alpha reached its designed pit depth and evaluation is currently underway to determine the future viability of these areas of interest. Notwithstanding, the balance of expenditure for Beta and Alpha mines has been treated as impaired until recommencement of mining in these tenements.

NOTE 10: TRADE AND OTHER PAYABLES (CURRENT)	Consolida	ated
	2018	2017
	\$	\$
Trade payables (i)	79,273	105,991
Other payables	601,494	868,636
Inter-company current account – parent entity (refer Note 17)	14,210,765	11,437,892
	14,891,532	12,412,519

### NOTE 11: BORROWINGS

	Consolidated	
	2018	2017
	\$	\$
Current		
Loans carried at amortised cost		
Loan from parent entity (SRL) (refer Note 17) (i)	32,442,192	31,487,156
Loan at call from parent entity (SRL) (refer Note 17) (ii)	500,000	500,000
Loan from related party (refer Note 17) (iii)	630,000	630,000
	33,572,192	32,617,156

The Company received continuous funding from its parent entity for exploration and working capital requirements and is interest bearing at 8.53% per annum. During the year the company received a total of \$955,035 as cash advances (2017: \$905,000) from its parent entity.

A convertible note for \$12,000,000 was issued to Stone Resources Limited on 7 November 2011 and was convertible into shares at 3.5 cents if converted within 12 months or convertible into shares at 6 cents if converted after 12 months and before maturity of two years. Stone Resources Limited exercised partial conversion of \$11,500,000 into shares on 7 November 2011. The convertible note balance of \$500,000 was interest bearing at 5% per annum and repayable before or upon maturity of two years ending 7 November 2013. The conversion feature lapsed on 7 November 2013 and the amount has been amended to be a loan at call and bears interest at 8.53% per annum.

The Company received an interest bearing loan of \$630,000 at 9.31% per annum from Great Cortex International Ltd which is a related party of the parent entity by virtue of Mr. Yongji Duan Non-Executive Chairman of the Company and being a director of Great Cortex International Ltd. In accordance with Acknowledgement of Deed signed between Great Cortex and Stone Resources Australia Limited dated 11 September 2012, the loan had a grace period of repayment to 31 December 2013 and thereafter repayments of \$105,000 in half yearly cycles commencing June 2014. Subsequent to year end, Great Cortex International Limited has confirmed extension of the grace period to 31 December 2019.

### Reconciliation of liabilities arising from financing activities

			Non-cash transaction	
	Balance at 1 July 2017 \$	Financing Cash Flows \$	Other \$	Total \$
Loan from parent entity (SRL)	31,487,156	905,035	1	32,442,192
Loan at call from parent entity (SRL)	500,000	-	-	500,000
Loan from related party	630,000	-	-	630,000
	32,617,156	905,035	1	33,572,192

### **NOTE 12: PROVISIONS**

		Consolidated	
	Rehabilitation	Employee benefits	Total
	\$	\$	\$
Consolidated			
At 1 July 2017			
Current	-	57,558	57,558
Non-current	7,305,221	18,892	7,324,113
	7,305,221	76,450	7,381,671
At 30 June 2018			
Current	-	90,959	90,959
Non-current	7,322,429	-	7,322,429
	7,322,429	90,959	7,413,388

The provision for rehabilitation represents the present value of estimated costs of site and pit rehabilitation based upon costs of rehabilitation expected to be incurred at the date the rehabilitation is required and the area of currently disturbed ground subject to rehabilitation as at balance date.

	Consolidated	
	2018	2017
	\$	\$
802,877,197 (2017: 744,840,646) Ordinary shares issued and fully paid	51,382,186	50,483,475

			Consolidated		
		201	8 2	017	
		\$		\$	
802,877,197 (2017: 744,840,646) Ordinary share	es issued and fully paid	51,3	82,186 50	0,483,475	
	Consolidated			Consolidated	
s	Consolid	ated	Consolid	ated	
	2018		2017	2017	
	No.	\$	No.	\$	
Movement in ordinary shares on issue					
Balance at beginning of financial year	744,840,646	50,483,475	701,643,586	49,396,86	
		903,296	43,197,060	1,091,97	
Share issues	58,036,551			(5,373	
	- 58,036,551	(4,585)	-	(0,07)	
Share issues	58,036,551 	(4,585) 51,382,186	- 744,840,646	50,483,47	

Movements in accumulated losses were as follows:

	Consolidated		
	2018	2017	
	\$	\$	
Balance at beginning of financial year	(85,557,128)	(74,832,781)	
Transfer of equity reserve upon lapse of convertible note	-	-	
Net loss for the year	(5,156,614)	(10,724,347)	
Balance at end of financial year	(90,713,742)	(85,557,128)	

### NOTE 15: FINANCIAL INSTRUMENTS

### (a) Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The Group's overall strategy remains unchanged from 2017.

The capital structure of the Group consists of debt, cash and cash equivalents and equity attributable to equity holders of the parent, comprising issued capital, reserves and retained earnings.

None of the Group's entities are subject to externally imposed capital requirements.

The parent entity has supported the Group's working capital requirements and exploration expenditure during the year with total cash advances of \$955,035 (2017: \$905,000). Since the year end, the parent entity has advanced \$271,053.

Operating cash flows are used to maintain and expand operations, as well as to make routine expenditures such as tax and general administrative outgoings.

Gearing levels are reviewed by the Board on a regular basis in line with its target gearing ratio, the cost of capital and the risks associated with each class of capital.

	Consolidated	
	2018	2017
	\$	\$
(b) Categories of financial instruments		
Financial assets		
Loans and receivables (Note 7)	77,644	83,326
Cash and cash equivalents (Note 6)	552,595	231,844
Financial liabilities		
Trade and other payables (Note 10)	14,891,532	12,412,519
Borrowings (Note 11)	33,572,192	32,617,156

### (c) Market risk

The Group's activities expose it primarily to the financial risks of changes in commodity prices.

### (d) Foreign currency risk management

The Group does not have any exposure to foreign currency risk, other than its impact on the economy and commodity price generally.

### NOTE 15: FINANCIAL INSTRUMENTS (continued)

### (e) Credit risk management

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults. The Group only transacts with entities that are rated the equivalent of investment grade and above. This information is supplied by independent rating agencies where available and, if not available, the Group uses publicly available financial information and its own trading record to rate its major customers. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties. Credit exposure is controlled by counterparty limits that are reviewed and approved by the risk management committee annually.

The credit risk on liquid funds and derivative financial instruments is limited because the counterparties are banks with high credit ratings assigned by international credit rating agencies.

The carrying amount of financial assets recorded in the financial statements, net of any allowance for losses, represents the Group's maximum exposure to credit risk without taking account of the value of any collateral obtained.

### (f) Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the board of directors, who have built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The following table details the company's and the Group's expected maturity for its non-derivative financial liabilities. These have been drawn up based on undiscounted contractual maturities of the financial assets including interest that will be earned on those assets except where the Group anticipates that the cash flow will occur in a different period.

### Consolidated

	Less than 1 month	1 – 3 Months	3 months – 1 year	1 – 5 years	5+ years
	\$	\$	\$	\$	\$
2018					
Non-interest bearing	310,646	869,929	2,598,959	11,202,957	-
Interest bearing loans	-	-	949,845	32,622,347	-
	310,646	869,929	3,548,804	43,825,304	-
2017					
Non-interest bearing	265,706	500,542	2,090,052	9,632,670	-
Interest bearing loans		-	905,000	31,082,156	-
	265,706	500,542	2,995,052	40,714,826	-

### (g) Commodity price risk

The Group was under care and maintenance throughout the current year and hence there were no gold sales.

NOTE 15: FINANCIAL INSTRUMENTS (continued)

### (h) Fair values

Set out below is a comparison by category of carrying amounts and fair values of all of the Group's financial instruments recognised in the financial statements.

	Carrying	Amount		Fair Value	1
	2018	2017	,	2018	2017
75	\$	\$		\$	\$
Financial Assets					
Cash and cash equivalents	552,595	23	31,844	552,595	231,844
Trade and other receivables - current	77,644	8	33,326	77,644	83,326
Financial Liabilities					
Trade and other payables	14,891,532	12,41	12,519	14,891,532	12,412,519
Borrowings	33,572,192	32,62	17,156	33,572,192	32,617,156
	Fair value hierarch	y as at 30 J	une 2018		
		Level 1	Level 2	Level 3	Total
Financial assets					
Cash		552,595	-	-	552,595
Trade and other receivables - current		-	77,644	-	77,644
Total		552,595	77,644	-	630,239
Financial liabilities					
Trade and other payables		-	14,891,532	-	14,891,532
Borrowings		-	33,572,192	-	33,572,192
Total		-	48,463,724	-	48,463,724

### NOTE 16: COMMITMENTS AND CONTINGENCIES

### Operating lease commitments – Group as lessee

The Group's commercial leasing for its current office premises became 'periodic' from 1 September 2017 and there is a 1 month notice period for both landlord or tenant ("the Group") to end the lease.

### Capital commitments

At 30 June 2018 the Group had capital commitments of \$59,940 (2017: \$59,940).

### **Exploration commitments**

The Group has an expenditure commitment of \$1,084,220 for the year 2018-19 to sustain current tenements' under lease from the Department of Mines and Petroleum. The expenditure commitment includes annual tenement rentals of \$131,085 (2017: \$127,690).

### Contingencies

There are no material contingent liabilities not provided for in the financial statements of the consolidated entity as at 30 June 2018.

### NOTE 17: RELATED PARTY DISCLOSURE

### (a) Subsidiaries

Stone Resources Australia Limited is the ultimate Australian parent entity and ultimate parent of the Group. The consolidated financial statements include the financial statements of Stone Resources Australia Limited and the subsidiaries listed in the following table.

	Country of	% Equi	ty Interest	Investme	ent (\$)
Name	Incorporation	2018	2017	2018	2017
Desertex Resources Ltd	Australia	100%	100%	770,000	770,000
Less: Impairment				(770,000)	(770,000)
			-	-	-
Desert Exploration Pty Ltd	Australia	100%	100%	1,546,004	1,546,004

(b) Transactions with related parties The following table provides the total amount of transactions that were entered into with related parties for the relevant financial year.

Related party		Income from Related Parties \$'000	Expenditure Related Parties \$'000	Amounts Owed by Related parties \$'000	Amounts Owed to Related parties \$'000
Stone Resources Ltd (i)	2018	-	2,772,873	-	47,152,956
Stone Resources Ltd	2017	-	2,722,187	-	43,425,078
Great Cortex International Ltd (ii)	2018	-	58,650	-	630,000
Great Cortex International Ltd	2017	-	58,650	-	630,000
Australia Stonefood Pty Ltd (iii)	2018	137,586	-	-	-
Australia Stonefood Pty Ltd	2017	-	-	-	-

(i) Stone Resources Australia Limited is a subsidiary of Stone Resources Limited ("Immediate Parent Entity"). The Company received continuous funding from the parent entity for working capital requirements, exploration and procurement of plant and equipment; and, is interest bearing at 8.53% per annum (see Note 11). The parent entity also made payments on behalf of the company occasionally which are treated as interest-bearing loans.

(ii) Great Cortex International Ltd is a related party of the parent entity by virtue of Mr. Yongji Duan Non-Executive Chairman of the Company and being a director of Great Cortex International Ltd. This related party provided an interest bearing loan of \$630,000 at 9.31% per annum to the Company in February 2012.

(iii) Australian Stonefood Pty Ltd is set up by an overseas entity in which Mr Yongji Duan holds shares. On 9 October 2017 the Company entered into a contract with this related party for providing office space, motor vehicle and administration service to the latter. The Company is entitled to collect a fee on monthly basis of \$15,189.

### (c) Key management personnel

Details relating to key management personnel are include in Note 21.

### NOTE 18: PARENT ENTITY DISCLOSURES

Financial position		
	30 June 2018	30 June 201
	\$	\$
Assets		
Current assets	663,239	348,1
Non-current assets	15,869,482	16,976,6
Total assets	16,532,721	17,324,8
Liabilities		
Current liabilities	48,554,683	45,106,1
Non-current liabilities	7,322,429	7,305,2
Total liabilities	55,877,112	52,411,3
Equity		
Issued capital	51,382,186	50,483,4
Accumulated losses	(90,726,577)	(85,569,96
Total equity	(39,344,391)	(35,086,48
Financial performance		
	30 June 2018 \$	30 June 201 \$
Total comprehensive loss for the year	(5,156,614)	(10,724,34

### Commitments and Contingencies of the parent entity

### **Reconciliation of Accumulated Losses**

	30 June 2018	30 June 2017
	\$	\$
Balance at beginning of financial year	(85,569,963)	(74,845,616)
Loss for the year	(5,156,614)	(10,724,347)
Balance at end of financial year	(90,726,577)	(85,569,963)

### NOTE 19: EVENTS AFTER THE BALANCE DATE

There were no sianif	cant events occurring after balance sheet date requiring disclosure	2.	
		-	
NOTE 20: AUDITOR	'S REMUNERATION		
The auditor of Stone	Resources Australia Limited is Deloitte Touche Tohmatsu.		
		Consolid	ated
		2018	2017
	-	\$	\$
Amounts received	or due and receivable by Deloitte Touche Tohmatsu for:		
- Audit or rev	iew of the financial report of the entity and any other entity in		
the Group		49,700	52,44
- Tax complia	ance	12,033	16,27
- Tax Consul	tancy	23,538	
	=	85,271	68,71
	-		
	RS AND EXECUTIVES DISCLOSURES		
	NS AND EXECCTIVES DISCEOSORES		
(a) Details of Key I	Management Personnel		
(i) Directors			
Yongji Duan	Chairman (Non-Executive)		
Yong Han	Executive Director		
Kaiye Shuai	Non-Executive Director		
William Hobba	Non-Executive Director		
Fang Lu	Executive Director		
(ii) Executives			
Sheng Hui Lu	Joint Company Secretary		
Tony Lau	Joint Company Secretary		
Guofu Zu	Chief Executive Officer		

ł	a)	Details	of Key	Management	Personnel
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(i) Directors	
Yongji Duan	Chairman (Non-Executive)
Yong Han	Executive Director
Kaiye Shuai	Non-Executive Director
William Hobba	Non-Executive Director
Fang Lu	Executive Director
Sheng Hui Lu	Joint Company Secretary
Tony Lau	Joint Company Secretary

Chief Executive Officer

### NOTE 21: DIRECTORS AND EXECUTIVES DISCLOSURES (continued)

### Other transactions and balances with Key Management Personnel

Some Directors and executives hold positions within other entities which cause them to have control or exert significant influence over the financial or operating policies of those entities. However, these entities did not transact with the Company during the current and previous reporting periods.

### The following balances were payable at balance sheet date:

	Transaction	2018	2017
)		\$	\$
Directors			
Yongji Duan	Share purchase scheme (A)	25,833	198,960
William Hobba	Share purchase scheme (B)	9,600	46,600
Kaiye Shuai	Share purchase scheme (A)	-	36,919
Yong Han	Share purchase scheme (A)	-	73,360
Key Management Pers	sonnel		
Guofu Zu	Share purchase scheme (A)	36,756	36,506
( )	eld from post-tax payroll		
(B) Amount withhe	eld from pre-tax fee		

Amount withheld from pre-tax fee

### (c) Key Management Personnel Compensation

Refer to the Remuneration Report contained in the directors' report for details of the remuneration paid or payable to each member of the Group's Key Management Personnel (KMP) for the year ended 30 June 2018. The totals of remuneration paid to key management personnel of the Company and the group during the year are as follows:

	2018	2017
	\$	\$
Short term employee benefits	232,381	292,268
Post-employment benefits	15,228	16,098
Share purchase scheme	72,189	90,127
Total key management personnel compensation	319,798	398,493

### NOTE 22: SHARE-BASED PAYMENTS

For the year ended 30 June 2018, the Company issued 42,885,036 shares to four directors and two officeholders of the Company for nil consideration to settle outstanding obligation of \$403,296 arising from their remuneration arrangement with the Company and consultancy services provided during the year.

For the year ended 30 June 2017, the Company issued 12,894,030 shares to four directors and two officeholders of the Company for nil consideration to settle outstanding obligation of \$91,980 arising from their remuneration arrangement with the Company and consultancy services provided during the year.

(b)

### DIRECTORS' DECLARATION

- In the opinion of the directors of Stone Resources Australia Limited (the 'Company'):
  - a. the accompanying financial statements, notes and the additional disclosures of the consolidated entity are in accordance with the Corporations Act 2001 including:
    - i. giving a true and fair view of the consolidated entity's financial position as at 30 June 2018 and of its performance for the year then ended; and
    - ii. complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the 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.
  - c. the financial statements and notes thereto are in accordance with International Financial Reporting Standards issued by the International Accounting Standards Board.
  - This declaration has been made after receiving the declarations required to be made to the directors in accordance with Section 295A of the Corporations Act 2001 for the financial year ended 30 June 2018.

This declaration is signed in accordance with a resolution of the Board of Directors pursuant to S.295 (5) of the Corporations Act 2001.

Yong Han Executive Director Dated this 28 day of September, 2018

Deloitte Touche Tohmatsu ABN 74 490 121 060

Tower 2 Brookfleid Place 123 St Georges Terrace Perth WA 6000 GPO Box A46 Perth WA 6837 Australia

Tel: +61 8 9365 7000 Fax: +61 8 9365 7001 www.deloitte.com.au

# Independent Auditor's Report to the members of Stone Resources Australia Limited

### Report on the Audit of the Financial Report

### Opinion

We have audited the financial report of Stone Resources Australia Limited (the "Company") and its subsidiaries (the "Group") which comprises the consolidated statement of financial position as at 30 June 2018, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and the directors' declaration.

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

- giving a true and fair view of the Group's financial position as at 30 June 2018 and of its financial performance for the year then ended; and
- (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

### Basis for Opinion

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

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

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

### Material Uncertainty Related to Going Concern

We draw attention to Note 1(b) in the financial report, which indicates that the Group incurred a net loss of \$5,156,614, and had net cash outflows from operating and investing activities of \$1,129,701 during the year ended 30 June 2018 and, as at that date, the Group had a working capital deficiency of

Liability limited by a scheme approved under Professional Standards Legislation.

Member of Deloitte Touche Tohmatsu Limited

\$47,891,444. These events or conditions, along with other matters set forth in Note 1(b), indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

Our procedures in relation to going concern included, but were not limited to:

- inquiring of management and the directors in relation to events and conditions that may impact the assessment on the Group's ability to continue as a going concern;
- challenging the assumptions contained in management's cash flow forecast in relation to the Group's ability to continue as a going concern;
- obtaining a letter of support from the immediate parent entity and letters to defer repayment of
  related party loans and interest accrued thereon; and
- assessing the adequacy of the disclosure related to going concern in Note 1(b).

### Key Audit Matters

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

In addition to the matter described in the *Material Uncertainty Related to Going Concern* section, we have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matter	How the scope of our audit responded to the Key Audit Matter
Carrying value of Exploration and Evaluation Assets	r
As at 30 June 2018, the Group has \$14,377,233 of capitalised exploration and evaluation expenditure as disclosed in Note 9.	Our procedures included, but were not limited: • Obtaining a scheduled of the areas of interest held by the Group and assessing whether the
Significant judgement is applied in determining the treatment of exploration and evaluation expenditure in accordance with the relevant accounting standards, including:	<ul> <li>rights to tenure of those areas of interest remained current at balance date;</li> <li>Holding discussions with management as to the status of ongoing exploration programmes in the respective areas of interest;</li> </ul>
<ul> <li>Whether the conditions for capitalisation are satisfied;</li> <li>Which elements of exploration and evaluation expenditures qualify for recognition; and</li> <li>Whether the facts and circumstances indicate that the exploration and expenditure assets should be tested for impairment.</li> </ul>	<ul> <li>Assessing whether any such areas of interest had reached a stage where a reasonable assessment of economically recoverable reserves existed;</li> <li>Testing on a sample basis, evaluation expenditure capitalised during the year for compliance with the recognition and measurement criteria of the relevant accounting standards;</li> <li>Assessing whether any facts or circumstances existed to suggest impairment testing was required.</li> </ul>
	We also assessed the appropriateness of the disclosures in Note 9 to the financial statements.

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Key Audit Matter	How the scope of our audit responded to the Key Audit Matter
Carrying value of Property, Plant and Equipment	
As at 30 June 2018 Property plant and equipment as disclosed in Note 8 totalling \$1,505,084, includes mine property and plant, which has been placed in 'care and maintenance'.	<ul> <li>Our procedures, performed in conjunction with our valuation specialist, included but were not limited to:</li> <li>Obtaining an understanding of management process for assessing the recoverability of mine property and plant;</li> </ul>
The determination of the recoverable value of the mine property and plant requires significant judgement in determining the fair value of less cost to sell.	<ul> <li>Assessing the competency and objectivity of the external expert used by management and the scope of their work;</li> <li>Obtaining an understanding of the valuation methodology and key judgements made in</li> </ul>
The key areas of judgement and estimate	determining the fair value used by the external expert; and
<ul> <li>include:</li> <li>Fair value less cost to sell of mine property and plant; and</li> <li>Fundamental economic factors that have an impacted on the operations and carrying values of assets and liabilities.</li> </ul>	<ul> <li>Assessing the appropriateness of the valuation methodology of mine property and plant employed by the external expert and evaluating the key assumptions used in determining the fair value.</li> </ul>
carrying values or assets and nabilities.	We also assessed the appropriateness of the disclosures in Note 8 to the financial statements.

### ormation

tors are responsible for the other information. The other information comprises the on included in the Group's annual report for the year ended 30 June 2018, but does not e financial report and our auditor's report thereon.

on on the financial report does not cover the other information and we do not express any ssurance conclusion thereon.

tion with our audit of the financial report, our responsibility is to read the other information oing so, consider whether the other information is materially inconsistent with the financial our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, the work we have performed, we conclude that there is a material misstatement of this other on, we are required to report that fact. We have nothing to report in this regard.

### bilities of the Directors for the Financial Report

tors of the Company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001 and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.

In preparing the financial report, the directors are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the

going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Financial Report

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

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

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

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

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

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

### Report on the Remuneration Report

### Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 7 to 13 of the Directors' Report for the year ended 30 June 2018.

In our opinion, the Remuneration Report of Stone Resources Australia Limited, for the year ended 30 June 2018, complies with section 300A of the *Corporations Act 2001*.

### Responsibilities

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

Touche Tohmatsu Delatte

DELOITTE TOUCHE TOHMATSU

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Nicole Menezes Partner Chartered Accountants Perth, 28 September 2018

### CORPORATE GOVERNANCE STATEMENT

The Company's charters, policies and procedures are regularly reviewed and updated to comply with law and best practice. These charters and policies as well as the Company's Corporate Governance Statement can be viewed on the Company's website located at <u>www.stoneral.com.au</u>. The Company is committed to applying the ASX Corporate Governance Council's Corporate Governance Principles (3<sup>rd</sup> Edition) (ASX Principles and Recommendations) and the Corporate Governance Statement discloses the extent to which the entity has followed the recommendations set by the ASX Corporate Governance Council during the financial year ended 30 June 2018.

### ASX ADDITIONAL INFORMATION

### **SHAREHOLDINGS AT 1 OCTOBER 2018**

Additional information required by the Australian Stock Exchange Limited and not disclosed elsewhere in this report is set out below:

set out below.		
Range	Number of Holders	Securities Held
1 – 1,000	151	16,882
1,001 – 5,000	242	751,994
5,001 – 10,000	259	2,143,914
10,001 – 100,000	685	26,808,653
100,001 - 9,999,999,999	271	773,155,754
	1,608	802,877,197

There are 1,450 shareholders holding unmarketable parcels represented by 48,125,765 shares

### TOP 20 LARGEST SHAREHOLDERS

Shareholder	Shares Held	% of Issued Capital
Stone Resources Limited	418,301,429	52.10
Ms Sandra Wheeler	36,807,775	4.58
Chen Yingliu	30,303,030	3.77
Mr Yongji Duan	26,282,945	3.27
Mr Lieven Bert Frans Bouckaert + Mrs Priscilla Lee Bouckaert	17,277,952	2.15
Stone Resources (HK) Limited	15,151,515	1.89
Mr Guofu Zu	14,487,927	1.80
Mr Yong Han	13,908,219	1.73
Mr Kaiye Shuai	11,425,436	1.42
Mr Wayne Richard Lonergan (LDS Account)	6,040,385	0.75
Ms Esma Eileen Barker	5,762,938	0.72
HSBC Custody Nominees (Australia) Limited	5,602,560	0.70
Mr Wenhua Shan	5,000,400	0.62
Mr Alan Mcgrath + Mrs Margaret Rosanne Mcgrath	5,000,000	0.62
Mr Quansheng Wang	4,501,591	0.56
Mr Yongqi Jing	4,500,591	0.56
Mr Sheng Hui Lu	4,475,178	0.56
Mrs Linda Teresa Hotker + Mr Wayne David Hotker	4,408,333	0.55
Mrs Manna Howarth	4,369,157	0.54
Mr Ianaki Semerdziev	3,500,000	0.44
	637,107,361	79.35

### **VOTING RIGHTS**

One vote for each ordinary share held in accordance with the Company's Memorandum and Articles of Association.

SUBSTANTIAL SHAREHOLDERS		
Shareholder	Shares Held	% of Issued Capital
Stone Resources Limited	418,301,429	52.10

### **Unquoted Ordinary Securities**

100

100

100

100

### ASX ADDITIONAL INFORMAITON (Continued)

E38/2361

M38/1241

P38/3952

P38/4364

Granted

Granted

Granted

Granted

### **TENEMENT SCHEDULE – 30 SEPTEMBER 2018 (Tenement groupings have been updated)**

### **GRANTED TENEMENTS BRIGHTSTAR (SOUTH LAVERTON)**

	LEASE	STATUS	LEASE MANAGER	TOTAL SHARES
	M38/968	Granted	Desert Exploration Pty Ltd	100
	M38/1056	Granted	Stone Resources Australia Limited	100
	M38/1057	Granted	Stone Resources Australia Limited	100
	M38/1058	Granted	Stone Resources Australia Limited	100
	M38/9	Granted	Stone Resources Australia Limited	100
	P38/3911	Granted	Stone Resources Australia Limited	100
	E38/1958	Granted	Stone Resources Australia Limited	100
	E38/2316	Granted	Stone Resources Australia Limited	100
	E38/2364	Granted	Stone Resources Australia Limited	100
	E38/2365	Granted	Stone Resources Australia Limited	100
	E38/2411	Granted	Stone Resources Australia Limited	100
	E38/3034	Granted	Stone Resources Australia Limited	100
	E38/3108	Granted	Stone Resources Australia Limited	100
	E38/3293	Granted	Stone Resources Australia Limited	100
	M38/241	Granted	Stone Resources Australia Limited	100
	M38/549	Granted	Stone Resources Australia Limited	100
	M38/984	Granted	Stone Resources Australia Limited	100
	P38/3905	Granted	Stone Resources Australia Limited	100
	P38/4377	Granted	Stone Resources Australia Limited	100
<u>(</u>	P38/4385	Granted	Stone Resources Australia Limited	100
	P38/4431	Granted	Stone Resources Australia Limited	100
	P38/4432	Granted	Stone Resources Australia Limited	100
	P38/4433	Granted	Stone Resources Australia Limited	100
	GRANTED TENEMENT	S BRIGHTSTAR NORTH (	NORTH LAVERTON)	
	E38/2452	Granted	Stone Resources Australia Limited	100
	E38/2894	Granted	Stone Resources Australia Limited	100
	E38/2914	Granted	Stone Resources Australia Limited	100
	E38/2921	Granted	Stone Resources Australia Limited	100
	M38/346	Granted	Stone Resources Australia Limited	100
	M38/917	Granted	Stone Resources Australia Limited	100
	M38/918	Granted	Stone Resources Australia Limited	100
	P38/4108	Granted	Stone Resources Australia Limited	100
	E38/1936	Granted	Stone Resources Australia Limited	100
	E38/1937	Granted	Stone Resources Australia Limited	100
	P38/3937	Granted	Stone Resources Australia Limited	100
	P38/3951	Granted	Stone Resources Australia Limited	100
	P38/4114	Granted	Stone Resources Australia Limited	100
	P38/4115	Granted	Stone Resources Australia Limited	100
	M38/160	Granted	Stone Resources Australia Limited	100
	M38/339	Granted	Stone Resources Australia Limited	100
	E38/2234	Granted	Stone Resources Australia Limited	100
	E38/2332	Granted	Stone Resources Australia Limited	100
			Stone Resources Australia Linilleu	100

Stone Resources Australia Limited Stone Resources Australia Limited Stone Resources Australia Limited Stone Resources Australia Limited

# **ASX ADDITIONAL INFORMAITON (Continued)**

# **TENEMENT SCHEDULE – 30 SEPTEMBER 2018 (Continued)**

# **GRANTED TENEMENTS BRIGHTSTAR NORTH (NORTH LAVERTON) (Continued)**

LEASE	STATUS	LEASE MANAGER	TOTAL SHARES
P38/4416	Granted	Stone Resources Australia Limited	100
P38/4417	Granted	Stone Resources Australia Limited	100
E38/3198	Granted	Stone Resources Australia Limited	100
E38/3199	Granted	Stone Resources Australia Limited	100
E38/3233	Granted	Stone Resources Australia Limited	100
E38/3234	Granted	Stone Resources Australia Limited	100
GRANTED TENER	MENTS STANDALONE (	(LAVERTON)	
E38/2233	Granted	Stone Resources Australia Limited	100
GRANTED TENER	MENTS HAWKES NEST	(WEST LAVERTON)	
M38/94	Granted	Stone Resources Australia Limited	100
M38/95	Granted	Stone Resources Australia Limited	100
M38/314	Granted	Stone Resources Australia Limited	100
M38/381	Granted	Stone Resources Australia Limited	100
GRANTED MISCE	ELLANEOUS LICENCES		
			100
L38/100	Granted	Stone Resources Australia Limited	100
L38/123	Granted	Stone Resources Australia Limited	100
L38/168	Granted	Stone Resources Australia Limited	100
L38/169	Granted	Stone Resources Australia Limited	100
L38/171	Granted	Stone Resources Australia Limited	100
L38/185	Granted	Stone Resources Australia Limited	100
L38/188	Granted	Stone Resources Australia Limited	100
L38/154	Granted	Stone Resources Australia Limited	100
L38/205	Granted	Stone Resources Australia Limited	100
L38/206	Granted	Stone Resources Australia Limited	100

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