



2022 ANNUAL REPORT

FAR EAST GOLD LTD ACN 639 887 219

WWW.FAREAST.GOLD

CORPORATE DIRECTORY

DIRECTORS

Paul Walker Chairman

Shane Menere Chief Executive Officer

Marc Denovan Chief Financial Officer

Justin Werner Non-Executive Director

Dr Christopher Atkinson Non-Executive Director

Michael Thirnbeck Non-Executive Director

REGISTERED OFFICE

Level 54, 111 Eagle Street Brisbane QLD 4000 +61 7 3067 3368 ABN: 68 639 887 219

ASX CODE

FEG

AUSTRALIAN SOLICITORS

GRT Lawyers Level 27, 111 Eagle Street Brisbane QLD 4000

AUDITOR

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COMPANY SECRETARY

Catriona Glover

WEBSITE

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SHARE REGISTRY

Automic Pty Ltd Level 5, 126 Phillip Street Sydney NSW 2000

INDONESIAN SOLICITORS

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CHAIRMAN'S LETTER

"On behalf of the Board of Directors, I would like to thank our shareholders and all our other stakeholders for their ongoing support over the last 12 months and look forward to reporting to you further on what we believe will be an exciting year ahead for the Company".

Dear Investor,

On behalf of the Board of Directors of Far East Gold Ltd ('**Far East Gold**' or '**Company**'), it is with great pleasure that I can provide you with our Company's FY22 Annual Report, our first such report as a publicly listed company.

In 2022, Far East Gold successfully completed its Initial Public Offering (**IPO**) and commenced trading on the Australian Securities Exchange (**ASX**) on 28 March 2022. Under the terms of our IPO the Company sought to raise a minimum of \$8,000,000 by the issue of 40 million new fully paid ordinary shares priced at \$0.20 per share. We were successful in raising \$11,734,500 which is approximately 47% above our IPO's minimum subscription target.

The focus for Far East Gold is to explore and develop high quality copper and gold mining assets in Indonesia and Australia. Far East Gold has three mining projects located on the Sunda Magmatic Arc in Indonesia and three Australian mining projects located in Central Queensland's Drummond Basin and Connors Arc regions.

Key highlights for the Company's projects are as follows:

- The Woyla Copper Gold Project is a 24,260 ha 6th generation Contract of Work in the Aceh region of North Sumatra, Indonesia. In our opinion this project is one of the most highly prospective undrilled copper gold projects in South-East Asia with the potential to host high grade epithermal and porphyry deposits. FEG holds a 51% interest in the project that will increase to 80% upon the Company's completion of a feasibility study and definition of a maiden JORC resource estimate for the project.
- The Trenggalek Copper Gold Project is a 12,813 ha IUP OP (Mining licence for operation and production) in East Java, Indonesia. This advanced project has more than 17,700m of drilling completed and hosts several large-scale porphyry and epithermal prospects. Far East Gold has secured the right to acquire 100% economic interest in the project.
- Wonogiri Copper Gold Project is a 3,928 ha IUP Exp (Mining licence for exploration) in Central Java, Indonesia. This advanced project has a JORC 2012 resource estimate which, using a cut-off grade 0.2 g/t AuEq, contains 81.56 million tonnes at 0.44 g/t AuEq (0.38 g/t gold and 0.11% copper). This represents 996,500 ounces of gold and 190 million pounds of copper, or 1.15 million ounces AuEq. At a cutoff grade of 0.5g/t AuEq the total contained resource estimate is 20.95 million tonnes at 0.85 g/t Au and 0.16% copper, representing 573,000 ounces AuEq consisting of 533,000 ounces of gold and 74 million pounds of copper. Far East Gold holds a 100% economic interest in the project.

- The Hill 212 Gold Project is a 1,920 ha EPM (exploration permit for minerals) in Central Queensland, Australia. The project is situated in the highly prospective Drummond Basin and previous drilling indicates epithermal gold vein and breccia deposits. Far East Gold has a 90% interest in the tenement through an up-front Earn-In Agreement.
- The Blue Grass Creek Gold Project is a 2,240 ha EPM (exploration permit for minerals) in Central Queensland, Australia. The project directly adjoins the Hill 212 tenement and early-stage exploration activities indicate an extension of the Hill 212 epithermal gold vein and breccia deposits into the Blue Grass Creek tenement. Far East Gold has a 90% interest in the tenement through an up-front Earn-In Agreement.
- The Mount Clark West Copper Gold Project is a 1,912 ha EPM (exploration permit for minerals) in Central Queensland, Australia. The project is situated in the highly prospective Connors Arc region and previous geophysics and drilling indicates porphyry copper gold deposits at depth. Far East Gold has a 90% interest in the tenement through an upfront Earn-In Agreement.

Since listing on the ASX, the Company has diligently applied the funds raised in the IPO to further advance exploration activities on our projects and the permitting required to progress the projects towards mine development and operation.

On behalf of the Board of Directors, I would like to thank our shareholders and all our other stakeholders for their ongoing support over the last 12 months and look forward to reporting to you further on what we believe will be an exciting year ahead for the Company.

Yours sincere

Paul Walker Chairman

CHAIRMAN'S LETTER

Share Price

As at 29 September 2022



FY2022 HIGHLIGHTS

Shareholder Value

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- Initial Public Offering (IPO) raised AU\$11.73M which is approximately 47% over-subscribed above minimum raise target.
- Listed on the ASX on 28 March 2022 at \$0.20 per share.
- One of the best performing IPOs of 2022.

Operations

- Acquisition of the Wonogiri Project was completed.
- Stage 1 acquisition of 51% interest in the Woyla Project was completed.
- Acquisition of 90% interest under the Up-front Earn-In Agreements for the Mount Clark West Project, Hill 212 Project and Blue Grass Creek Project.
- Conduct and Compensation Agreement for advanced exploration activities agreed with the Hill 212 Project tenement's landowner.
- Wonogiri Project's AMDAL environmental approval application progressed.

- Woyla Project received its first ever environmental authority (UKL-UPL) to allow advanced exploration including drilling to occur.
- Definition of additional 8,000m of epithermal vein system on the Woyla Project taking the total defined strike length to 13,000m.
- First ever Induced Polarisation (IP) geophysics survey on the Woyla Project.
- Bonanza grade assay results returned from rock samples on the Woyla Project of up to 119 g/t gold and 1,179 g/t silver.
- Definition of additional 7,500m of epithermal vein system on the Hill 212 Project taking the total defined strike length to 10,000m.
- Drill program defined for the Woyla Project, Hill 212 Project and Trenggalek Project.

FY2022 HIGHLIGHTS

Social

- Zero reportable environmental incidents.
- 100% compliance with all environmental licence conditions.

Environment

- First listed Australian junior exploration company admitted to the UN Global Compact.
- MOU signed with Green Gold Technology to access its world leading ReCyn technology to reduce cyanide consumption during future mine operations.
- MOU signed with Quantum Power Asia to provide sustainable solar energy solutions.

- Zero fatalities.
- Zero lost time injuries.
- Established community based cooperative enterprises to support the Woyla Project on-site exploration activities.
- Participated and supported numerous religious and cultural festivals within the Indonesian project areas.
- Engaged the Jangga People to perform a Cultural Heritage Survey at the Hill 212 Project.

Governance

- To the extent applicable, the Corporate Governance Principles and Recommendations (4th Edition) as published by the ASX Corporate Governance Council were adopted and relevant policies published on the Company's website.
- Audit Committee established by the Board.
- Highly experienced Non-Executive Director, Mr Michael Thirnbeck appointed to the Board in accordance with terms of the Woyla Project acquisition agreement.

Statement of Corporate Governance:

To view or download a copy of our Statement of Corporate Governance Practices, please go to: https://www.fareast.gold/home-2

OPERATING REVIEW



	PROJECT	LOCATION	MINING LICENCE Type	TENEMENT AREA	MINEROLOGY TYPE	CURRENT Project Stage
_	Woyla Copper Gold Project	Aceh, Indonesia	6th Generation Contract of Work	24,260 ha	Porphyry	Early stage exploration done Drill program defined Not yet drilled
	Trenggalek Copper Gold Project	East Java, Indonesia	IUP-Operation and Production	12,813 ha	Porphyry an Epithermal	Advanced exploration including drilling done Feasibility and scoping study complete no JORC resource estimate
	Wonogiri Copper Gold Project	Central Java, Indonesia	IUP-Exploration	3,928 ha	Porphyry and Epithermal	Advanced exploration including drilling done Scoping study and infill drill program defined 1.15Moz Au Eq JORC resource estimate
	Hill 212 Gold Project	Drummond Basin, Queensland, Australia	Exploration Permit Mineral (EPM)	1,920 ha	Epithermal	Advanced exploration including drilling done Expansion drill program commenced
	Blue Grass Creek Gold Project	Drummond Basin, Queensland, Australia	Exploration Permit Mineral (EPM)	2,240 ha	Porphyry	Early stage exploration done Not yet drilled
	Mount Clark West Copper Gold Project	Connors Arc, Queensland, Australia	Exploration Permit Mineral (EPM)	1,912 ha	Epithermal	Advanced exploration including drilling done Expansion geophysics program defined





Woyla Copper Gold Project





Wonogiri Copper Gold Project



Hill 212 Gold Project



Blue Grass Creek Gold Project



Mount Clark West Copper Gold Project

OPERATING REVIEW

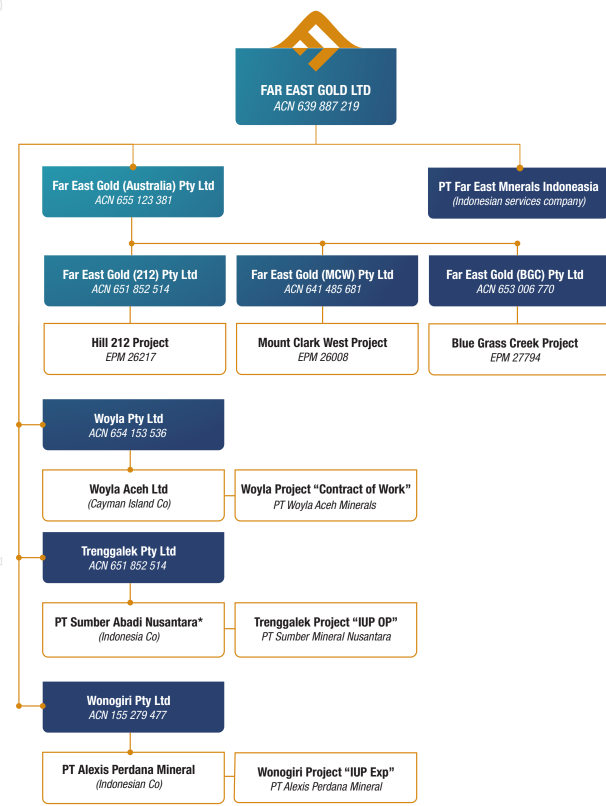
FAR EAST GOLD PROJECT SUMMARY

Far East Gold is an Australian public Company listed on the ASX with six copper and gold projects, three located in Indonesia and three in Australia. These projects comprise:

- The Woyla Copper Gold Project a highly prospective 6th generation Contract of Work in the Aceh region of North Sumatra, Indonesia. This was previously explored by Barrick Gold (1996-1998) and then by Newcrest (1999-2002). The project is situated adjacent to Baru Gold's large deposit at Miwah that contains 3.1Moz of NI 43-101 compliant gold resource and 8.85Moz of silver.
- The Trenggalek Copper Gold Project is an advanced 12,813 ha IUP OP that is highly prospective for island arc-type epithermal and porphyry-related gold and base metal deposits with 17,786m of drilling completed.
- Wonogiri Copper Gold Project has 21,771m of drilling completed and a JORC 2012 resource estimate of 533Koz of gold, with a cut off 0.5g/t at the Randu Kuning deposit. This also equates to 996,500 ounces of gold and 190 million pounds of copper, or 1.15 million ounces AuEq with a cut off 0.2g/t.
- The Hill 212 Gold Project is located in the highly prospective Drummond Basin, a 10.0 km epithermal gold vein and breccia deposit has been identified with 730m of exploration drilling already performed.
- The Blue Grass Creek Gold Project is an exploration tenement in Central Queensland that directly adjoins the Hill 212 tenement and early-stage exploration activities indicate an extension of the Hill 212 epithermal gold vein and breccia deposits into this tenement.
- The Mount Clark West Copper Gold Project is located in the Connors Arc with data identifying a potentially large-scaled porphyry system coincident with Cu-Au-Mo chemistry. Drilling of 4 holes for 1,283m suggesting the location proximal to a mineralized porphyry system.

OPERATING REVIEW

The entities of the Company and the Projects held by each entity upon IPO and completion of the acquisitions are set out in the chart below. Far East Gold, through its subsidiaries, has full operational control of all six projects.



* Finalisation of the acquisition of Far East Gold's interest in PT Sumber Abadi Nusantara for the Trenggalek Project is progressing in accordance with the terms of the Conditional Share Purchase Agreement.

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OPERATING REVIEW INDONESIA

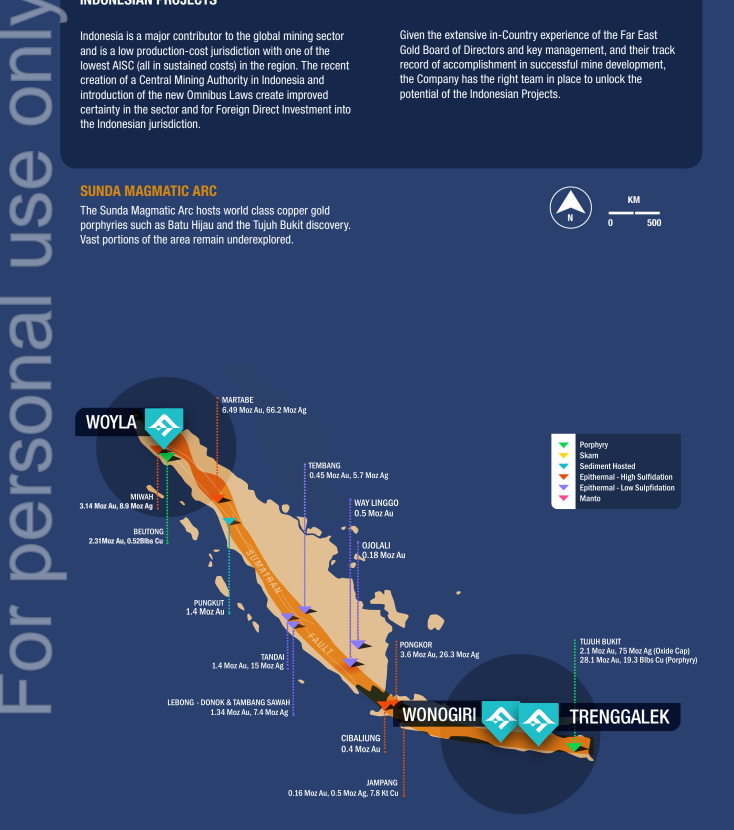
INDONESIAN PROJECTS

Indonesia is a major contributor to the global mining sector and is a low production-cost jurisdiction with one of the lowest AISC (all in sustained costs) in the region. The recent creation of a Central Mining Authority in Indonesia and introduction of the new Omnibus Laws create improved certainty in the sector and for Foreign Direct Investment into the Indonesian jurisdiction.

Given the extensive in-Country experience of the Far East Gold Board of Directors and key management, and their track record of accomplishment in successful mine development, the Company has the right team in place to unlock the potential of the Indonesian Projects.

SUNDA MAGMATIC ARC

The Sunda Magmatic Arc hosts world class copper gold porphyries such as Batu Hijau and the Tujuh Bukit discovery. Vast portions of the area remain underexplored.



OPERATING REVIEW INDONESIA

WOYLA COPPER GOLD PROJECT





The Woyla Copper Gold Project is a highly prospective 24,260 ha 6th generation Contract of Work in the Aceh region of North Sumatra, previously explored by Barrick Gold (1996-1998) and then by Newcrest (1999-2002). Historic exploration included:

- Aeromagnetic and radiometric survey.
- Landsat TM based lithostructural interpretations.
- Regional stream sampling and mapping.
- Petrographic investigations.
- Anomaly follow-up prospecting and soil/trench sampling.

There is more than 13km of collective strike length of gold bearing low sulphidation epithermal type quartz vein systems. The company has identified numerous drill ready vein targets at four main prospect areas within an 8km x 6km area (Anak Perak, Rek Rinti, Aloe Eumpeuk and Aloe Rek). Trench sampling at the Aloe Eumpeuk prospect returned 16m @ 2.93Au, 2Ag, incl. 9m @ 5.16Au, 2.41Ag and. 1m @ 28.3Au, 9.9Ag.

Operations by the Company on the Woyla Project in FY 2022 included:

 Grant from the Minister of Environment and Forestry of the Republic of Indonesia (MoEF) of an Index of Indicative Termination Map (Peta Indikatif Penghentian Pemberian Izin Baru or "PIPPIB") to conduct advanced exploration activities in approximately 7,688 ha of forest designated areas within the tenement.

- Grant from the MoEF of the Upaya Pengelolaan Lingkungan

 Upaya Pemantauan Lingkungan (UKL-UPL) approving the Company's planned Environmental Management Efforts (UKL) and Environmental Monitoring Efforts (UPL). The approval allows the Company to undertake advanced exploration including drilling across all four main prospects.
- Rock Chip sampling of quartz veins within the Aloe Eumpeuk prospect returned further bonanza gold and silver grades of 63 g/t gold, 1,179 g/t silver and 26.16 g/t gold, 597 g/t silver. Rock Chip sampling of quartz veins within the Rek Rinti prospect returned 38.14 g/t gold, 581 g/t silver and 46.38g/t gold, 138 g/t silver.
- Field observations suggest potential to establish structural continuity between the Rek Rinti and Aloe Eumpeuk vein systems and also possibly the Aloe Rek vein system located about 2km south of Aloe Eumpeuk.
- Petrographic studies confirmed the presence of free gold (electrum) associated with sulphides in samples of vein material collected from the four main vein systems.
- Induced Polarization (IP) Survey works program within the Anak Perak prospect in collaboration with the Geological Agency of the Indonesian Government's Ministry of Energy and Mineral Resources.
- Camp upgrades in preparation for drilling.

OPERATING REVIEW INDONESIA

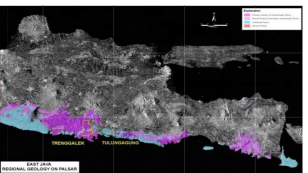
TRENGGALEK COPPER GOLD PROJECT





The Trenggalek Copper Gold Project is an advanced 12,813 ha IUP highly prospective for island arc-type epithermal and porphyry-related gold and base metal deposits. Multiple prospects with large alteration footprints and associated gold-multielement anomalies with a range of epithermal and porphyry-related alteration/ mineralisation signatures.

Large tracts of the Trenggalek IUP have yet to be prospected, with potential to identify new prospect areas. Interpretation of airborne magnetic survey data by previous companies identified potential buried porphyry systems and reflected on surface with zones of jasperoidal alteration and hydrothermal breccia found within overlying limestone and volcanic stratigraphy in parts of the tenement.



Operations by the Company on the Trenggalek Project in FY 2022 included:

- Assumption of full control of the project, accounts and staff under the terms of the Conditional Share Purchase Agreement whilst progressing the acquisition.
- Issue by Indonesian Government's Ministry of Energy and Mineral Resources of the IUP – Operation and Production (Izin Usaha Pertambangan Operasi Produksi) to the Company for the project.
- Payment to the Indonesian Government of dead-rent and postmining reclamation guarantee bonds.
- Application made for the Izin Persetujuan Penggunaan Kawasan Hutan (IPPKH) to allow the Company to carry out its drilling program on forest designated land within the tenement.
- Metallurgical testing of core samples to determine feasibility of Heap Leach processing.
- Establishing new site office and site team.

OPERATING REVIEW INDONESIA

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The Wonogiri Copper Gold Project is an advanced 3.928ha IUP (Exploration Mining Permit) for porphyry and epithermal gold and base metals. Wonogiri has a JORC Resource 1.15Moz AuEq sub outcropping porphyry prospect which remains open at depth.

1.15 million ounce gold equivalent JORC 2012 mineral resource comprising 996 thousand oz Au (48% measured, 6% indicated and 46% inferred); and 190 million Ibs Cu (38% measured, 3% indicated and 59% inferred).

The Randu Kuning prospect at Wonogiri, holds a shallow gold rich porphyry deposit returning consistent wide economic grade Au and Cu mineralisation from surface, with only the top 500m drill tested to date. The deposit remains open at depth.

The deposit has provided excellent metallurgical test results, with up to 89.0% recovery of Au and 93% of Cu via flotation, with potential for 55% recovery of gold by gravity.



Operations by the Company on the Wonogiri Project in FY 2022 included:

- Technical Approval for the Compliance of Emission Quality Standards for the Wonogiri Project was formally approved by the MoEF.
- Metallurgical test work of porphyry and epithermal undertaken with samples showing high gold recoveries of 96%, most being attributable to high extraction rate gravity recoverable gold of 75%.
- Updated Scoping Study commenced.
- Reinterpretation and 3D inversion modelling of historical magnetic and induced polarization (IP) geophysical data has identified three new porphyry drill targets and potential extension of the intrusive corridor south-east of the Rundu Kuning deposit.
- AMDAL environmental permit progressed for the planned Carbon-in-Leach (CIL) processing mill operating at a rate of up to 1 million tonnes per year.

personal

OPERATING REVIEW AUSTRALIA

AUSTRALIAN PROJECTS

Far East Gold's three Australian Projects are highly prospective for epithermal gold and copper gold porphyry deposits. Far East Gold will build on the initial scout drilling which has returned promising indications for economic mineralisation of size

Far East Gold's three Australian projects are located in the highly prospective Drummond Basin and Connors Arc areas in Queensland and are in close proximity to other world class operational mine sites. The Queensland portfolio consists of two Epithermal gold projects and one Porphyry copper gold project

DRUMMOND BASIN & CONNORS ARC

Far East Gold's projects at Hill 212, Blue Grass Creek and Mount Clark West are located in the highly prospective Drummond Basin and Connors Arc.

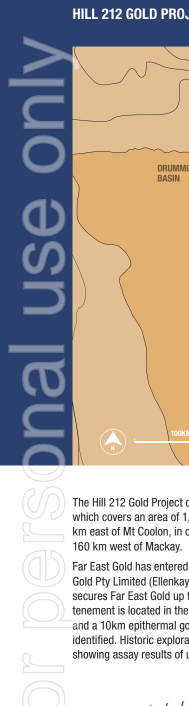




OPERATING REVIEW AUSTRALIA

HILL 212 GOLD PROJECT

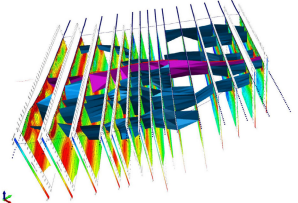






The Hill 212 Gold Project consists of one tenement (EPM 26217), which covers an area of 1,920 ha. The project is located 30 km east of Mt Coolon, in central Queensland, approximately

Far East Gold has entered into an Earn-In Agreement with Ellenkay Gold Pty Limited (Ellenkay) for the Hill 212 Gold Project that secures Far East Gold up to 90% economic interest. The Hill 212 tenement is located in the highly prospective Drummond Basin and a 10km epithermal gold vein and breccias deposit has been identified. Historic exploration included 730m of exploration drilling showing assay results of up to 6.9g/t Au.

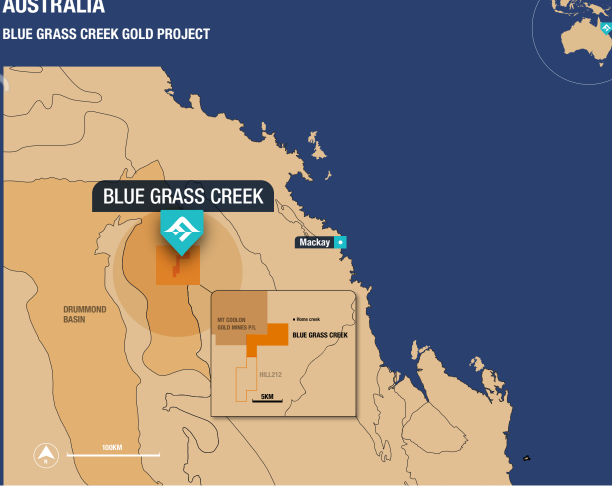


Operations by the Company on the Hill 212 Project in FY 2022 included:

- The application to renew and extend the exploration permit for the Hill 212 tenement was lodged with the Queensland Government's Department of Resources and further 5-year term was granted in October 2021.
- The Conduct and Compensation Agreement was entered into with the tenement landowner to allow drilling to occur during the new term of the EPM.
- The camp facilities were upgrade in preparation for drilling.
- Additional rock samples were taken from the new bobcat zone vein outcrop.
- A 24 line km CSAMT geophysics survey was completed.
- An additional 7.5 km of epithermal vein system was identified.

Above: Extensive Epithermal Vein System

OPERATING REVIEW AUSTRALIA

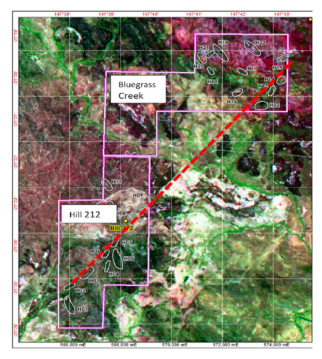


The Blue Grass Creek Gold Project consists of one tenement (EPM 27794), which covers an area of 2,240 ha and is located immediately adjoining and north of the Hill 212 Gold Project. The project is located 30 km east of Mt Coolon in Central Queensland, approximately 160 km west of Mackay.

Far East Gold has entered into an Earn-In Agreement with Ellenkay for the Blue Grass Creek Gold Project that secures Far East Gold up to 90% economic interest in the tenement

Operations by the Company on the Blue Grass Creek Project in FY 2022 included:

- Finalising the Up-front Earn-In Agreement with the vendors Ellenkay.
- Issuing Notice of Entry to tenement landowners.
- Field investigations to confirm the epithermal vein trend from Hill 212 into the Blue Grass Creek tenement.

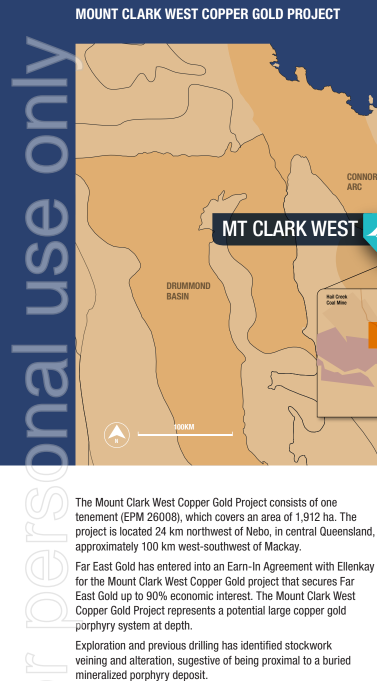


Above: Altered interpretation from Aster and Landsat satellite data

OPERATING REVIEW AUSTRALIA

MOUNT CLARK WEST COPPER GOLD PROJECT





There are two very strong, discrete and remanently magnetised anomalies to the south of the tenement. These anomalies may indicate strong magnetite-biotite alteration which could be associated with gold-silver or other polymetallic mineralisation on the outer periphery of the system. A similar geophysical signature is observed at the Mt Leyshon mine in Queensland.

perations by the Company on the Mount Clark West Copper Gold Project in FY 2022 included:

- Engaged with tenement landowners and secured access rights for next stage of exploration.
- Issuing Notice of Entry to tenement landowners.
- Field investigations and soil sample survey to the southern magnetic anomaly within the tenement.
- Engaged consultants to undertake a deep ground penetrating (MIMDAS) geophysics survey over a total of eight lines for a total of 21 line kilometres at 400m spacing.



Above: HorseShoe Hill Outcrop Sample (1801-056)

CONNORS ARC

Hail Creek Coal Mine

Nebo

MT CLARK WEST

Nebo

OPERATING REVIEW

TENEMENT SCHEDULE

LOCATION	PROJECT	TENEMENT DETAILS	NATURE OF INTEREST AS AT 30 JUNE 2022
Queensland, Australia	Hill 212 Gold Project	Exploration Permit for Minerals 26217	90% interest under up-front Earn in Agreement – can be increased to 100% upon vendor election to take 2% net smelter royalty
Queensland, Australia	Mount Clark West Copper Gold Project	Exploration Permit for Minerals 26008	90% interest under up-front Earn in Agreement – can be increased to 100% upon vendor election to take 2% net smelter royalty
Queensland, Australia	Blue Grass Creek Gold Project	Exploration Permit for Minerals 27794	90% interest under up-front Earn in Agreement – can be increased to 100% upon vendor election to take 2% net smelter royalty
Aceh, Indonesia	Woyla Copper Gold Project	6th Generation Contract of Work	51% interest. Under terms of the CSPA will increase to 80% upon completion of maiden JORC resource estimate and Indonesian Government Feasibility Study - can be increased to 100% upon vendor election to take 2% net smelter royalty
East Java, Indonesia	Trenggalek Copper Gold Project	IUP – Operation and Production (Izin Usaha Pertambangan Operasi Produksi)	0%. Under terms of the CSPA will increase to 100% economic interest upon completion of the stage 2 acquisition
Central Java, Indonesia	Wonogiri Copper Gold Project	IUP – Exploration (Izin Usaha Pertambangan Eksplorasi)	100% economic interest

GROUP FINANCIAL REPORT FOR THE YEAR ENDED 30 JUNE 2022

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The Directors' present their report, together with the financial statements, on the consolidated entity consisting of Far East Gold Ltd (the parent entity or Company) and the entities it controlled at the end of, or during the year ended 30 June 2022 (the Group).

Directors

The following persons were directors of Far East Gold Ltd during the whole of the year and up to the date of this report, unless otherwise stated:

Paul Walker

Shane Menere

Marc Denovan

Justin Werner

Dr Christopher Atkinson

Michael Thirnbeck (Appointed 20 May 2022)

Principal activities

During the year, the principal activities of the Group consisted of concluding asset acquisition agreements, the commencement and continuation of permitting activities and mineral exploration and evaluation.

Dividends

There were no dividends paid, recommended, or declared in the current financial year (2021: Nil).

Operating and financial review

At 30 June 2022, the Group remains well funded to continue operations. The Group had net assets of \$25,083,659 (2021: \$2,511,737) and an excess of current assets over current liabilities of \$9,521,333 (2021 Restated: \$2,471,295). The Group reported a net loss after income tax of \$3,429,247 (2021 Restated: \$4,556,080).

Please refer to pages 6 to19 of this Annual Report for further information on the Group with respect to a review of operations during the year ended 30 June 2022 and comments on the financial position, business strategies, likely developments, and prospects for future financial years.

Coronavirus (COVID-19) impacts

The Group continues to follow all recommendations from Queensland Health and the Australian and Indonesian Governments to provide a COVID-19 safe workplace.

Travel restrictions have impacted the Group by limiting travel to sites and this has delayed some activities, as well as travel to Indonesia to meet with officials which has delayed some permitting applications. These restrictions remain in place at reporting date.

Significant changes in the state of affairs

Far East Gold successfully completed its Initial Public Offering (IPO) and commenced trading on the Australian Securities Exchange (ASX) on 28 March 2022.

Other than the matter noted above, there were no significant changes to the state of affairs of the operation during the year.

Likely developments

The Group will continue to pursue its policy concluding asset acquisition agreements, the commencement and continuation of permitting activities and mineral exploration and evaluation during the next financial year.

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

Matters subsequent to the end of the financial year

The following outlines significant matters that have occurred after the end of financial year:

 The Izin Persetujuan Penggunaan Kawasan Hutan (IPPKH) to allow the Company to carry out its drilling program on approximately 7,181 ha of designated land within the Woyla Project's tenement was granted on 6 September 2022.

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

Environmental regulation

The Group is subject to environmental regulations under laws of Queensland and Indonesia where it holds mineral exploitation and mining tenements. During the year, the Group's activities recorded no non-compliant issues.

Information on directors

The Directors of the Company during or since the end of the financial period are as follows:

Paul Walker, Cha	irman of the Board
Experience and expertise	Paul has over 30 years of experience in international business, capital raising and managing large-scale infrastructure and resource projects throughout the world.
	In 2009, Paul was the co-founder and Chairman of an Indonesian mining company that successfully acquired several exploration assets and brought into operation a coal mine in Kalimantan.
	Paul lectures at the University of Queensland's Business School – Strategy and Entrepreneurship Discipline, is a Member of the Australian Institute of Project Management and a Barrister-at-Law.
Shane Menere, C	hief Executive Officer
Experience and expertise	Shane is an expert in leading major projects from exploration to operation. He was the Australia Pacific region (APAC) President Director of a global mining R&D technology and equipment processing company.
	Shane has more than 25 years of experience in resource and infrastructure projects globally with over 15 years' experience working with some of the largest mine sites throughout Asia Pacific.
	He has a strong background in financial markets/investor relationships and has held board positions on several other Australian gold mining and exploration companies.

Marc Denovan, C	hief Financial Officer
Experience and	Marc has a strong commercial and financial background gained in Australia and Papua New Guinea (PNG).
expertise	Marc was CEO of Trukai Industries Ltd, the largest subsidiary of Ricegrowers Ltd (ASX:SGLLV). Prior to becoming CEO of Trukai Industries Ltd, Marc was their General Manager – Finance.
	Marc was formerly Chairman, Manufacturers Council of PNG and a Director of the Rural Industries Council (PNG).
	Before joining Ricegrowers Ltd, Marc was a Director at KPMG Australia where he spent 11 years specialising in Business Advisory and Taxation within the mining and property sectors.

Justin Werner, N	Justin Werner, Non-Executive Director						
Experience and expertise	Justin has over 20 years' mining experience and 10 years' experience in capital markets. He has a very strong track record of mine discovery and development in Indonesia.						
	He is currently the Managing Director of Nickel Mines Limited (ASX:NIC) which is Australia's largest pure Nickel producer (market capitalisation >AU\$2Bn). He is also a non-executive director of ASX listed Alpha HPA (ASX:A4N).						

Dr Christopher Atkinson, Non-Executive Director

Experience and expertise	Chris is a geologist with over 30 years of international experience. Chris is a founding investor in several successful Exploration and Production start up ventures.
	Chris is a founding director of Worldwide Petroleum Services Pte Limited based in Singapore and acts as a non- executive board member for Rex International Holdings (SGX:REXI), their subsidiary companies Lime Petroleum in Norway and Masirah Oil in Oman.
	In 2018, Chris co-founded Helios Aragon, which is exploring for natural hydrogen and helium in onshore Spain. He is currently the Chairman and acting CEO of Sonoro Energy Limited (TSX-V:SNV).

Michael Thirnbeck Non-Executive Director

Experience and expertise	Michael has over 30 years' of broad mining, corporate and commercial experience whilst managing numerous mineral development projects in Papua New Guinea, Indonesia and Australia. He is a successful gold explorer with direct involvement in +1 Moz gold discoveries on the Island of New Guinea. He can also bring special knowledge and experience to bear on projects or investments which span the Pacific, due to his close knowledge of several Southeast Asian jurisdictions and markets in Canada, Australia and Europe.
	Michael holds a Bachelor of Science (Geology and Mineralogy) with Honours from the University of Queensland, Brisbane. Michael is a past and present officer of mining corporations in Singapore, Indonesia and Australia and is a 30 year Member of the Australasian Institute of Mining and Metallurgy.

Company Secretary

Ms Catriona Glover is a qualified lawyer with over 20 years' experience in corporate and commercial law with a focus on corporate governance and company secretarial advice for both listed and unlisted companies. Catriona has provided legal, corporate governance and company secretarial advice to a number of companies in a wide range of industries including mining, stockbroking, education, manufacturing, software as well as notfor-profit organisations.

Meetings of directors

The number of meetings of the Company's Board of Directors ("the Board") held during the year ended 30 June 2022 and the number of meetings, which the Directors were eligible to attend were:

	AUDIT AND Full Board Risk Committee			
	ATTENDED	HELD	ATTENDED	HELD
Paul Walker	11	11	-	-
Shane Menere	9	11	-	-
Marc Denovan	11	11	1	1
Justin Werner	8	11	1	1
Dr Christopher Atkinson	10	11	1	1
Michael Thirnbeck	-	-	-	-

The remuneration report details the key management personnel remuneration arrangements for the Company, in accordance with the requirements of the Corporations Act 2001 and its Regulations.

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including all directors.

The remuneration report is set out under the following main headings:

- Principles used to determine the nature and amount of remuneration;
- Details of remuneration;
- Service agreements;
- Share-based compensation;
- Additional information; and
- Additional disclosures relating to key management personnel.

Principles used to determine the nature and amount of remuneration (audited)

The objective of the consolidated entity's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework aligns executive reward with the achievement of strategic objectives and the creation of value for shareholders and is considered to conform to the market best practice for the delivery of reward. The Board of Directors ('the Board') ensures that executive reward satisfies the following key criteria for good reward governance practices:

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

The reward framework is designed to align executive reward to shareholders' interests. The Board have considered that it should seek to enhance shareholders' interests by:

- focusing on sustained growth in shareholder wealth, consisting of dividends and growth in share price, and delivering constant or increasing return on assets as well as focusing the executive on key non-financial drivers of value; and
- attracting and retaining high calibre executives.

Additionally, the reward framework should seek to enhance executives' interests by:

- rewarding capability and experience;
- reflecting competitive reward for contribution to growth in shareholder wealth; and
- providing a clear structure for earning rewards.

Non-executive directors remuneration

Fees and payments to non-executive directors reflect the demands and responsibilities of their role. Non-executive directors' fees and payments are reviewed annually. Management may, from time to time, receive advice from independent remuneration consultants to ensure non-executive directors' fees and payments are appropriate and in line with the market. The chairman's fees are determined independently to the fees of other non-executive directors based on comparative roles in the external market. The Chairman is not present at any discussions relating to the determination of his own remuneration.

ASX listing rules require the aggregate non-executive directors' remuneration be determined periodically by a general meeting. The most recent determination was prior to the Group listing on the ASX, at the Annual General Meeting held on 10 December 2021, where the shareholders approved a maximum annual aggregate remuneration of \$400,000.

Executive remuneration

The Company aims to reward executives based on their position and responsibility, with a level and mix of remuneration which has both fixed and variable components.

The executive remuneration and reward framework has four components:

- base pay and non-monetary benefits;
- short-term performance incentives;
- share-based payments; and
- other remuneration such as superannuation and long service leave.

The combination of these comprises the executive's total remuneration.

Fixed remuneration, consisting of consulting fees, superannuation and non-monetary benefits, are reviewed annually by the Board based on individual and business unit performance, the overall performance of the consolidated entity and comparable market remunerations.

Executives may receive their fixed remuneration in the form of cash or other fringe benefits where it does not create any additional costs to the consolidated entity and provides additional value to the executive.

The short-term incentives ('STI') program is designed to align the targets of the business units with the performance hurdles of executives. STI payments are granted to executives based on specific annual targets and key performance indicators ('KPI's') being achieved. KPI's include progress of exploration, licensing and permitting activities as well as leadership contribution. During the current year, no STI's were paid.

The long-term incentives ('LTI') include long service leave and options. Options are awarded to executives over a period of three years based on long-term incentive measures. These include increase in shareholders value relative to the entire market and the increase compared to the consolidated entity's direct competitors.

Consolidated entity performance and link to remuneration

Remuneration for certain individuals is directly linked to the performance of the consolidated entity. Refer to the section 'Additional information' below for details of the earnings and total shareholders return in recent years.

Remuneration report (continued) (audited)

Voting and comments made at the Company's 2021 Annual General Meeting ('AGM')

The 2021 AGM was held prior to the Group listing on the ASX, therefore no remuneration report for the period ended 30 June 2021 was completed or approved. The Company did not receive any specific feedback at the AGM regarding its remuneration practices.

Details of remuneration

Amounts of remuneration

Details of the remuneration of key management personnel of the consolidated entity are set out in the following tables. The key management personnel of the Group consisted of the following directors of Far East Gold Limited:

NAME	POSITION	APPOINTMENT DATE
NON-EXECUTIVE DIRECTORS		
Justin Werner	Non-Executive Director	20 March 2020
Dr Christopher Atkinson	Non-Executive Director	1 April 2020
Michael Thirnbeck	Non-Executive Director	20 May 2022
EXECUTIVE DIRECTORS		
Paul Walker	Executive Chairman	20 March 2020
Shane Menere	Chief Executive Officer	20 March 2020
Marc Denovan	Chief Financial Officer	20 March 2020
OTHER KMP		
Jim Gultom	Country Director - Indonesia	20 March 2020

There have been no changes since the end of the year.

		SHORT-TERM Benefits	POST-EMPLOYMENT BENEFITS	LONG-TERM Benefits	SHARE-BASEI	D PAYMENTS	
	SALARY AND FEES	NON- MONETARY	SUPER- ANNUATION	LONG SERVICE LEAVE	EQUITY-SETTLED Shares	EQUITY-SETTLED OPTIONS	TOTAL
2022	\$	\$	\$	\$	\$	\$	\$
NON-EXECUTIVE DIRECTO	RS:						
J Werner	22,500	-	-	-	25,874	89,943	138,317
C Atkinson	15,000	-	-	-	-	44,971	59,971
M Thirnbeck*	12,598	-	679	-	-	-	13,277
EXECUTIVE DIRECTORS:							
P Walker	121,250	-	-	-	25,874	89,943	237,067
S Menere	171,876	-	-	-	25,874	89,943	287,693
M Denovan	27,121	-	-	-	25,874	89,943	142,938
OTHER KEY MANAGEMEN	T PERSONNEL:						
J Gultom	112,843	-	-	-	-	89,943	202,786
	483,188	-	679	-	103,496	494,686	1,082,049

* Represents remuneration from 20 May 2022 to 30 June 2022 since being appointed as a Director.

Remuneration report (continued) (audited)

	SHARE-BASED PAYMENTS		LONG-TERM BENEFITS	POST- Employment Benefits		SHORT-TERM Benefits		
TOTAL	EQUITY-SETTLED OPTIONS	EQUITY-SETTLED Shares	LONG SERVICE Leave	SUPER- ANNUATION	SHORT-TERM INCENTIVE	NON- MONETARY	SALARY AND FEES	
\$	\$	\$	\$	\$	\$	\$	\$	2021
							TORS:	NON-EXECUTIVE DIRE
38,118	-	38,118	-	-	-	-	-	J Werner
19,059	-	19,059	-	-	-	-	-	C Atkinson
-	-	-	-	-	-	-	-	M Thirnbeck*
							S:	EXECUTIVE DIRECTOR
38,118	-	38,118	-	-	-	-	-	P Walker
152,930	-	-	-	-	-	-	152,930	S Menere
38,118	-	38,118	-	-	-	-	-	M Denovan
							ENT PERSONNEL:	OTHER KEY MANAGEN
137,247	-	15,247	-	-	30,000	-	92,000	J Gultom
423,590	-	148,660	-	-	30,000	-	244,930	

The proportion of remuneration linked to performance and the fixed proportion are as follows:

	FIXED RE	MUNERATION	AT RISK - STI			AT RISK - LTI
NAME	2022	2021	2022	2021	2022	2021
NON-EXECUTIVE DIRECTORS:						
J Werner	81%	-	-	-	19%	100%
C Atkinson	100%	-	-	-	-	100%
EXECUTIVE DIRECTORS:						
P Walker	89%	-	-	-	11%	100%
S Menere	91%	100%	-	-	9%	-
M Denovan	82%	-	-	-	18%	100%
M Thirnbeck	100%	-	-	-	-	-
OTHER KEY MANAGEMENT PERSONNEL:						
J Gultom	100%	67%	-	33%	-	-

Remuneration report (continued) (audited)

Service agreements

Remuneration and other terms of employment for key management personnel are formalised in service agreements. Details of these agreements are as follows:

Name: Paul Walker

Title: Executive Chairman

Agreement commenced: 1 April 2020

Term of agreement: No fixed term

Details: Base annual fees of \$125,000 as at 30 June 2022, 3 month termination notice by either party and confidentiality clauses. There are no fixed remuneration increases in the contract. Performance rights were granted for a period of six months to December 2021 in accordance with the service contract for services performed prior to IPO. Each grantee is granted performance rights to the value of the monthly service value as set out in the service contract. The performance rights vested immediately on grant as there are no other vesting conditions. The performance rights were only able to be exercised on IPO of the company and will be issued a quantity of shares equal to the value of the issued performance rights at the IPO share issue price. There were no other conditions attached to the performance rights.

Name: Shane Menere

Title: Director and Chief Executive Officer

Agreement commenced: 1 April 2020

Term of agreement: No fixed term

Details: Base annual fees of \$237,500 as at 30 June 2022, 3 month termination notice by either party and confidentiality clauses. There are no fixed remuneration increases in the contract. Performance rights were granted for a period of six months to December 2021 in accordance with the service contract for services performed prior to IPO. Each grantee is granted performance rights to the value of the monthly service value as set out in the service contract. The performance rights vested immediately on grant as there are no other vesting conditions. The performance rights were only able to be exercised on IPO of the company and will be issued a quantity of shares equal to the value of the issued performance rights at the IPO share issue price. There were no other conditions attached to the performance rights. Name: Marc Denovan Title: Director and Chief Financial Officer

Agreement commenced: 1 April 2020

Term of agreement: No fixed term

Details: Base annual fees of \$50,000 as at 30 June 2022, 3 month termination notice by either party and confidentiality clauses. There are no fixed remuneration increases in the contract. Performance rights were granted for a period of six months to December 2021 in accordance with the service contract for services performed prior to IPO. Each grantee is granted performance rights to the value of the monthly service value as set out in the service contract. The performance rights vested immediately on grant as there are no other vesting conditions. The performance rights were only able to be exercised on IPO of the company and will be issued a quantity of shares equal to the value of the issued performance rights at the IPO share issue price. There were no other conditions attached to the performance rights.

Name: Jim Gultom

Title: Country director

Agreement commenced: 1 October 2020

Term of agreement: No fixed term

Details: Base annual fees of \$175,000 as at 30 June 2022, 3 month termination notice by either party and confidentiality clauses. There are no fixed remuneration increases in the contract.

Key management personnel have no entitlement to termination payments in the event of removal for misconduct.

Use of remuneration consultants

During the financial year ended 30 June 2022, the consolidated entity, through the Board, engaged AltoPartners Australia, remuneration consultants, to review its existing remuneration policies and provide remuneration benchmarking services. This has resulted in alignment of key management personnel remuneration with industry peers. AltoPartners Australia was paid \$16,375 for these services.

An agreed set of protocols were put in place to ensure that the remuneration recommendations would be free from undue influence from key management personnel. These protocols include requiring that the consultant not communicate with affected key management personnel without the Boards approval, and that the consultant not provide any information relating to the outcome of the engagement with the affected key management personnel. The Board is also required to make inquiries of the consultant's processes at the conclusion of the engagement to ensure that they are satisfied that any recommendations made have been free from undue influence. The Board is satisfied that these protocols were followed and as such there was no undue influence.

Share-based compensation

Performance rights

Details of shares issued to Directors and other key management personnel as part of compensation during the year ended 30 June 2022 are set out below:

NAME	DATE	RIGHTS	FV AT GRANT DATE	ISSUE PRICE	\$	EXPIRY DATE	NOTE
P Walker	8-Nov-21	500,000	\$0.10	\$0.10	50,000	31-Dec-24	(i)
	8-Nov-21	200,000	\$0.058	\$0.10	17,467	31-Dec-24	(ii)
	8-Nov-21	300,000	\$0.10	\$0.10	20,000	31-Dec-24	(iii)
J Werner	8-Nov-21	500,000	\$0.10	\$0.10	50,000	31-Dec-24	(i)
	8-Nov-21	200,000	\$0.058	\$0.10	17,467	31-Dec-24	(ii)
	8-Nov-21	300,000	\$0.10	\$0.10	20,000	31-Dec-24	(iii)
S Menere	8-Nov-21	500,000	\$0.10	\$0.10	50,000	31-Dec-24	(i)
	8-Nov-21	200,000	\$0.058	\$0.10	17,467	31-Dec-24	(ii)
	8-Nov-21	300,000	\$0.10	\$0.10	20,000	31-Dec-24	(iii)
M Denovan	8-Nov-21	500,000	\$0.10	\$0.10	50,000	31-Dec-24	(i)
	8-Nov-21	200,000	\$0.058	\$0.10	17,467	31-Dec-24	(ii)
	8-Nov-21	300,000	\$0.10	\$0.10	20,000	31-Dec-24	(iii)

There are 3 performance conditions; Define a new JORC Mineral Resource Estimate; Increase the overall JORC Mineral Resource Estimate across all projects by a minimum increase of 0.5Moz AuEq and Transition to a mining license for either the Woyla or Wonogiri projects.
 If 1 of these conditions is met, 50% of these right performance rights will vest. If 2 of these conditions are met, 100% of these right performance rights will vest.

ii. The Share price increases 100% above list price based on the 20-day Volume-Weighted Average Price.

iii. Environment, social, governance, health and safety objectives are met. These are measured and vest equally over 3 years.
 Each year, there is 100% allocation if no breach, 67% allocation if there is one breach, 33% allocation if there are two breaches and no allocation if there are more than two breaches.

Remuneration report (continued) (audited)

Options

The terms and conditions of each grant of options over ordinary shares affecting remuneration of directors and other key management personnel in this financial year or future reporting years are as follows:

NAME	NUMBER OF OPTIONS GRANTED	GRANT DATE	VESTING DATE AND Excercisable date	EXPIRY DATE	EXERCISE PRICE	FAIR VALUE PER OPTION AT GRANT DATE
	0.000.000	0.11.01	0.11.01	01 D 04	#0.05	\$2.045
J Werner	2,000,000	8-Nov-21	8-Nov-21	31-Dec-24	\$0.25	\$0.045
C Atkinson	1,000,000	8-Nov-21	8-Nov-21	31-Dec-24	\$0.25	\$0.045
P Walker	2,000,000	8-Nov-21	8-Nov-21	31-Dec-24	\$0.25	\$0.045
S Menere	2,000,000	8-Nov-21	8-Nov-21	31-Dec-24	\$0.25	\$0.045
M Denovan	2,000,000	8-Nov-21	8-Nov-21	31-Dec-24	\$0.25	\$0.045
J Gultom	2,000,000	8-Nov-21	8-Nov-21	31-Dec-24	\$0.25	\$0.045

Options granted carry no dividend or voting rights.

All options were granted over unissued fully paid ordinary shares in the Company. The number of options granted was determined having regard to the satisfaction of performance measures and weightings as described above in the section 'Consolidated entity performance and link to remuneration'. Options are exercisable by the holder as from the vesting date. There has not been any alteration to the terms or conditions of the grant since the grant date. There are no amounts paid or payable by the recipient in relation to the granting of such options other than on their potential exercise.

Values of options over ordinary shares granted, exercised and lapsed for directors and other key management personnel as part of compensation during the year ended 30 June 2022 are set out below:

NAME	VALUE OF OPTIONS GRANTED DURING THE YEAR	VALUE OF OPTIONS Exercised during the year	VALUE OF OPTIONS Lapsed during the year	REMUNERATION CONSISTING OF OPTIONS FOR THE YEAR
J Werner	89,943	-	-	75%
C Atkinson	44,971	-	-	65%
P Walker	89,943	-	-	38%
S Menere	89,943	-	-	31%
M Denovan	89,943	-	-	63%
J Gultom	89,943	-	-	44%

Additional information (audited)

In considering the consolidated entity's performance and benefits for shareholder return, the Board have regard to the following indices in respect of the current and previous year:

	2022	2021
Share price at financial year end (\$)	0.285	-
Total dividends declared (cents per share)	-	-
Basic earnings per share (cents per share)	(0.03)	(0.11)

Remuneration report (continued) (audited)

Additional disclosures relating to key management personnel (audited)

Shareholding

The number of shares in the Company held during the financial year by each Director and other members of key management personnel of the consolidated entity, including their related parties, is set out below:

NAME	BALANCE AT THE START OF THE YEAR	RECEIVED AS PART OF REMUNERATION AND EXERCISED ON IPO	ADDITIONS	DISPOSALS / OTHER	BALANCE AT THE END OF THE YEAR
ORDINARY SHARES					
J Werner	12,500,000	525,000	1,250,000	-	14,275,000
C Atkinson	5,750,000	262,500	-	-	6,012,500
P Walker	7,050,000	525,000	-	-	7,575,000
S Menere	11,000,000	500,000	-	-	11,500,000
M Thirnbeck	-	-	-	65,000*	65,000
M Denovan	2,200,000	525,000	-	-	2,725,000
J Gultom	1,900,000	210,000	-	-	2,110,000
	40,400,000	2,547,500	1,250,000	65,000	44,262,500

* shares held at appointment date

Option holding

The number of options over ordinary shares in the company held during the financial year by each director and other members of key management personnel of the consolidated entity, including their personally related parties, is set out below:

)	NAME	BALANCE AT THE START OF THE YEAR	GRANTED	EXERCISED	EXPIRED/ Forfeited/ other	BALANCE AT THE END OF THE YEAR
	OPTIONS OVER ORDINARY SHARES					
	J Werner	-	2,000,000			2,000,000
	C Atkinson	-	1,000,000			1,000,000
	P Walker	-	2,000,000			2,000,000
	S Menere	-	2,000,000			2,000,000
	M Denovan	-	2,000,000			2,000,000
	J Gultom	-	2,000,000			2,000,000
		-	11,000,000			11,000,000

Remuneration report (continued) (audited)

Performance rights

The number of performance rights over ordinary shares in the company held during the financial year by each director and other members of key management personnel of the consolidated entity, including their personally related parties, is set out below:

NAME	BALANCE AT THE START OF THE YEAR	GRANTED	EXERCISED	EXPIRED/ Forfeited/ other	BALANCE AT THE END OF THE YEAR
PERFORMANCE RIGHTS OVER ORDINARY	SHARES				
Justin Werner	375,000	1,150,000	(525,000)	-	1,000,000
Chris Atkinson	187,500	75,000	(262,500)	-	-
Paul Walker	375,000	1,150,000	(525,000)	-	1,000,000
Shane Menere	-	1,500,000	(500,000)	-	1,000,000
Marc Denovan	375,000	1,150,000	(525,000)	-	1,000,000
Jim Gultom	150,000	60,000	(210,000)	-	-
	1,962,500	4,585,000	(2,547,500)	-	4,000,000

Other transactions with key management personnel and their related parties

There were no other transactions with key management personnel and their related parties during the financial year.

This concludes the remuneration report, which has been audited.

Indemnity and insurance of officers

The Company has indemnified the directors and executives of the company for costs incurred, in their capacity as a director or executive, for which they may be held personally liable, except where there is a lack of good faith.

During the financial year, the company paid a premium in respect of a contract to insure the directors and executives of the company against a liability to the extent permitted by the Corporations Act 2001. The contract of insurance prohibits disclosure of the nature of the liability and the amount of the premium.

Shares under option

Unissued ordinary shares of Far East Gold Limited under option at the date of this report are as follows:

GRANT DATE	EXPIRY DATE	EXERCISE PRICE	NUMBER UNDER OPTION
8 November 2021 - Options	31-Dec-2024	\$0.25	12,000,000

Indemnity and insurance of auditor

The Company has not, during or since the end of the financial year, indemnified or agreed to indemnify the auditor of the Company or any related entity against a liability incurred by the auditor.

During the financial year, the Company has not paid a premium in respect of a contract to insure the auditor of the Company or any related entity.

Proceeds on behalf of the Company

No person has applied to the Court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the Company, or to intervene in any proceedings to which the Company is a party for the purpose of taking responsibility on behalf of the Company for all or part of those proceedings.

Officers of the company who are former Partners of KPMG

There are no officers of the Company who are former partners of KPMG.

Non-audit services

KPMG were engaged as the Company's investigating accountant with respect to the IPO. Amounts paid during the year ended 30 June 2022 total \$98,702. Refer to Note 21 to the Financial Statements.

Rounding of amounts

The Company is of a kind referred to in Corporations Instrument 2016/191, issued by the Australian Securities and Investments Commission, relating to 'rounding-off'. Amounts in this report have been rounded off in accordance with that Corporations Instrument to the nearest dollar.

Auditor's independence declaration

A copy of the auditor's independence declaration as required under section 307C of the Corporations Act 2001 is set out immediately after this directors' report.

The report is made in accordance with a resolution of directors, pursuant to section 298(2)(a) of the Corporations Act 2001.

On behalf of the Directors

Paul Walker Chairman

30 September 2022 Brisbane

крмд

Lead Auditor's Independence Declaration under Section 307C of the *Corporations Act 2001*

To the Directors of Far East Gold Ltd

I declare that, to the best of my knowledge and belief, in relation to the audit of Far East Gold Ltd for the financial year ended 30 June 2022, there have been:

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

KPMG

KPMG

M J Jeffery Partner

Brisbane 30 September 2022

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CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	NOTES	2022	FOR THE PE	*RESTATED RIOD 20 MARCH 2020 TO 30 JUNE 2021
		\$		\$
Revenue				
Interest Income		114		174
Expenses				
Consulting costs		(807,093)		(356,181)
Geology and feasibility expense		(18,811)		(66,094)
Share based payments expense	30	(760,154)		(185,000)
Professional fees		(187,780)		(56,626)
Finance costs	5	(10,332)		(5,259)
Depreciation	5	(41,727)		(12,203)
Listing and share registry expenses		(430,508)		(5,880)
Impairment of exploration and evaluation expenses	12	(277,865)		(70,233)
Project acquisition costs	5	(841,539)		(3,591,472)
Reclamassi Refund		375,360		-
Foreign exchange gain/(losses)		112,930		(526)
Employee benefits expense	5	(336,357)		(135,608)
Other Expenses		(205,485)		(71,172)
Total Expenses		(3,429,361)		(4,556,254)
Loss before income tax expense		(3,429,247)		(4,556,080)
Income tax expense	6	-		-
Loss after income tax expense		(3,429,247)		(4,556,080)
Foreign currency translation reserve		24,665		2,499
Total comprehensive income		(3,404,582)		(4,553,581)
Profit attributable to:		(2,400,047)		
Owners of the Company		(3,429,247)		(4,556,080)
Non-controlling interests		-		-
		(3,429,247)		(4,556,080)
Total comprehensive income attributable to:		(0.404.500)		
Owners of the Company		(3,404,582)		(4,553,581)
Non-controlling interests		- (3,404,582)		- (4,553,581)
			CENTS	CENTS
Basic loss per share		29	(0.03)	(0.11)
Diluted loss per share		29	(0.03)	(0.11)

* Refer to Note 31.

The above Consolidated Statement of Profit or Loss and Other Comprehensive Income should be read in conjunction with the accompanying Notes.

FAR EAST GOLD ANNUAL REPORT 2022

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

\gg	
	Current assets
	Cash and cash equi
	Trade and other rec
	Other assets
	Total current asse
	Non-current asset
	Property, plant and
	Right of use asset
	Exploration and eva
	Other assets
	Total non-current
	Total assets
	Current liabilities
	Trade and other pay
	Provisions
	Lease liability
	Total current liabil
	Non-current liabili
	Provisions
	Lease liability
	Total non-current
	Total liabilities
	Net assets
	Equity
	Issued Capital
	Reserves
	Non-controlling inte
	Accumulated losses
	Total equity
	* Refer to Note 31.
	The above Consolidat

	NOTES	2022	
			2021
Current assets		\$	\$
	7	0.000 450	0 700 000
Cash and cash equivalents	7	9,098,456	2,709,933
Trade and other receivables	8	135,983	16,822
Other assets	9	545,698	25,837
Total current assets		9,780,137	2,752,592
Non-current assets			
Property, plant and equipment	10	30,257	5,450
Right of use asset	11	64,309	102,403
Exploration and evaluation assets	12	15,506,953	-
Other assets		7,319	3,846
Total non-current assets		15,608,838	111,699
Total assets		25,388,975	2,864,291
Current liabilities			
Trade and other payables	13	212,061	248,706
Provisions	14	5,276	-
Lease liability	15	41,467	32,591
Total current liabilities		258,804	281,297
Non-current liabilities			
Provisions	14	16,461	-
Lease liability	15	30,051	71,257
Total non-current liabilities		46,512	71,257
Total liabilities		305,316	352,554
Net assets		25,083,659	2,511,737
Equity			
Issued Capital	17	29,229,115	6,880,318
Reserves	16	972,318	187,499
Non-controlling interest	19	2,867,553	-
Accumulated losses		(7,985,327)	(4,556,080)
Total equity		25,083,659	2,511,737

The above Consolidated Statement of Financial Position should be read in conjunction with the accompanying Notes.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

CONSOLIDATED	ISSUED CAPITAL	RESERVES	ACCUMULATED LOSSES	NON-CONTROLLIN Interest	TOTAL EQUITY
D	\$	\$	\$	\$	\$
Balance as at 20 March 2020	-	-	-	-	-
Loss for the reporting period	-	-	(4,556,080)	-	(4,556,080)
Other comprehensive income (Restated*)	-	2,499	-	-	2,499
Total comprehensive income for the period (Restated*)	-	2,499	(4,556,080)	-	(4,553,581)
Transactions with owners:					
Issue of shares	6,880,318	-	-	-	6,880,318
Share-based payments	-	185,000	-	-	185,000
Balance as at 30 June 2021 (Restated [*])	6,880,318	187,499	(4,556,080)	-	2,511,737
Balance as at 1 July 2021	6,880,318	187,499	(4,556,080)	-	2,511,737
Loss for the reporting year	-	-	(3,429,247)	-	(3,429,247)
Other comprehensive income	-	24,665	-	-	24,665
Total comprehensive income for the year	-	24,665	(3,429,247)	-	(3,404,582)
Transactions with owners:					
Contributions of equity, net of transaction costs	22,348,797	-	-	-	22,348,797
Share capital in acquired subsidiary held by non-controlling interest	-	-	-	2,867,553	2,867,553
Share based payments	-	760,154	-	-	760,154
Balance as at 30 June 2022	29,229,115	972,318	(7,985,327)	2,867,553	25,083,659

* Refer to Note 31.

The above Consolidated Statement of Changes in Equity should be read in conjunction with the accompanying Notes.

CONSOLIDATED STATEMENT OF CASH FLOWS

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			RESTATED** For the period
			20 MARCH 2020 TO
	NOTES	2022	30 JUNE 2021
Orah flows from exercises activities		\$	\$
Cash flows from operating activities			
Payments to suppliers and employees		(2,432,127)	(740,473)
Payments for project acquisitions		(841,539)	(3,384,019)
Receipts from other operating activities		256,199	3,566
Interest received		114	174
Net cash used in operating activities	28	(3,017,353)	(4,120,752)
Cash flows from investing activities			
Payment for property, plant and equipment		(28,440)	-
Exploration and evaluation expenditure		(1,706,140)	(38,596)
Net cash used in investing activities		(1,734,580)	(38,596)
Cash flows from financing activities			
Net proceeds from the issue of share capital	17	11,137,672	6,880,318
Repayment of lease liabilities		(42,662)	(15,451)
Net cash flows from financing activities		11,095,010	6,864,867
Cash and cash equivalents at the beginning of the financial year		2,709,933	-
Net increase in cash and cash equivalents		6,343,077	2,705,519
Effects of exchange rate changes on cash and cash equivalents		45,446	4,414
Cash and cash equivalents at the end of the financial year	7	9,098,456	2,709,933

* Refer to Note 31.

The above Consolidated Statement of Financial Position should be read in conjunction with the accompanying Notes.

Note 1. Reporting entity

The financial statements cover Far East Gold Ltd as a consolidated entity consisting of Far East Gold Ltd and the entities it controlled at the end of, or during, the reporting period. The Financial Statements represent 12 months to the year ended 30 June 2022.

Far East Gold successfully completed its Initial Public Offering (IPO) and commenced trading on the Australian Securities Exchange (ASX) on 28 March 2022.

The financial statements are presented in Australian dollars, which is Far East Gold Ltd's functional and presentation currency.

Far East Gold Ltd is a limited Company incorporated and domiciled in Australia. Its registered office and principal place of business is:

Level 54 111 Eagle Street

Brisbane Qld 4000

The principal activities of the Group consisted of concluding asset acquisition agreements, the commencement and continuation of permitting activities and mineral exploration and evaluation

The financial statements were approved by the Directors on 30 September 2022.

Note 2. Significant accounting policies

The principal accounting policies adopted in the preparation of the financial statements are set out either in the respective notes or below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

a. New or amended Accounting Standards and interpretations adopted

The consolidated entity has adopted all of the new, revised or amending Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period. This did not have a significant impact on the consolidated entity.

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

b. Basis of preparation

These general-purpose financial statements have been prepared in accordance with Australian Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') and the Corporations Act 2001, as appropriate for for-profit oriented entities. These consolidated financial statements also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board ('IASB').

Historical cost convention

The financial statements have been prepared under the historical cost convention.

Critical accounting estimates

The preparation of the financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the consolidated entity's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in Note 3.

Parent entity information

In accordance with the Corporations Act 2001, these financial statements present the results of the consolidated entity only. Supplementary information about the parent entity is disclosed in Note 26.

c. Principles of consolidation

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of Far East Gold Ltd ('Company' or 'parent entity') as at 30 June 2022 and the results of all subsidiaries for the year then ended. Far East Gold Ltd and its subsidiaries together are referred to in these financial statements as the 'consolidated entity' or 'the Group'.

Subsidiaries are all those entities over which the consolidated entity has control. The consolidated entity controls an entity when the consolidated entity is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control commences until the date on which control ceases.

Intercompany transactions, balances and unrealised gains on transactions between entities in the consolidated entity are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the consolidated entity.

The acquisition of subsidiaries is accounted for using the acquisition method of accounting. A change in ownership interest, without the loss of control, is accounted for as an equity transaction, where the difference between the consideration transferred and the book value of the share of the non-controlling interest acquired is recognised directly in equity attributable to the parent.

Non-controlling interest in the results and equity of subsidiaries are shown separately in the statement of profit or loss and other comprehensive income, statement of financial position and statement of changes in equity of the consolidated entity. Losses incurred by the consolidated entity are attributed to the noncontrolling interest in full, even if that results in a deficit balance.

Where the consolidated entity loses control over a subsidiary, it derecognises the assets including goodwill, liabilities and non-controlling interest in the subsidiary together with any cumulative translation differences recognised in equity. The consolidated entity recognises the fair value of the consideration received and the fair value of any investment retained together with any gain or loss in profit or loss.

d. Operating segments

Operating segments are presented using the 'management approach', where the information presented is on the same basis as the internal reports provided to the Chief Operating Decision Makers ('CODM'). The CODM is responsible for the allocation of resources to operating segments and assessing their performance.

e. Foreign currency transactions

Foreign currency transactions

Foreign currency transactions are translated into Australian dollars using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains or losses resulting from the settlement of such transactions and from the translation at financial year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

Foreign operations

The assets and liabilities of foreign operations are translated into Australian dollars using the exchange rates at the reporting date. The revenues and expenses of foreign operations are translated into Australian dollars using the average exchange rates, which approximate the rates at the dates of the transactions, for the year. All resulting foreign exchange differences are recognised in other comprehensive income through the foreign currency translation reserve in equity.

The foreign currency translation reserve is recognised in profit or loss when the foreign operation or net investment is disposed of.

f. Revenue

The consolidated entity recognises revenue as follows:

Interest

Interest is recognised as it is earned.

Other revenue

Other revenue is recognised when it is received or when the right to receive payment is established.

The Company has not generated revenue as the principal activity consisted of mineral exploration and evaluation.

g. Income tax

The income tax expense or benefit is the tax payable on that year's taxable income based on the applicable income tax rate for each jurisdiction, adjusted by the changes in deferred tax assets and liabilities attributable to temporary differences, unused tax losses and the adjustment recognised for prior periods, where applicable.

Deferred tax assets and liabilities are recognised for temporary differences at the tax rates expected to be applied when the assets are recovered or liabilities are settled, based on those tax rates that are enacted or substantively enacted, except for:

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

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses. The carrying amount of recognised and unrecognised deferred tax assets are reviewed at each reporting date. Deferred tax assets recognised are reduced to the extent that it is no longer probable that future taxable profits will be available for the carrying amount to be recovered. Previously unrecognised deferred tax assets are recognised to the extent that it is probable that there are future taxable profits available to recover the asset. The benefit of tax losses will be realised in a future period where there is sufficient taxable income and the Company continues to comply with the relevant legislation to carry such losses forward.

Deferred tax assets and liabilities are offset only where there is a legally enforceable right to offset current tax assets against current tax liabilities and deferred tax assets against deferred tax liabilities; and they relate to the same taxable authority on either the same taxable entity or different taxable entities which intend to settle simultaneously.

h. Current and non-current classification

Assets and liabilities are presented in the statement of financial position based on current and non-current classification.

An asset is classified as current when: it is either expected to be realised or intended to be sold or consumed in the consolidated entity's normal operating cycle; it is held primarily for the purpose of trading; it is expected to be realised within 12 months after the reporting period; or the asset is cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least 12 months after the reporting period. All other assets are classified as non-current.

A liability is classified as current when: it is either expected to be settled in the consolidated entity's normal operating cycle; it is held primarily for the purpose of trading; it is due to be settled within 12 months after the reporting period; or ther e is no unconditional right to defer the settlement of the liability for at least 12 months after the reporting period. All other liabilities are classified as non-current.

Deferred tax assets and liabilities are always classified as non-current.

i. Cash and cash equivalents

Cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

j. Exploration and evaluation assets

Exploration and evaluation expenditure, including the costs of acquiring licences, are capitalised as intangible exploration and evaluation assets on an area of interest basis, less any impairment losses. Costs incurred before the consolidated entity has obtained the legal rights to explore an area are recognised in profit or loss.

Exploration and evaluation assets are only recognised if the rights of the area of interest are current and either:

the expenditures are expected to be recouped through successful development and exploitation of the area of interest; or

activities in the area of interest have not, at the reporting date, reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves and active and significant operations in, or in relation to, the area of interest are continuing.

Exploration and evaluation assets are assessed for impairment if sufficient data exists to determine technical feasibility and commercial viability and facts and circumstances suggest that the carrying amount exceeds the recoverable amount. For the purposes of impairment testing, exploration and evaluation assets are allocated to cash-generating units to which the exploration activity relates. The cash generating unit shall not be larger than the area of interest.

Once the technical feasibility and commercial viability of the extraction of mineral resources in an area of interest are demonstrable, exploration and evaluation assets attributable to that area of interest are first tested for impairment and then reclassified to developing mine properties.

Where a project or an area of interest has been abandoned, the expenditure incurred thereon is written off in the year in which the decision is made.

k. Investments and other financial assets

Investments and other financial assets are initially measured at fair value. Transaction costs are included as part of the initial measurement, except for financial assets at fair value through profit or loss. Such assets are subsequently measured at either amortised cost or fair value depending on their classification.

Financial assets are derecognised when the rights to receive cash flows have expired or have been transferred and the consolidated entity has transferred substantially all the risks and rewards of ownership. When there is no reasonable expectation of recovering part or all of a financial asset, the asset is impaired.

Financial assets at amortised cost

A financial asset is measured at amortised cost only if both of the following conditions are met: (i) it is held within a business model whose objective is to hold assets in order to collect contractual cash flows; and (ii) the contractual terms of the financial asset represent contractual cash flows that are solely payments of principal and interest.

Financial assets at fair value through profit or loss

Financial assets not measured at amortised cost or at fair value through other comprehensive income are classified as financial assets at fair value through profit or loss. Typically, such financial assets will be either: (i) held for trading, where they are acquired for the purpose of selling in the short-term with an intention of making a profit, or a derivative; or (ii) designated as such upon initial recognition where permitted. Fair value movements are recognised in profit or loss.

Impairment of financial assets

The consolidated entity recognises a loss allowance for expected credit losses on financial assets which are measured at amortised cost. The measurement of the loss allowance depends upon the consolidated entity's assessment at the end of each reporting period as to whether the financial instrument's credit risk has increased significantly since initial recognition, based on reasonable and supportable information that is available, without undue cost or effort to obtain.

Where there has not been a significant increase in exposure to credit risk since initial recognition, a 12-month expected credit loss allowance is estimated. This represents a portion of the asset's lifetime expected credit losses that is attributable to a default event that is possible within the next 12 months. Where a financial asset has become credit impaired or where it is determined that credit risk has increased significantly, the loss allowance is based on the asset's lifetime expected credit losses. The amount of expected credit loss recognised is measured on the basis of the probability weighted present value of anticipated cash shortfalls over the life of the instrument discounted at the original effective interest rate.

For financial assets mandatorily measured at fair value through other comprehensive income, the loss allowance is recognised in other comprehensive income with a corresponding expense through profit or loss. In all other cases, the loss allowance reduces the asset's carrying value with a corresponding expense through profit or loss.

I. Property, plant and equipment

Plant and equipment is stated at historical cost less accumulated depreciation and impairment. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Depreciation is calculated on a straight-line basis to write off the net cost of each item of plant and equipment over their expected useful lives as follows:

Plant and equipment 15 – 40% per annum

The residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each reporting date. An item of property, plant and equipment is derecognised upon disposal or when there is no future economic benefit to the consolidated entity. Gains and losses between the carrying amount and the disposal proceeds are taken to profit or loss.

m. Leases

For any new contracts entered into, the consolidated entity considers whether a contract is, or contains a lease. A lease is defined as 'a contract, or part of a contract, that conveys the right to use an asset (the underlying asset) for a period of time in exchange for consideration'. To apply this definition the consolidated entity assesses whether the contract meets three key evaluations which are whether:

- the contract contains an identified asset, which is either explicitly identified in the contract or implicitly specified by being identified at the time the asset is made available to the consolidated entity;
- the consolidated entity has the right to obtain substantially all of the economic benefits from use of the identified asset throughout the period of use, considering its rights within the defined scope of the contract;
- the consolidated entity has the right to direct the use of the identified asset throughout the period of use.

Right-of-use assets

At lease commencement date, the consolidated entity recognises a right-of-use asset and a lease liability in the consolidated statement of financial position. The right-of-use asset is measured at cost, which comprises the initial measurement of the lease liability, any initial direct costs incurred by the consolidated entity, an estimate of any costs to dismantle and remove the asset at the end of the lease, and any lease payments made in advance of the lease commencement date (net of any incentives received).

The consolidated entity depreciates the right-of-use assets on a straight-line basis from the lease commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. Right-of use assets are subject to impairment or adjusted for any remeasurement of lease liabilities.

Lease liabilities

At the commencement date, the consolidated entity measures the lease liability at the present value of the lease payments unpaid at that date, discounted using the interest rate implicit in the lease if that rate is readily available or the consolidated entity's incremental borrowing rate. Lease payments comprise of fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, amounts expected to be paid under residual value guarantees, exercise price of a purchase option when the exercise of the option is reasonably certain to occur, and any anticipated termination penalties. The variable lease payments that do not depend on an index or a rate are expensed in the period in which they are incurred.

Lease liabilities are measured at amortised cost using the effective interest method. The carrying amounts are remeasured if there is a change in the following: future lease payments arising from a change in an index or a rate used; residual guarantee; lease term; certainty of a purchase option and termination penalties. When a lease liability is remeasured, an adjustment is made to the corresponding right-of use asset, or to profit or loss if the carrying amount of the right-of-use asset is fully written down. Subsequent to initial measurement, the liability will be reduced for payments made and increased for interest. It is remeasured to reflect any reassessment or modification.

When the lease liability is remeasured, the corresponding adjustment is reflected in the right-of-use asset, or profit or loss if the right-of-use asset is already reduced to zero.

The consolidated entity has elected to account for short-term leases and leases of low-value assets using the practical expedients. Instead of recognising a right-of-use asset and lease liability, the payments in relation to these are recognised as an expense in profit or loss on a straight-line basis over the lease term.

n. Trade and other payables

These amounts represent liabilities for goods and services provided to the consolidated entity prior to the end of the financial year and which are unpaid. Due to their short-term nature they are measured at amortised cost and are not discounted. The amounts are unsecured and are usually paid within 30 days of recognition.

o. Restoration, rehabilitation and environmental expenditure

Costs of site restoration are provided over the life of the facility from when exploration commences and are included in the costs of that stage. The provision for site restoration is determined by discounting the expected future costs. Those costs include the dismantling and removal of mining plant, equipment and building structure, waste removal, and rehabilitation of the site in accordance with clauses of mining permits.

Estimates of future costs are reassessed at least annually. Changes in estimates relating to areas of interest in the exploration and evaluation phase are recognised prospectively.

p. Provisions

Provisions are recognised when the consolidated entity has a present (legal or constructive) obligation as a result of a past event, it is probable the consolidated entity will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the reporting date, taking into account the risks and uncertainties surrounding the obligation. If the time value of money is material, provisions are discounted using a current pre-tax rate specific to the liability. The increase in the provision resulting from the passage of time is recognised as a finance cost.

q. Employee benefits

Short-term employee benefits

Liabilities for wages and salaries, including non-monetary benefits, annual leave and long service leave expected to be settled wholly within 12 months of the reporting date are measured at the amounts expected to be paid when the liabilities are settled.

Other long-term employee benefits

Provision is made for employees' long service leave and annual leave entitlements not expected to be settled wholly within 12 months after the end of the annual reporting period. Other longterm employee benefits are measured at the present value of the expected future payments to be made to employees. Expected future payments incorporate anticipated future wage and salary levels, durations of service and employee departures and are discounted at rates determined by reference to market yields at the end of the reporting period on corporate bonds that have maturity dates that approximate the terms of the obligations. Any remeasurements for changes in assumptions of obligations for other long-term employee benefits are recognised in profit or loss in the period in which the changes occur.

Defined contribution superannuation expense

Contributions to defined contribution superannuation plans are expensed in the period in which they are incurred.

Share-based payments

Equity-settled share-based compensation benefits are provided to employees.

Equity-settled transactions are awards of shares, or options over shares, that are provided to employees in exchange for the rendering of services.

The cost of equity-settled transactions are measured at fair value on grant date. Fair value is independently determined using either the Binomial or Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option, together with nonvesting conditions that do not determine whether the consolidated entity receives the services that entitle the employees to receive payment. No account is taken of any other vesting conditions.

The cost of equity-settled transactions are recognised as an expense with a corresponding increase in equity over the vesting period. The cumulative charge to profit or loss is calculated based on the grant date fair value of the award, the best estimate of the number of awards that are likely to vest and the expired portion of the vesting period. The amount recognised in profit or loss for the period is the cumulative amount calculated at each reporting date less amounts already recognised in previous periods.

Market conditions are taken into consideration in determining fair value. Therefore any awards subject to market conditions are considered to vest irrespective of whether or not that market condition has been met, provided all other conditions are satisfied.

If equity-settled awards are modified, as a minimum an expense is recognised as if the modification has not been made. An additional expense is recognised, over the remaining vesting period, for any modification that increases the total fair value of the share-based compensation benefit as at the date of modification.

If the non-vesting condition is within the control of the consolidated entity or employee, the failure to satisfy the condition is treated as a cancellation. If the condition is not within the control of the consolidated entity or employee and is not satisfied during the vesting period, any remaining expense for the award is recognised over the remaining vesting period, unless the award is forfeited.

If equity-settled awards are cancelled, it is treated as if it has vested on the date of cancellation, and any remaining expense is recognised immediately. If a new replacement award is substituted for the cancelled award, the cancelled and new award is treated as if they were a modification.

r. Impairment of non-financial assets

Non-financial assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount.

Recoverable amount is the higher of an asset's fair value less costs of disposal and value-in-use. The value-in-use is the present value of the estimated future cash flows relating to the asset using a pretax discount rate specific to the asset or cash-generating unit to which the asset belongs. Assets that do not have independent cash flows are grouped together to form a cash-generating unit.

s. Issued 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.

t. Goods and Services Tax ('GST')

Revenues, expenses and assets are recognised net of the amount of associated GST, unless the GST incurred is not recoverable from the tax authority. In this case it is recognised as part of the cost of the acquisition of the asset or as part of the expense.

Receivables and payables are stated inclusive of the amount of GST receivable or payable. The net amount of GST recoverable from, or payable to, the tax authority is included in other receivables or other payables in the consolidated statement of financial position.

Cash flows are presented on a gross basis. The GST components of cash flows arising from investing or financing activities which are recoverable from, or payable to the tax authority, are presented as operating cash flows.

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

u. Rounding of amounts

The company is of a kind referred to in Corporations Instrument 2016/191, issued by the Australian Securities and Investments Commission, relating to 'rounding-off'. Amounts in this report have been rounded off in accordance with that Corporations Instrument to the nearest dollar.

v. New Accounting Standards and Interpretations not yet mandatory or early adopted

A number of new standards are effective for annual periods beginning after 1 July 2021 and earlier application is permitted; however, the Group has not early adopted the new or amended standards in preparing these consolidated financial statements.

The following new and amended standards are not expected to have a significant impact on the Group's consolidated financial statements:

- Onerous Contracts Cost of Fulfilling a Contract (Amendments to AASB 137)
- Annual Improvements to IFRS Standards 2018–2020
- Property, Plant and Equipment: Proceeds before Intended Use (Amendments to AASB 16)
- Reference to the Conceptual Framework (Amendments to AASB 3)
- Sale or contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to AASB 10 and AASB 128)

w. Comparative figures

The comparative period covers the 16-month period since inception of the Company to 30 June 2021. Several comparative figures have been adjusted to conform to changes in presentation for the current financial year, Refer to Note 31 for details of these changes.

x. Restatement

The Group has restated the financial position for prior periods as a result of identifying a lease in the Indonesian subsidiary that is required to be accounted for under AASB 16 Leases. Refer to Note 31.

Note 3. Critical accounting judgements, estimates and assumptions

The preparation of the financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts in the financial statements. Management continually evaluates its judgements and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgements, estimates and assumptions on historical experience and on other various factors, including expectations of future events, management believes to be reasonable under the circumstances. The resulting accounting judgements and estimates will seldom equal the related actual results. The judgements, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities (refer to the respective notes) within the next financial year are discussed below.

Share-based payment transactions

The consolidated entity measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using either the Binomial or Black- Scholes model taking into account the terms and conditions upon which the instruments were granted. The accounting estimates and assumptions relating to equity-settled share-based payments will have no impact on the carrying amounts of assets and liabilities within the next annual reporting period but may impact profit or loss and equity.

Impairment of plant and equipment

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

Exploration and evaluation costs

Exploration and evaluation costs have been capitalised on the basis that the consolidated entity will commence commercial production in the future, from which time the costs will be amortised in proportion to the depletion of the mineral resources. Key judgements are applied in considering costs to be capitalised which includes determining expenditures directly related to these activities and allocating overheads between those that are expensed and capitalised. The consolidated entity also capitalises costs for Earn in agreements if it is probable that the earn in conditions will be met. Factors that could impact the future commercial production at the mine include the level of reserves and resources, future technology changes, which could impact the cost of mining, future legal changes and changes in commodity prices. To the extent that capitalised costs are determined not to be recoverable in the future, they will be written off in the period in which this determination is made (in accordance with AASB 6).

Acquisitions

The Group determines that it has acquired a business when the acquired set of activities and assets include an input and a substantive process that together significantly contribute to the ability to create outputs. The acquired process is considered substantive if it is critical to the ability to continue producing outputs, and the inputs acquired include an organised workforce with the necessary skills, knowledge, or experience to perform that process or it significantly contributes to the ability to continue producing outputs and is considered unique or scarce or cannot be replaced without significant cost, effort, or delay in the ability to continue producing outputs.

The consolidated entity assessed whether transactions referred to in Note 32 that occurred during the year were business combinations per the definitions prescribed by AASB 3 Business Combinations. These were assessed to not meet the definition of a business as they did not include the required inputs, processes or outputs.

Note 4. Operating segments

Identification of reportable operating segments

The consolidated entity has identified its operating segments based on the internal reports that are reviewed and used by the parent entity's Board of Directors (Chief Operating Decision Makers) in assessing performance and determining the allocation of resources. The consolidated entity is managed primarily on a geographic basis that is the location of the respective areas of interest (tenements) in Australia and Indonesia. Operating segments are determined on the basis of financial information reported to the Board which is at the consolidated entity level as well as the geographic level.

The consolidated entity does not have any products/services it derives revenue from.

Management currently identifies the consolidated entity as having two operating segments, being exploration and development of mine projects in Australia and exploration and development of mine projects in Indonesia. All significant operating decisions are based upon analysis of the consolidated entity as two segments.

Accounting policy for operating segments

Operating segments are presented using the 'management approach', where the information presented is on the same basis as the internal reports provided to the Chief Operating Decision Makers ('CODM'). The CODM is responsible for the allocation of resources to operating segments and assessing their performance.

Segment information provided to CODM

	REPORTABLE SEGMENT			
	AUSTRALIA	INDONESIA	CORPORATE	TOTAL
2022			\$	\$
Segment revenue	-	-	114	114
EBITDA	(554,631)	(2,038,722)	(505,970)	(3,099,323)
Depreciation	(877)	(40,850)	-	(41,727)
Impairment	(277,865)	-	-	(277,865)
Finance costs	(1,695)	(8,637)	-	(10,332)
Segment loss before income tax	(835,068)	(2,088,209)	(505,970)	(3,429,247)

REPORTABLE SEGMENT				
	AUSTRALIA	INDONESIA	CORPORATE	TOTAL
2021 (RESTATED*)			\$	\$
Segment revenue	174	-	-	174
EBITDA	(239,536)	(4,130,152)	(98,697)	(4,468,385)
Depreciation	-	(12,203)	-	(12,203)
Impairment	(70,233)	-	-	(70,233)
Finance costs	-	(4,003)	(1,256)	(5,259)
Segment loss before income tax	(309,769)	(4,146,358)	(101,208)	(4,556,080)
* Refer to Note 31.				

EBITDA represents the earnings of the Group before interest, tax, depreciation and amortisation and impairment.

Location of revenue, assets and liabilities

	REPORTABLE SEGMENT			
	AUSTRALIA	INDONESIA	CORPORATE	TOTAL
2022			\$	\$
Revenue	-	-	114	114
Non-current assets	713,781	14,895,057	-	15,608,838
Segment assets	760,449	15,530,070	9,098,456	25,388,975
Segment liabilities	(174,242)	(131,074)	-	(305,316)

	REPORTABLE SEGMENT			
	AUSTRALIA	INDONESIA	CORPORATE	TOTAL
2021 (RESTATED*)			\$	\$
Revenue	174	-	-	174
Non-current assets	-	111,699	-	111,699
Segment assets	-	148,092	2,716,199	2,864,291
Segment liabilities	(47,780)	(213,588)	(91,186)	(352,554)

* Refer to Note 31.

Note 5. Expenses

	2022	RESTATED* 2021
	\$	\$
Loss before income tax includes the following specific expenses		
Employee benefits		
Wages and salaries	254,456	110,644
Superannuation and Indonesia Pension Plan	24,442	6,243
Other employee benefits expense	57,459	18,721
Total employee benefits expense	336,357	135,608
Project acquisition costs		
Acquisition Trenggalek	732,687	1,532,072
Acquisition Wonogiri	45,472	986,445
Acquisition Woyla	27,859	1,014,578
Acquisition Hill 212	21,638	58,377
Acquisition Bluegrass Creek	2,459	-
Acquisition Mt Clark West	11,424	-
Total project acquisition costs	841,539	3,591,472
Depreciation		
- Right-of-use assets	38,094	11,963
- Property, plant and equipment	3,633	240
Total depreciation	41,727	12,203
Finance costs		
Interest expense - Lease	10,332	5,259
Total finance costs	10,332	5,259

Note 6. Income tax expense

	2022	RESTATED* 2021
	\$	\$
Current tax expense	-	-
Deferred tax expense	-	-
Income tax expense	-	-
Numerical reconciliation of income tax expense to prima facie tax payable:		
Loss before tax	(3,429,247)	(4,556,080)
Prima facie income tax benefit at the Australian rate of 25% (2021: 26%)	(857,312)	(1,184,581)
Decrease in income tax benefit due to:		
- non-deductible expenses	414,210	983,411
- difference in tax rates	-	9,744
- effect of DTA for tax losses not brought to account	443,102	191,426
Income tax expense/(benefit)	-	-
Unrecognised deferred tax assets		
Tax losses	634,528	191,426
Change in tax rate from 26% to 25%	(7,363)	(5,301)
	627,165	186,124

Refer to Note 31.

There is no expiry date for the tax losses noted above.

Note 7. Cash and cash equivalents

	2022	2021
	\$	\$
Cash on hand	1,576	167
Cash at bank	9,096,880	2,709,766
Total	9,098,456	2,709,933

Note 8. Trade and other receivables

	2022	2021
	\$	\$
GST receivable	40,465	7,504
Other receivables	95,518	9,318
Total	135,983	16,822

Note 9. Other assets

	2022	2021
	\$	\$
Prepayments	545,698	25,837
Total	545,698	25,837

Note 10. Property, plant & equipment

	2022	2021
	\$	\$
Plant and equipment – at cost	49,518	5,688
Less: Accumulated depreciation	(19,261)	(238)
Total	30,257	5,450

Reconciliations

Reconciliations of the written down values at the beginning and end of the current financial period are set out below.

	PLANT AND EQUIPMENT	TOTAL
	\$	\$
Opening balance – 20 March 2020	-	-
Additions	5,688	5,688
Depreciation expense	(238)	(238)
Disposals	-	-
Closing balance – 30 June 2021	5,450	5,450
Opening balance – 1 July 2021	5,450	5,450
Additions	28,440	28,440
Depreciation expense	(3,633)	(3,633)
Disposals	-	-
Closing balance – 30 June 2022	30,257	30,257

Note 11. Right-of-use assets

	2022	RESTATED* 2021
	\$	\$
Right-of-use assets – Land and buildings	114,366	114,366
Less: Accumulated depreciation	(50,057)	(11,963)
Total	64,309	102,403

* Refer to Note 31.

There were no additions to the right-of-use assets during the year.

The consolidated entity leases land and buildings for its office with the current lease expiring in February 2024.

Note 12. Exploration and evaluation assets

Total	15,506,953
Exploration and evaluation – at cost	15,506,953
	\$
	2022

The reconciliation of the written down value for the reporting period is set out below:

	2022	2021
	\$	\$
)pening balance	-	-
Iditions	15,784,818	70,233
mpairment	(277,865)	(70,233)
Closing balance	15,506,953	-

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

The acquisition of projects for which exploration and evaluation assets were recognised during the period prior to IPO were subsequently impaired. The impairment expense recognised was in relation to the Hill 212 Gold Project, Mount Clark West Copper Gold Project and Blue Grass Creek Gold Project. This is within the Australian reporting segment (Note 4).

Note 13. Trade and other payables

	2022	2021
	\$	\$
UNSECURED LIABILITIES		
Trade payables	78,242	163,002
Accrued expenses	118,486	83,776
Other payables	15,333	1,928
Total	212,061	248,706

Note 14. Provisions

	2022	2021
	\$	\$
Employee provisions – current	5,276	-
Employee provisions – non-current	16,461	-
Total	21,737	-

Note 15. Lease liabilities

	2022	RESTATED* 2021
	\$	\$
Lease liabilities – current	41,467	32,591
Lease liabilities – non-current	30,051	71,257
Total	71,518	103,848

* Refer to Note 31.

Refer to Note 20 for further information on financial instruments.

Note 16. Reserves

	2022	RESTATED* 2021
	\$	\$
Share based payment reserve	945,154	185,000
Foreign currency translation reserve	27,164	2,499
Total	972,318	187,499

* Refer to Note 31.

	2022	2021
	\$	\$
SHARE BASED PAYMENT RESERVE		
Opening balance	185,000	-
Share based payment expense	760,154	185,000
Total	945,154	185,000

	2022	RESTATED* 2021
	\$	\$
FOREIGN CURRENCY TRANSLATION RESERVE		
Opening balance (Restated*)	2,499	-
Foreign currency translation	24,665	2,499
Closing balance	27,164	2,499

Nature and purpose of reserves

Share Based Payments Reserve

The share-based payments reserve is used to recognise the grant date fair value of performance rights issued but not exercised separately within equity.

Foreign Currency Translation Reserve (FCTR)

The FCTR comprises all foreign currency differences arising from the translation of the financial statements of foreign operations.

Note 17. Equity – Issued Capital

	2022	2021	2022	2021
	NO. OF SHARES	NO. OF SHARES	\$	\$
Issued Capital				
Ordinary shares – fully paid	215,817,835	98,084,710	29,229,115	6,880,318
Movements in ordinary share capital is set out as f	ollows:			
			NO. OF SHARES	VALUE
			#	\$
Opening balance – 20 March 2020			-	-
Issue of shares – March to August 2020 at \$0.00	2		15,000,000	30,000
Issue of shares – March to August 2020 at \$0.05			27,800,000	1,390,000
Issue of shares – March to August 2020 at \$0.10			55,284,710	5,528,471
Capital raising costs			-	(68,153)
Closing balance – 30 June 2021			98,084,710	6,880,318
Opening balance – 1 July 2021			98,084,710	6,880,318
Issue of shares on IPO – 28 March 2022 at \$0.20			58,672,500	11,734,500
Issue of shares on IPO for exercise of share based	l payments		3,005,000	-
Issue of shares for Wonogiri asset – 28 March 20	22 at \$0.20		38,055,625	7,611,125
Issue of shares for Woyla asset – 28 March 2022	at \$0.20		15,000,000	3,000,000
Issue of shares Hill 212 asset – 28 March 2022 at	\$0.20		500,000	100,000
Issue of shares for Blue Grass Creek asset – 28 M	larch 2022 at \$0.20		500,000	100,000
lssue of shares for Mt Clark West asset – 28 Marc	ch 2022 at \$0.20		2,000,000	400,000
Capital raising costs			-	(596,828)
Closing balance – 30 June 2022			215,817,835	29,229,115

Ordinary Shares

Ordinary shares entitle the holder to participate in dividends and the proceeds on the winding up of the company in proportion to the number of and amounts paid on the shares held. The fully paid ordinary shares have no par value and the company does not have a limited amount of authorised capital.

On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

Note 18. Dividends

There were no dividends paid, recommended, or declared during the year (2021: Nil).

Note 19. Non-controlling interest

	2022	2021
	\$	\$
Issued Capital	2,867,553	-
Total	2,867,553	-

Note 20. Financial Instruments

Financial risk management objectives

Risk management is carried out under policies set by the Board of directors. The Board provides principles for overall risk management, as well as policies covering specific areas.

The Board monitors and manages the financial risk relating to the operations of the consolidated entity. The consolidated entity's activities expose it to a variety of financial risks: market risk (including foreign currency risk, price risk and interest rate risk), credit risk and liquidity risk. The consolidated entity's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance of the consolidated entity. The consolidated entity does not enter into or trade financial instruments, including derivative financial instruments, for speculative purpose.

Market Risk

Foreign currency risk

Foreign currency risk arises from future commercial transactions and recognised financial assets and financial liabilities denominated in a currency that is not the entity's functional currency. The risk is measured using sensitivity analysis and cash flow forecasting.

	2022	2021
	\$	\$
At balance date, the Group had the following exposures to Indonesian Rupiah (IDR).		
Cash at bank	393,436	12,723
Current assets	95,096	9,318
Current liabilities	(22,407)	-

The Group minimises its exposure to foreign currency gains/losses on working capital balances by minimising the net balance held in foreign currency. The exposure to foreign currency movement arising from foreign current working capital balances held within the consolidated entity is summarised below:

	2022	2021
	\$	\$
Impact on profit or loss before tax from 1% increase in foreign currency rate		
Indonesian Rupiah	(6,699)	1,104

The Group incurs operating costs in IDR and AUD. To mitigate the exchange rate risk of short-term volatility of the AUD and IDR exchange rate, the Group holds cash balances in both currencies.

Price risk

The consolidated entity does not currently have any significant exposure to price risk.

Interest rate risk

The Group's main interest rate risk arises from cash. Cash at variable rates expose the Group to cash flow interest rate risk. No hedging instruments are used. As at the reporting date, the Group had cash and cash equivalents of \$9,098,456 (2021: \$2,709,933) subject to variable interest rates of 0% (2021: 0%). At 30 June 2022, if interest rates had changed by +/- 1% from the year-end rates with all other variables held constant the impact would be immaterial.

Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the consolidated entity. The consolidated entity has a strict code of credit, including obtaining agency credit information, confirming references and setting appropriate credit limits. The consolidated entity obtains guarantees where appropriate to mitigate credit risk. The maximum exposure to credit risk at the reporting date to recognised financial assets is the carrying amount, net of any provisions for impairment of those assets, as disclosed in the consolidated statement of financial position and notes to the financial statements. The consolidated entity does not hold any collateral.

Generally, trade receivables are impaired when there is no reasonable expectation of recovery. Indicators of this include the failure of a debtor to engage in a repayment plan, no active enforcement activity and a failure to make contractual payments for a period greater than 1 year.

Liquidity risk

Vigilant liquidity risk management requires the consolidated entity to maintain sufficient liquid assets (mainly cash and cas h equivalents) and available borrowing facilities to be able to pay debts as and when they become due and payable.

The consolidated entity manages liquidity risk by maintaining adequate cash reserves by continuously monitoring actual and forecast cash flows and matching the maturity profiles of financial assets and liabilities.

The carrying value of financial assets and liabilities approximate fair value due to their nature.

Remaining contractual maturities

The following tables detail the consolidated entity's remaining contractual maturity for its financial instrument liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the financial liabilities are required to be paid. The tables include both interest and principal cash flows disclosed as remaining contractual maturities and therefore these totals may differ from their carrying amount in the statement of financial position.

	WEIGHTED AVERAGE INTEREST RATE		BETWEEN 1 And 2 years	BETWEEN 2 And 5 Years	OVER 5 YEARS	REMAINING Contractual Maturities
	%	\$	\$	\$	\$	\$
Non-interest bearing						
Trade payables	-	78,242	-	-	-	78,242
Other payables	-	15,333	-	-	-	15,333
Interest bearing						
Lease liabilities	12%	47,401	31,600	-	-	79,001

Note 21. Remuneration of auditors

During the reporting period, the following fees were paid or payable for services provided by KPMG, the auditor of the Company.

	2022	2021
	\$	\$
Audit services – KPMG		
Audit or review of the financial statements	94,191	40,000
Other services – Related practices of KPMG		
Investigative accountancy services in relation to IPO	98,702	-

Note 22. Contingencies

Native title claims

The consolidated entity does not believe it has any contingent liability arising from any possible Native title claims.

Note 23. Commitments

The following are the consolidated entity's commitments at reporting date:

- Trenggalek Copper Gold Project acquisition make a further vendor payment of \$1,150,000 and pay out project liabilities of up to \$400,000.
- Hill 212 earn-in agreement the Group acquired a 90% interest in the project up front and to maintain this interest has an
 expenditure commitment of \$2,700,000 by 1 November 2024. If not met, the interest retained in the project will be based on
 expenditures to commitment date.
- Blue Grass Creek earn-in agreement the Group acquired a 90% interest in the project up front and to maintain this interest has an expenditure commitment of \$900,000 by 1 November 2024. If not met, the interest retained in the project will be based on expenditures to commitment date.
- Mount Clark West earn-in agreement the Group acquired a 90% interest in the project up front and to maintain this interest has an expenditure commitment of \$1,000,000 by 1 November 2024. If not met, the interest retained in the project will be based on expenditures to commitment date.
- Woyla Copper Gold Project In accordance with the terms of the acquisition agreements for the Woyla project, the Group agreed to settle existing shareholder loans of USD\$7,177,245 after the point in time which a decision to mine is made. These will be repaid out of net income from the project so long as there is sufficient net income from the project and may be redeemed in either cash, capitalized contribution by the vendors to future costs or as consideration shares in FEG at a 30-day value weighted average price.

Note 24. Related party transactions

Key Management Personnel

Compensation of the consolidated entity's key management personnel include consulting fees, non-cash benefits (share-based payments) and bonuses.

	2022	2021
	\$	\$
Short-term employee benefits	483,188	274,930
Post-employment benefits	679	-
Long-term benefits	-	-
Share-based payments	598,182	148,660
Total	1,082,049	423,590

As at 30 June 2022, \$2,500 (2021: \$12,500) inclusive of GST was payable to key management personnel.

There were no loans owing by key management personnel of the consolidated entity, including their close family members and entities related to them, during the reporting period ended 30 June 2022 (2021: Nil). There were no other transactions with key management personnel, including their close family members and entities related to them, during the reporting period ended 30 June 2022 (2021: Nil).

Detailed remuneration disclosures are included in the remuneration report.

Note 25. Group entities

The consolidated financial statements for the consolidated entity incorporate the assets, liabilities and results of the following wholly owned subsidiaries in accordance with the accounting policy described in Note 2.

NAME COUNTRY OF INCORPORATION		OWNERSHIP INTEREST	
		2022	2021
		%	%
Far East Gold (212) Pty Ltd	Australia	100%	-
Far East Gold (MCW) Pty Ltd	Australia	100%	100%
Far East Gold (BGC) Pty Ltd	Australia	100%	-
Far East Gold (Australia) Pty Ltd	Australia	100%	-
Wonogiri Pty Ltd	Australia	100%	-
Trenggalek Pty Ltd	Australia	100%	-
Woyla Pty Ltd	Australia	100%	-
PT Far East Minerals Indonesia	Indonesia	100%	100%

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiary with non-controlling interests in accordance with the accounting policy described in Note 2:

NAME	COUNTRY OF INCORPORATION	OWNERSHIP INTEREST	
		2022	2021
		%	%
PT Alexis Perdana Mineral	Indonesia	45% (i)	-
Woyla Aceh Ltd	Cayman Islands	64%	-
PT Woyla Aceh Minerals	Indonesia	51.2%	-
The Group holds 1000/ of the yet	ing vights and according interact		

The Group holds 100% of the voting rights and economic interest.

Note 26. Parent entity

Set out below is the supplementary information with respect to the parent entity (Far East Gold Ltd).

Statement of profit or loss and other comprehensive income

	2022	2021
	\$	\$
ome tax	(3,273,298)	(4,666,273)
	(3,273,298)	(4,666,273)

Statement of financial position

	2022	2021
	\$	\$
Total current assets	8,751,266	2,706,903
Total non-current assets	13,617,209	-
Total Assets	22,368,475	2,706,903
Total current liabilities	133,777	307,858
Total non-current liabilities	-	-
Total Liabilities	133,777	307,858
Net Assets	22,234,698	2,399,045
Issued Capital	29,229,115	6,880,318
Reserves	945,154	185,000
Accumulated losses	(7,939,571)	(4,666,273)
Total equity	22,234,698	2,399,045

Guarantees entered into by the parent entity in relation to the debts of its subsidiaries;

The parent entity had no guarantees in relation to the debts of its subsidiaries as at 30 June 2022 and 30 June 2021.

Contingent liabilities

The parent entity had no contingent liabilities as at 30 June 2022 and 30 June 2021.

Capital commitments

The parent entity had no capital commitments as at 30 June 2022 and 30 June 2021.

Significant accounting policies

The accounting policies of the parent entity are consistent with those of the consolidated entity, as disclosed in Note 2.

Note 27. Events after the reporting date

Matters subsequent to the end of the reporting period are discussed in the Directors report above.

The following outlines significant matters that have occurred after the end of financial year:

The Izin Persetujuan Penggunaan Kawasan Hutan (IPPKH) to allow the Company to carry out its drilling program on approximately 7,181 ha of designated land within the Woyla Project's tenement was granted on 6 September 2022.

Other than the matters noted above, there has not arisen in the interval between the end of the financial year and the date of this report any other item, transaction or event of a material and unusual nature likely, in the opinion of the Directors of the Company, to affect significantly the operations of the consolidated entity, the results of those operations, or the state of affairs of the consolidated entity, in future financial years.

Note 28. Cashflow information

Reconciliation of loss after income tax to net cash used in operating activities

	2022	RESTATED* 2021
		(4 550 000)
Loss after income tax expense for the year	(3,429,247)	(4,556,080)
Adjustments for:		
Depreciation	41,727	12,203
Share-based payments	760,154	185,000
Net finance costs	(10,449)	34,997
Impairment expense	277,865	70,233
Change in operating assets and liabilities		
Decrease/(increase) in trade and other receivables	(119,161)	(42,659)
Decrease/(increase) in other assets	(523,334)	-
Increase/(decrease) in trade and other payables	(36,645)	205,713
Increase/(decrease) in provisions	21,737	-
Net cash from operating activities	(3,017,353)	(4,120,752)

* Refer to Note 31.

Note 29. Earnings per share

	2022	2021
Loss after income tax attributable to the owners of Far East Gold Limited (\$)	(3,429,247)	(4,556,080)
Weighted average number of ordinary shares used in calculating basic earnings per share (#)	128,727,578	43,262,872
Weighted average number of ordinary shares and dilutive potential ordinary shares used in calculating diluted earnings per share (#)	128,727,578	43,262,872
	CENTS	CENTS
Basic earnings per share	(0.03)	(0.11)
Diluted earnings per share	(0.03)	(0.11)

Note 30. Share-based payments

Set out below is the number of performance rights and options granted, fair value of the securities granted and the share-based payments expense recognised for the year.

OPTIONS AND PERFORMANCE RIGHTS ISSUED		NUMBER OF Securities granted	FAIR VALUE OF Securities granted	FAIR VALUE OF SHARE BASED Expenses for the year
			\$	\$
Share Based Payments	(i)	585,000	0.200	117,000
Options	(ii)	12,000,000	0.045	539,657
Performance rights Tranche 1	(iii)	2,000,000	0.100	55,662
Performance rights Tranche 2	(iv)	800,000	0.058	31,708
Performance rights Tranche 3	(V)	1,200,000	0.100	16,127
				760,154

The consolidated entity has granted further performance rights to Board members and the Indonesian Country manager on similar terms to those in the prior period. Performance rights were granted in lieu of cash payments for services performed prior to IPO.

Performance rights were granted for six months to December 2021 in accordance with the service contracts with each Board member and the Indonesian Country manager. Each grantee is granted performance rights to the value of the monthly service value as set out in the service contract. The performance rights vest immediately on grant as there are no other vesting conditions. The performance rights may only be exercised on IPO of the company and will be issued a quantity of shares equal to the value of the issued performance rights at the IPO share issue price. There are no other conditions attached to the performance rights.

The fair value of the performance rights granted is measured at the grant date and recognised immediately as the performance rights vest immediately. The fair value of the performance rights is measured at each grant date taking into account the terms and conditions upon which the performance rights were granted.

	EXCERCISABLE VALUE OF PERFORMANCE RIGHTS ISSUED	WEIGHTED-AVERAGE FAIR VALUE OF PERFORMANCE RIGHTS ISSUED	FAIR VALUE OF Performance Rights issued
	\$	\$	\$
Year ended 30 June 2021	364,000	0.508	185,000
Year ended 30 June 2022	117,000	1.000	117,000

The consolidated entity has granted Options to Board members, the Indonesian Country manager and the Investor Relations manager. Each Option may be exercised on or before 31 December 2024 into one Share at an exercise price of \$0.25.

The consolidated entity has granted performance rights to certain Board members. On meeting the vesting conditions the performance rights are converted to Shares. The Board members must be serving at the time the rights vest. The rights expire on 31 December 2024. The following vesting conditions apply:

- iii. There are 3 performance conditions; Define a new JORC Mineral Resource Estimate; Increase the overall JORC Mineral Resource Estimate across all projects by a minimum increase of 0.5Moz AuEq and Transition to a mining license for either the Woyla or Wonogiri projects. If 1 of these conditions is met 50% of these right performance rights will vest. If 2 of these conditions are met 100% of these right performance rights will vest.
- iv. The Share prices increases of 100% above list price based on 20 day Volume-Weighted Average Price.
- v. Environment, social, governance, health and safety objectives are met. These are measured and vest equally over 3 years. Each year there is 100% allocation if no breach, 67% allocation if there is one breach, 33% allocation if there are two breaches and no allocation if there are more than two breaches.

For the options granted during the current financial year, the valuation model inputs used to determine the fair value at the grant date, are as follows:

OPTIONS AND PERFORMANCE RIGHTS ISSUED	SHARE PRICE AT GRANT DATE	EXCERCISE PRICE	EXPECTED VOLATILITY	DIVIDEND YIELD	RISK-FREE RATE	FV AT GRANT DATE
	\$	\$	%	%	%	\$
Options	0.10	0.25	100	-	0.9041	0.045
Performance rights Tranche 1	0.10	-	100	-	0.9041	0.100
Performance rights Tranche 2	0.10	-	100	-	0.9041	0.058
Performance rights Tranche 3	0.10	-	100	-	0.9041	0.100

All performance rights listed in the above table were granted 8 November 2021 and expire 31 December 2024.

Note 31. Comparative Figures

With respect to the comparative figures in the consolidated statement of profit or loss and other comprehensive income, the Group have reclassified the below accounts:

	PREVIOUSLY REPORTED	ADJUSTMENT	RESTATED
		\$	\$
General and Administration expense	16,360	(16,360)	-
Travel and accommodation expense	11,528	(11,528)	-
IT costs	11,104	(11,104)	-
Office expenses	5,956	(5,956)	-
Rent	40,839	(40,839)	-
Other expenses	-	85,787	85,787

This reflects the comparative balance restatement prior to the adjustment below.

During the first half of the current fiscal year, the Group identified a lease in the Indonesian subsidiary that is required to be accounted for under AASB 16 Leases.

The Group have restated the comparative figures to reflect the lease accounting. The impact of the affected financial statement line items is noted in the tables below. There was no impact on Earnings per Share (EPS) as this was not disclosed in the 30 June 2021 financial statements.

Consolidated Statement of Profit or Loss and Other Comprehensive Income

4		PREVIOUSLY REPORTED	ADJUSTMENT	RESTATED
1			\$	\$
	Depreciation	240	11,963	12,203
	Other expenses	85,787	(14,615)	71,172
	Finance costs	1,256	4,003	5,259
	Loss before income tax expense	4,554,730	1,350	4,556,080
	Loss after income tax expense	4,554,730	1,350	4,556,080

Consolidated Statement of Financial Position

	PREVIOUSLY REPORTED	ADJUSTMENT	RESTATE
		\$:
Depreciation	240	11,963	12,20
Other expenses	85,787	(14,615)	71,17
Finance costs	1,256	4,003	5,25
Loss before income tax ex	xpense 4,554,730	1,350	4,556,08
Loss after income tax exp	bense 4,554,730	1,350	4,556,08
Consolidated Statement	of Financial Position		
	PREVIOUSLY REPORTED	ADJUSTMENT	RESTATI
		\$	
Right of Use Asset	-	102,403	102,40
Total non-current assets	9,296	102,403	111,69
Total assets	2,761,888	102,403	2,864,29
Lease liability	-	(32,591)	(32,59
Total current liabilities	(248,706)	(32,591)	(281,29
Lease liability	-	(71,257)	(71,25
Total non-current liabilitie	s -	(71,257)	(71,25
Total liabilities	(248,706)	(103,848)	(352,55
Net assets	2,513,182	(1,445)	2,511,73
Reserves	187,594	(95)	187,49
Accumulated losses	(4,554,730)	(1,350)	(4,556,08
Total equity	(2,513,182)	(1,445)	(2,511,73
Consolidated Statement	of Cash Flows		
	PREVIOUSLY REPORTED	ADJUSTMENT	RESTAT
Payment to suppliers and	employees (3,399,470)	\$ 15,451	(3,384,01
i ayment to suppliers and		15,451	
Not each used in operation	y activities (4,130,203)		(4,120,75 (15,45
Net cash used in operating	ties -	(15/151)	
Repayment of lease liabili		(15,451)	
		(15,451) (15,451) -	6,864,8 2,705,5

PREVIOUSLY REPORTED	ADJUSTMENT	RESTATED
	\$	\$
(3,399,470)	15,451	(3,384,019)
(4,136,203)	15,451	(4,120,752)
-	(15,451)	(15,451)
6,880,318	(15,451)	6,864,867
2,705,519	-	2,705,519
2,709,933	-	2,709,933
	(3,399,470) (4,136,203) - 6,880,318 2,705,519	\$ (3,399,470) 15,451 (4,136,203) 15,451 - (15,451) 6,880,318 (15,451) 2,705,519 -

Note 32. Acquisitions

Woyla Copper Gold Project

Oh 10 June 2021 the Company entered a Conditional Share Purchase Agreement (CSPA) to acquire up to an 80% interest in the Woyla Gold Project in Indonesia. This transaction was not assessed to be a business combination under AASB 3. Woyla Pty Ltd was incorporated to acquire Woyla Aceh Limited and PT Woyla Aceh Minerals as part of this transaction.

The acquisition of the Woyla Gold Project will occur in 2 stages:

Stage 1: the Group acquired 51.2% of the project by issuing \$3,000,000 in shares at a price of 20c per share on 28 March 2022 upon the Company listing on the ASX. Transaction costs of \$8,580 were incurred on acquisition.

Stage 2: a further 29.8% of the project will be acquired when the Group, at its cost, provides to the vendors, a Definitive Feasibility Study for the project which must include a resource estimate to a JORC Code standard.

Assets and liabilities acquired as part of the acquisition are as follows:

ASSETS AND LIABILITIES ACQUIRED	AMOUNT
	\$
Exploration and evaluation assets	5,852,472
Assets (Excl E&E)	58,974
Non-controlling interest	(2,867,553)
Liabilities	(22,659)

The Group's interest in the Woyla project can increase to 100% if the vendor elects to take 2% Net Smelter Royalty.

As part of the agreement, within five years of stage one completion, the Group will issue to the vendors or their appointees 10,000,000 fully paid ordinary shares after the date of confirmation, by public announcement, that the Woyla Contract Area contains, in aggregate, at least 1,000,000 ounces of gold to a JORC Code mineral resource estimate applying a cut-off grade of 0.5 g/t gold.

Wonogiri Copper Gold Project

On 26 October 2020 the company entered into a Conditional Share Purchase Agreement (CSPA) to acquire 100% economic interest in the Wonogiri Copper Gold Project. Wonogiri Pty Ltd was created to acquire the interest in PT Alexis Perdana Minerals.

The Group acquired the project upon the Company listing on the ASX. At the time of listing, the Group paid the vendors cash payments totalling \$111,125 and issuing shares to the vendors of \$7,611,125 at the IPO share price, with transaction costs of \$7,235.

Assets and liabilities acquired as part of the acquisition are as follows:

ASSETS AND LIABILITIES ACQUIRED	AMOUNT
	\$
Exploration and evaluation assets	7,489,980
Assets (Excl E&E)	262,164
Liabilities	(22,659)

Hill 212 Gold Project

The Group acquired 90% of the project by issuing \$400,000 in shares at a price of 20c per share on 28 March 2022 upon the Company listing on the ASX through a earn-in arrangement. This was recognised on the balance sheet as \$400,000 of exploration and evaluation assets.

To maintain it's 90% interest, the Group is required to complete three phases of expenditure totalling \$2,700,000 before 1 November 2024 and commit to fund a Pre-Feasibility Study. The phase 1 commitment is to spend \$250,000 before 1 November 2022 and commit to the phase 2 commitment. Under the phase 2 commitment, the Group needs to spend a further \$250,000 before 1 November 2023 and commit to phase 3. Under phase 3, the Group needs to spend a further \$2,200,000 before 1 November 2024 and commit to the completion of a Pre-Feasibility Study. The Group's interest will increase to 100% if the vendors elected to convert their interest into a 2% Net Smelter Royalty. If however, the Group does not meet the phases 1 to 3 commitments, the ownership of tenement will revert to back to the Vendors. If the Group meets the phases 1 to 2 expenditure and commitments to phase 3 the group will retain 49% of the tenement.

Mount Clark West Copper Gold Project

The Group acquired 90% of the project by issuing \$100,000 in shares at a price of 20c per share on 28 March 2022 upon the Company listing on the ASX through a earn-in arrangement. This was recognised on the balance sheet as \$100,000 of exploration and evaluation assets.

To maintain it's 90% interest, the Group is required to complete three phases of expenditure totaling \$1,000,000 before 1 November 2024 and commit to fund a Pre-Feasibility Study. The phase 1 commitment is to spend \$185,000 before 1 November 2022 and commit to the phase 2 commitment. Under the phase 2 commitment, the Group needs to spend a further \$225,000 before 1 November 2023 and commit to phase 3. Under phase 3, the Group needs to spend a further \$590,000 before 1 November 2024 and commit to the completion of a Pre-Feasibility Study. The Group's interest will increase to 100% if the vendors elected to convert their interest into a 2% Net Smelter Royalty. If however, the Group does not meet the phases 1 to 3 commitments, the ownership of tenement will revert to back to the Vendors. If the Group meets the phases 1 to 2 expenditure and commitments to phase 3 the group will retain 49% of the tenement.

Blue Grass Creek Copper Gold Project

The Group acquired 90% of the project by issuing \$100,000 in shares at a price of 20c per share on 28 March 2022 upon the Company listing on the ASX through a earn-in arrangement. This was recognised on the balance sheet as \$100,000 of exploration and evaluation assets.

To maintain it's 90% interest, the Group is required to complete three phases of expenditure totaling \$988,000 before 1 November 2024 and commit to fund a Pre-Feasibility Study. The phase 1 commitment is to spend \$26,000 before 1 November 2022 and commit to the phase 2 commitment. Under the phase 2 commitment, the Group needs to spend a further \$62,000 before 1 November 2023 and commit to phase 3. Under phase 3, the Group needs to spend a further \$900,000 before 1 November 2024 and commit to the completion of a Pre-Feasibility Study. The Group's interest will increase to 100% if the vendors elected to convert their interest into a 2% Net Smelter Royalty. If however, the Group does not meet the phases 1 to 3 commitments, the ownership of tenement will revert to back to the Vendors. If the Group meets the phases 1 to 2 expenditure and commitments to phase 3 the group will retain 49% of the tenement.

DIRECTORS' DECLARATION

- 1. In the opinion of the directors of Far East Gold Ltd ('the Company'):
 - a. the consolidated financial statements and notes that are set out on pages 34 to 62 and the Remuneration Report on page 24 to 31 in the Directors' Report, are in accordance with the Corporations Act 2001, including:
 - i. giving a true and fair view of the Group's financial position as at 30 June 2022 and of its performance, for the year ended on that date; and
 - ii. complying with Australian Accounting Standards 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.
 - . The directors have been given the declarations required by Section 295A of the Corporations Act 2022 from the Chief Executive Officer and Chief Financial Officer for the year ended 30 June 2022.
 - The directors draw attention to Note 2(b) to the consolidated financial statements, which includes a statement of compliance with International Financial Reporting Standards.

Signed in accordance with a resolution of the directors.

Paul Walker Chairman

Dated at Brisbane on 30th day of September 2022.

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Independent Auditor's Report

To the shareholders of Far East Gold Ltd

Report on the audit of the Financial Report

Opinion

We have audited the *Financial Report* of Far East Gold Ltd (the Company).

In our opinion, the accompanying Financial Report of the Company 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 2022 and of its financial performance for the year ended on that date; and
- complying with Australian Accounting Standards and the Corporations Regulations 2001.

The Financial Report comprises:

- Consolidated statement of financial position as at 30 June 2022;
- Consolidated statement of profit or loss and other comprehensive income, Consolidated statement of changes in equity, and Consolidated statement of cash flows for the year then ended;
- Notes including a summary of significant accounting policies; and
- Directors' Declaration.

The *Group* consists of the Company and the entities it controlled at the year-end or from time to time during the financial year.

Basis for opinion

We conducted our audit in accordance with *Australian Auditing Standards*. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

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 *Corporations Act 2001* and the ethical requirements of the *Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (including Independence Standards)* (the Code) that are relevant to our audit of the Financial Report in Australia. We have fulfilled our other ethical responsibilities in accordance with these requirements.

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Key Audit Matters

The Key Audit Matters we identified are:

• Acquisition of exploration projects

• Exploration and evaluation assets

Key Audit Matters are those matters that, in our professional judgement, were of most significance in our audit of the Financial Report of the current period.

These matters were addressed in the context of our audit of the Financial Report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Refer to Note 32 to the Financial Report	
The key audit matter	How the matter was addressed in our audit
 During the year, the Group entered into significant transactions to acquire exploration projects across Australia and Indonesia as follows: Acquisitions in relation to Woyla Copper Gold Project and Wonogiri Copper Gold Project. Earn-in agreements in relation to Hill 212 Gold Project, Mount Clark West Copper Gold Project and Blue Grass Creek Copper Gold Project. These transactions will be collectively referred to as "acquisitions". The acquisitions are a key audit matter due to: the size of the transactions. the complexity of each agreement. The terms and conditions of the agreements are complex and the Group's application of Australian Accounting Standards to reflect the underlying transaction could have a pervasive impact on the financial statements. In assessing this key audit matter, we involved senior audit team members who understand the Group's business, industry and the economic environment it operates in. 	 Our procedures included: We read the respective Conditional Share Purchase Agreements and earn-in agreements for each transaction to understand the key terms and conditions and the obligations of each party to the contract. We evaluated the acquisition accounting against the Conditional Share Purchase Agreements and earn-in agreements for consistency. We evaluated the acquisition accounting against the criteria in relevant accounting standards, distinguishing between the differing types of accounting. We used the key terms in the respective agreements to challenge the Group's recognition against the criteria in the criteria in the accounting standards. We tested the project acquisition costs by evaluating a statistical sample of recorded expenditure for consistency to underlying invoices, the Group's accounting policy and the requirements of the accounting standard. We evaluated the Group's disclosures in the financial report, using our understanding obtained from our testing and against the requirements of the accounting standards.

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Exploration and evaluation assets (\$15,506,953)

Refer to Note 12 to the Financial Report

The key audit matter	How the matter was addressed in our audit
 Exploration and evaluation assets (E&E) are a key audit matter due to: the significance of the balance (being 69% of total assets); the audit effort to evaluate the Group's application of the requirements of AASB 6 <i>Exploration for and Evaluation of Mineral Resources</i>, in particular the conditions allowing capitalisation of relevant expenditure and presence of impairment indicators. The presence of impairment indicators would necessitate a detailed analysis of the value of E&E. In assessing the conditions allowing capitalisation of relevant expenditure, we focused on: documentation available regarding rights to tenure, via licensing, and compliance with 	 Our procedures included: We evaluated the Group's accounting policy to recognise E&E assets using the criteria in the accounting standard. We assessed the Group's determination of its areas of interest for consistency with the definition in the accounting standard. This involved analysing the licenses in which the Group holds an interest and the exploration expenditure planned for those for consistency with documentation such as acquisition agreements, and planned expenditure noted within the corporate budgets for each area of interest. For each area of interest, we assessed the Group's current rights to tenure by checking the ownership of the relevant license to government registries and evaluating agreements in place with other parties
 tenure, via licensing, and compliance with relevant conditions, to maintain current rights to an area of interest and the Group's intention and capacity to continue the relevant exploration and evaluation activities; the Group's determination of whether E&E are expected to be recouped through successful development and exploitation of the areas of interest (areas), or alternatively, by its sale. 	 where applicable. We also tested for compliance with conditions, such as minimum expenditure requirements. We tested the Group's additions to E&E for the year by evaluating a statistical sample of recorded expenditure for consistency to underlying records, the capitalisation requirements of the Group's accounting policy and the requirements of the accounting standard.
In assessing the presence of impairment indicators, we focused on those that may draw into question the commercial continuation of E&E activities where significant capitalised E&E exists. In addition to the assessments above, we paid particular attention to the ability of the Group to fund the continuation of activities. In assessing this key audit matter, we involved senior audit team members who understand the Group's business, industry and the economic environment it operates in.	 We evaluated Group documents, such as minutes of Board meetings, for consistency with their stated intentions for continuing exploration and evaluation in certain areas. We corroborated this through interviews with key finance personnel. We obtained corporate budgets identifying areas with existing funding. We compared this for consistency with areas with E&E, for evidence of the ability to fund continued activities. We analysed the Group's determination of recoupment through successful development and exploitation of the area of interest by evaluating the Group's documentation of planned activities including corporate budgets for each area of interest.

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Other Information

Other Information is financial and non-financial information in Far East Gold Ltd's annual reporting which is provided in addition to the Financial Report and the Auditor's Report. The Directors are responsible for the Other Information.

Our opinion on the Financial Report does not cover the Other Information and, accordingly, we do not express an audit opinion or any form of assurance conclusion thereon, with the exception of the Remuneration Report and our related assurance opinion.

In connection with our audit of the Financial Report, our responsibility is to read the Other Information. In doing so, we consider whether the Other Information is materially inconsistent with the Financial Report or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

We are required to report if we conclude that there is a material misstatement of this Other Information, and, based on the work we have performed on the Other Information that we obtained prior to the date of this Auditor's Report, we have nothing to report.

Responsibilities of the Directors for the Financial Report

The Directors are responsible for:

- preparing the Financial Report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001
- implementing necessary internal control to enable the preparation of a Financial Report that gives a true and fair view and is free from material misstatement, whether due to fraud or error
- assessing the Group and Company's ability to continue as a going concern and whether the use of the going concern basis of accounting is appropriate. This includes disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless they either intend to liquidate the Group and Company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the Financial Report

Our objective is:

- 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 *Australian Auditing Standards* will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error. They 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 the Financial Report.

A further description of our responsibilities for the audit of the Financial Report is located at the Auditing and Assurance Standards Board website at:

https://www.auasb.gov.au/admin/file/content102/c3/ar1_2020.pdf. This description forms part of our Auditor's Report.

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Report on the Remuneration Report

Opinion

In our opinion, the Remuneration Report of Far East Gold Ltd for the year ended 30 June 2022, complies with *Section 300A* of the *Corporations Act 2001*.

Directors' 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 responsibilities

We have audited the Remuneration Report included in pages 24 to 31 of the Directors' report for the year ended 30 June 2022.

Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with *Australian Auditing Standards*.

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M J Jeffery *Partner*

Brisbane 30 September 2022

ADDITIONAL INFORMATION

The shareholder information set out below was applicable as at 29 September 2022.

Substantial holders

Substantial holders in the company are set out below:

	NUMBER HELD	% OF TOTAL SHARES ISSUED
Directors Holdings	27,812,500	12.89%
PT Rajawali Corpo	a 20,930,626	9.70%
Alpha HPA Limited	17,125,000	7.93%
Eloquent Enterpris	es 15,000,000	6.95%

Issued Capital

Share capital comprises of 122,037,210 Ordinary Fully Paid Shares of the company with 1,120 share holders of ordinary fully paid shares

Other Unlisted Securities on Issue

CLASS OF SECURITY	UNITS	HOLDERS
Unlisted Options, exercised price \$0.25, expiry 31 December 2024	12,000,000	7
Performance rights, measurement date 31 December 2024	4,000,000	4

Distribution of Equity Security Shareholders

HOLDING RANGES	HOLDERS	TOTAL UNITS	% ISSUED SHARE CAPITAL
	07	45.070	0.049/
above 0 up to and including 1,000	27	15,879	0.01%
above 1,000 up to and including 5,000	236	660,418	0.54%
above 5,000 up to and including 10,000	178	1,573,805	1.29%
above 10,000 up to and including 100,000	526	20,075,604	16.45%
above 100,000	153	99,711,504	81.71%
Totals	1,120	122,037,210	100.00%

ADDITIONAL INFORMATION

Voting Rights

All fully paid ordinary shares carry one vote per share. There are no voting rights attached to options or performance rights until exercised.

Equity security holders

Twenty largest quoted equity security holders

The names of the twenty largest security holders of quoted equity securities are listed below:

HOLDING RANGES	HOLDERS	HOLDING	% IC
1	PENG LIM OON	10,000,000	8.19%
	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED		
1	<gsc0 a="" c="" customers=""></gsc0>	10,000,000	8.19%
2	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	7,578,413	6.21%
3	Directors Holdings	6,527,500	5.35%
4	BELLAMBI ENTERPRISES LIMITED	4,320,000	3.54%
5	MICHAELANGELO FRANCISCO MORAN	3,000,000	2.46%
6	CITICORP NOMINEES PTY LIMITED	2,572,013	2.11%
	MR RUSSELL LEON LEARY &		
	MRS BELINDA JAYNE LEARY		
7	<rl &="" a="" bj="" c="" leary="" pf=""></rl>	2,250,000	1.84%
8	MR JAMES WILLIAM ALGER	2,075,000	1.70%
	BNP PARIBAS NOMINEES PTY LTD HUB24 CUSTODIAL SERV LTD		
9	<drp a="" c=""></drp>	1,817,860	1.49%
10	MR ROBIN SCHLEICH	1,750,000	1.43%
	BNP PARIBAS NOMINEES PTY LTD		
11	<ib au="" drp="" noms="" retailclient=""></ib>	1,335,803	1.09%
12	PENATARAN HOLDINGS PTE LTD	1,300,000	1.07%
	MR PETER RUNGE &		
13	MRS NOELA RUNGE	1,250,000	1.02%
14	MR ADAM PATRICK HALL	1,237,465	1.01%
15	JOCULAR INVESTMENTS PTY LTD	1,125,000	0.92%
16	T C RICE PTY LTD	1,073,001	0.88%
17	MATTHEW FENNELL	1,000,000	0.82%
	FERGUSON CORPORATION PTY LTD		
17	<ferguson's a="" c="" f="" furniture="" s=""></ferguson's>	1,000,000	0.82%
17	ADI WIJOYO	1,000,000	0.82%
17	SRI REJEKI ATKINSON	1,000,000	0.82%
	RIX BRAND HOLDINGS PTY LTD		
17	<ri>RIX BRAND A/C></ri>	1,000,000	0.82%
18	SEBASTIAN WERNER	975,000	0.80%
19	MR MARTIN ANDREW ESPLEY	750,000	0.61%
19	BREWBACK WARRIGAL CONSULTING PTE LTD	750,000	0.61%
	NETWEALTH INVESTMENTS LIMITED		
20	<super a="" c="" services=""></super>	736,272	0.60%
	Total	67,423,327	55.25%
	Total issued capital - selected security class(es)	122,037,210	100.00%





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